SGS/SL

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 3035

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DATE	D-PG	OFFICIAL STATUS			
02/13/2020	4740	Introduction and first reading			
		Referred to Judiciary and Public Safety Finance and Policy			
02/20/2020	4859	Chief author stricken, shown as co-author Hoffman			
		Chief author added Koran			
	4861	Withdrawn and re-referred to Health and Human Services Finance and Policy			

1.1	A bill for an act
1.2 1.3 1.4	relating to human rights; requiring nondiscrimination in access to transplants; prescribing penalties; proposing coding for new law in Minnesota Statutes, chapter 363A.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [363A.50] PUBLIC POLICY.
1.7	The legislature finds that:
1.8	(1) a mental or physical disability does not diminish a person's right to health care;
1.9	(2) the Americans with Disabilities Act of 1990 prohibits discrimination against persons
1.10	with disabilities, yet many individuals with disabilities still experience discrimination in
1.11	accessing critical health care services;
1.12	(3) individuals with mental and physical disabilities have historically been denied
1.13	life-saving organ transplants based on assumptions that their lives are less worthy, that they
1.14	are incapable of complying with post-transplant medical regimens, or that they lack adequate
1.15	support systems to ensure such compliance;
1.16	(4) although organ transplant centers must consider medical and psychosocial criteria
1.17	when determining if a patient is suitable to receive an organ transplant, transplant centers
1.18	that participate in Medicare, Medicaid, and other federally funded programs are required
1.19	to use patient selection criteria that result in a fair and nondiscriminatory distribution of
1.20	organs; and
1.21	(5) Minnesota residents in need of organ transplants are entitled to assurances that they

1.22 will not encounter discrimination on the basis of a disability.

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2.1	Sec. 2. [363A	.51] DEFINITI	ONS.		
2.2	Subdivision	1. Terms. For p	ourposes of this s	ection, the following terms	s have the
2.3			ext clearly requir		
2.4	Subd 2 An	atomical gift "	Anatomical gift"	has the meaning given in s	ection 525 A 02
2.4	subdivision 4.	atonnear gnt.	Anatonnear grit	has the meaning given in s	<u>setton 525A.02,</u>
					1 1 1
2.6		ixiliary aids and	services. "Auxi	liary aids and services" inc	lude, but are not
2.7	limited to:				
2.8				thods of making aurally del	ivered materials
2.9	available to ind	ividuals with he	aring impairmen	<u>ts;</u>	
2.10	(2) qualified	l readers, taped to	exts, or other effe	ctive methods of making vi	sually delivered
2.11	materials availa	able to individua	ls with visual im	pairments;	
2.12	(3) the prov	ision of informa	tion in a format t	hat is accessible for indivi	duals with
2.13	cognitive, neur	ological, develoj	omental, or intell	ectual disabilities;	
2.14	(4) the prov	ision of supporte	ed decision-maki	ng services; and	
2.15	(5) the acqu	isition or modifi	cation of equipm	nent or devices.	
2.16	<u>Subd. 4.</u> Co	vered entity. "C	Covered entity" n	neans:	
2.17	(1) any licer	nsed provider of	health care serve	ces, including licensed hea	alth care
2.18	practitioners, ho	ospitals, nursing f	facilities, laborato	ries, intermediate care facil	ities, psychiatric
2.19	residential treat	ment facilities, in	nstitutions for ind	ividuals with intellectual of	r developmental
2.20	disabilities, and	l prison health co	enters; or		
2.21	(2) any entit	ty responsible fo	or matching anato	omical gift donors to poten	tial recipients.
2.22	Subd. 5. Dis	ability. "Disabil	ity" has the mean	ing given in the Americans	with Disabilities
2.23	Act of 1990, as	amended by the	Americans with	Disabilities Act Amendme	nts Act of 2008,
2.24	United States C	Code, title 42, see	ction 12102.		
2.25	<u>Subd. 6.</u> Qu	alified individu	1al. "Qualified in	dividual" means an individ	lual who, with
2.26	or without avai	lable support net	tworks, the provi	sion of auxiliary aids and s	services, or
2.27	reasonable mod	lifications to poli	cies or practices,	meets the essential eligibility	ity requirements
2.28	for the receipt of	of an anatomical	gift.		
2.29	Subd. 7. Re	asonable modifi	cations to polici	es or practices. "Reasonab	le modifications
2.30	to policies or pr	ractices" include	, but are not limi	ted to:	

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3.1	(1) communication with individuals responsible for supporting an individual with
3.2	postsurgical and post-transplantation care, including medication; and
3.3	(2) consideration of support networks available to the individual, including family,
3.4	friends, and home and community-based services, including home and community-based
3.5	services funded through Medicaid, Medicare, another health plan in which the individual
3.6	is enrolled, or any program or source of funding available to the individual, in determining
3.7	whether the individual is able to comply with post-transplant medical requirements.
3.8	Subd. 8. Supported decision making. "Supported decision making" means the use of
3.9	a support person to assist an individual in making medical decisions, to communicate
3.10	information to the individual, or to ascertain an individual's wishes. Supported decision
3.11	making may include:
3.12	(1) including the individual's attorney-in-fact, health care proxy, or any person of the
3.13	individual's choice in communications about the individual's medical care;
3.14	(2) permitting the individual to designate a person of their choice for the purposes of
3.15	supporting that individual in communicating, processing information, or making medical
3.16	decisions;
3.17	(3) providing auxiliary aids and services to facilitate the individual's ability to
3.18	communicate and process health-related information, including the use of assistive
3.19	communication technology;
3.20	(4) providing information to persons designated by the individual, consistent with the
3.21	provisions of the Health Insurance Portability and Accountability Act of 1996, United States
3.22	Code, title 42, section 1301 et seq., and other applicable laws and regulations governing
3.23	disclosure of health information;
3.24	(5) providing health information in a format that is readily understandable by the
3.25	individual; and
3.26	(6) working with a court-appointed guardian or other individual responsible for making
3.27	medical decisions on behalf of the individual to ensure that the individual is included in
3.28	decisions involving the individual's own health care and that medical decisions are in
3.29	accordance with the individual's own expressed interests.
3.30	Sec. 3. [363A.52] PROHIBITION OF DISCRIMINATION.
3.31	(a) A covered entity may not, solely on the basis of a qualified individual's mental or

3.32 physical disability:

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4.1	(1) deem	<u>ı an individual inel</u>	igible to receive a	n anatomical gift or orga	an transplant;	
4.2	(2) deny medical or related organ transplantation services, including evaluation, surgery,					
4.3	counseling,	and postoperative	treatment and care	2		
4.4	<u>(3)</u> refus	e to refer the indiv	idual to a transpla	nt center or other related	l specialist for the	
4.5	purpose of e	evaluation or receip	ot of an organ trans	splant;		
4.6	(4) refus	e to place an individ	dual on an organ tra	ansplant waiting list or pl	lace the individual	
4.7	at a lower-p	riority position on	the list than the po	sition at which the indiv	vidual would have	
4.8	been placed	if not for the indiv	idual's disability;	or		
4.9	(5) decli	ne insurance cover	age for any procee	lure associated with the	receipt of the	
4.10	anatomical	gift, including post	-transplantation ca	re.		
4.11	(b) Notw	vithstanding paragr	aph (a), a covered	entity may take an indi-	vidual's disability	
4.12	into account	when making trea	tment or coverage	recommendations or de	ecisions, solely to	
4.13	the extent th	at the physical or 1	mental disability h	as been found by a phys	sician, following	
4.14	an individua	lized evaluation of	f the potential reci	pient to be medically sig	gnificant to the	
4.15	provision of	the anatomical gift	. The provisions of	f this section may not be	deemed to require	
4.16	referrals or	recommendations f	for, or the perform	ance of, medically inapp	propriate organ	
4.17	transplants.					
4.18	<u>(c) If an</u>	individual has the n	ecessary support s	ystem to assist the indivi	dual in complying	
4.19	with post-tra	unsplant medical rea	quirements, an indi	vidual's inability to inde	pendently comply	
4.20	with those r	equirements may n	ot be deemed to be	e medically significant f	or the purposes of	
4.21	paragraph (l	<u>)).</u>				
4.22	<u>(d)</u> A co	vered entity must r	nake reasonable m	odifications to policies,	practices, or	
4.23	procedures,	when such modifie	cations are necessa	ry to make services suc	<u>h as</u>	
4.24	transplantati	on-related counsel	ing, information, co	overage, or treatment ava	ailable to qualified	
4.25	individuals v	vith disabilities, unl	ess the entity can d	emonstrate that making s	such modifications	
4.26	would funda	amentally alter the	nature of such ser	vices.		
4.27	<u>(e)</u> A cov	vered entity must ta	ke such steps as m	ay be necessary to ensur	e that no qualified	
4.28	individual w	7 ith a disability is c	lenied services suc	h as transplantation-rela	ated counseling,	
4.29	information	, coverage, or treat	ment because of the	e absence of auxiliary a	uids and services,	
4.30	unless the er	tity can demonstra	te that taking such	steps would fundamenta	lly alter the nature	
4.31	of the servic	es being offered of	r result in an undu	e burden.		

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5.1	<u>(f)</u> A cove	ered entity must of	herwise comply w	vith the requirements of T	Titles II and III of
5.2	the American	ns with Disabilities	s Act of 1990 and	the Americans with Disa	abilities Act
5.3	Amendments	Act of 2008.			
5.4	(g) The p	rovisions of this so	ection apply to eac	ch part of the organ trans	plant process.
5.5	Sec. 4. [363	3A.53] ENFORC	EMENT.		
5.6	<u>(a)</u> Any in	ndividual who has	been subjected to	discrimination in violati	on of sections
5.7	363A.50 to 3	63A.52 may initia	te a civil action in	a court of competent juri	sdiction to enjoin
5.8	further violat	ions and recover t	he cost of the suit	including reasonable att	orney fees.
5.9	(b) The co	ourt must accord p	priority on its cale	ndar and expeditiously p	roceed with an
5.10	action brough	nt under sections 3	63A.50 to 363A.	52.	
5.11	<u></u>	0		t or replace available rem	
5.12	Americans W	The Disabilities Ac	21 01 1990 and the	Americans with Disabili	lies Act

5.13 <u>Amendments Act of 2008 or any other applicable law.</u>