18-6574

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 3100

(SENATE AUTI	HORS: RELF	PH)
DATE	D-PG	OFFICIAL STATUS
03/08/2018	6362	Introduction and first reading
		Referred to Health and Human Services Finance and Policy

1.1	A bill for an act
1.2 1.3	relating to health; providing for authorized electronic monitoring in certain health care settings; proposing coding for new law in Minnesota Statutes, chapter 144.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [144.6502] AUTHORIZED ELECTRONIC MONITORING IN CERTAIN
1.6	HEALTH CARE FACILITIES.
1.7	Subdivision 1. Definitions. (a) For the purposes of this section, the terms defined in this
1.8	subdivision have the meanings given.
1.9	(b) "Authorized electronic monitoring" means the placement and use of an electronic
1.10	monitoring device by a resident in the resident's room or private living space in accordance
1.11	with this section.
1.12	(c) "Commissioner" means the commissioner of health.
1.13	(d) "Department" means the Department of Health.
1.14	(e) "Electronic monitoring device" means a surveillance instrument with a fixed position
1.15	video camera or an audio recording device, or a combination thereof, that is installed in a
1.16	resident's room or private living space under the provisions of this section and broadcasts
1.17	or records activity or sounds occurring in the room or private living space.
1.18	(f) "Facility" means a facility that is licensed as a nursing home under chapter 144A or
1.19	as a boarding care home under sections 144.50 to 144.56, or registered as a housing with
1.20	services establishment under chapter 144D that is also subject to chapter 144G.

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2.1	(g) "Legal representative" means a court-appointed guardian or other representative with
2.2	legal authority to make decisions about health care services for the resident, including a
2.3	health care agent or an attorney-in-fact authorized through a health care directive or a power
2.4	of attorney.
2.5	(h) "Resident" means a person 18 years of age or older residing in a facility.
2.6	Subd. 2. Authorized electronic monitoring. (a) A resident or a resident's legal
2.7	representative may conduct authorized electronic monitoring of the resident's room or private
2.8	living space through the use of electronic monitoring devices placed in the room or private
2.9	living space as provided in this section.
2.10	(b) Nothing in this section allows the use of an electronic monitoring device to take still
2.11	photographs or for the nonconsensual interception of private communications.
2.12	Subd. 3. Consent to electronic monitoring. (a) Except as otherwise provided in this
2.13	subdivision, a resident must consent in writing on a notification and consent form prescribed
2.14	by the commissioner to the authorized electronic monitoring in the resident's room or private
2.15	living space. If the resident has not affirmatively objected to the authorized electronic
2.16	monitoring and the resident's physician determines that the resident lacks the ability to
2.17	understand and appreciate the nature and consequences of electronic monitoring, the resident's
2.18	legal representative may consent on behalf of the resident. For the purposes of this
2.19	subdivision, a resident affirmatively objects when the resident orally, visually, or through
2.20	the use of auxiliary aids or services declines authorized electronic monitoring. The resident's
2.21	response must be documented on the notification and consent form.
2.22	(b) Prior to a resident's legal representative consenting on behalf of a resident, the resident
2.23	must be asked by the resident's legal guardian in the presence of a facility employee if the
2.24	resident wants authorized electronic monitoring to be conducted. The resident's legal
2.25	representative must explain to the resident:
2.26	(1) the type of electronic monitoring device to be used;
2.27	(2) the standard conditions that may be placed on the electronic monitoring device's use,
2.28	including those listed in subdivision 4;
2.29	(3) with whom the recording may be shared according to subdivisions 8 and 9; and
2.30	(4) the resident's ability to decline all recording.
2.31	(c) A resident or roommate may consent to authorized electronic monitoring with any
2.32	conditions of the resident's or roommate's choosing, including, but not limited to, the list
2.33	of standard conditions provided in subdivision 4. A resident or roommate may request that

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the electronic monitoring device be turned off or the visual or audio recording component
 of the electronic monitoring device be blocked at any time.

- 3.3 (d) Prior to implementing authorized electronic monitoring, a resident must obtain the
- 3.4 written consent of any other resident residing in the room or private living space on the
- 3.5 notification and consent form prescribed by the commissioner. Except as otherwise provided
- 3.6 <u>in this subdivision, a roommate must consent in writing to the authorized electronic</u>
- 3.7 monitoring in the resident's room or private living space. If the roommate has not
- 3.8 affirmatively objected to the authorized electronic monitoring in accordance with this

3.9 subdivision and the roommate's physician determines that the roommate lacks the ability

- 3.10 to understand and appreciate the nature and consequences of electronic monitoring, the
- 3.11 <u>roommate's legal representative may consent on behalf of the roommate. Consent by a</u>
- 3.12 roommate under this paragraph authorizes the resident's use of any recording obtained under
- 3.13 this section, as provided in subdivisions 8 and 9.
- 3.14 (e) Any resident conducting authorized electronic monitoring must obtain consent from

3.15 any new roommate before the resident may resume authorized electronic monitoring. If a

3.16 <u>new roommate does not consent to authorized electronic monitoring and the resident</u>

3.17 <u>conducting the authorized electronic monitoring does not remove or disable the electronic</u>

3.18 monitoring device, the facility must remove the electronic monitoring device.

3.19 (f) Consent may be withdrawn by the resident or roommate at any time, and the
3.20 withdrawal of consent shall be documented in the resident's clinical record. If a roommate
3.21 withdraws consent and the resident conducting the authorized electronic monitoring does
3.22 not remove or disable the electronic monitoring device, the facility must remove the electronic
3.23 monitoring device.

(g) If a resident of a nursing home or boarding care home who is residing in a shared 3.24 room wants to conduct authorized electronic monitoring and another resident living in or 3.25 3.26 moving into the same shared room refuses to consent to the use of an electronic monitoring device, the facility shall make a reasonable attempt to accommodate the resident who wants 3.27 to conduct authorized electronic monitoring. A nursing home or boarding care home has 3.28 met the requirement to make a reasonable attempt to accommodate a resident who wants 3.29 to conduct authorized electronic monitoring when upon notification that a roommate has 3.30 not consented to the use of an electronic monitoring device in the resident's room, the nursing 3.31 home or boarding care home offers to move either resident to another shared room that is 3.32 available at the time of the request. If a resident chooses to reside in a private room in a 3.33 nursing home or boarding care home in order to accommodate the use of an electronic 3.34

3.35 monitoring device, the resident must pay the private room rate. If a nursing home or boarding

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4.1	care home is unable to accommodate a resident due to lack of space, the nursing home or
4.2	boarding care home must reevaluate the request every two weeks until the request is fulfilled.
4.3	A nursing home or boarding care home is not required to provide a private room or a
4.4	single-bed room to a resident who is not a private-pay resident.
4.5	Subd. 4. Notice to the facility. (a) Authorized electronic monitoring may begin only
4.6	after the resident who intends to install an electronic monitoring device completes a
4.7	notification and consent form prescribed by the commissioner and submits the form to the
4.8	facility, and the facility places the form in the resident's and any roommate's clinical records.
4.9	(b) The notification and consent form prescribed by the commissioner and completed
4.10	by the resident must include, at a minimum, the following information:
4.11	(1) the resident's signed consent to electronic monitoring or the signature of the resident's
4.12	legal representative, if applicable. If a person other than the resident signs the consent form,
4.13	the form must document the following:
4.14	(i) the date the resident was asked if the resident wants authorized electronic monitoring
4.15	to be conducted;
4.16	(ii) who was present when the resident was asked; and
4.17	(iii) an acknowledgment that the resident did not affirmatively object;
4.18	(2) the resident's roommate's signed consent or the signature of the roommate's legal
4.19	representative, if applicable. If a roommate's legal representative signs the consent form,
4.20	the form must document the following:
4.21	(i) the date the roommate was asked if the roommate wants authorized electronic
4.22	monitoring to be conducted;
4.23	(ii) who was present when the roommate was asked; and
4.24	(iii) an acknowledgment that the roommate did not affirmatively object;
4.25	(3) the type of electronic monitoring device to be used;
4.26	(4) any installation needs, such as mounting of a device to a wall or ceiling;
4.27	(5) the proposed date of installation for scheduling purposes;
4.28	(6) a list of standard conditions or restrictions that the resident or a roommate may elect
4.29	to place on the use of the electronic monitoring device, including, but not limited to:
4.30	(i) prohibiting audio recording;
4.31	(ii) prohibiting video recording;

Section 1.

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5.1	<u>(iii) prohit</u>	oiting broadcastin	g of audio or vide	<u>o;</u>	
5.2	<u>(iv) turnin</u>	g off the electroni	ic monitoring devi	ce or blocking the visua	ll recording
5.3	component of	the electronic mo	nitoring device fo	r the duration of an exar	n or procedure by
5.4	a health care j	professional;			
5.5	(v) turning	g off the electronic	e monitoring devic	e or blocking the visual	recording
5.6	component of	the electronic mo	nitoring device w	hile dressing or bathing	is performed; and
5.7	(vi) turning	g off the electronic	e monitoring devic	e for the duration of a vi	sit with a spiritual
5.8	advisor, ombu	ıdsman, attorney,	financial planner,	intimate partner, or othe	er visitor; and
5.9	(7) any oth	ner condition or re	estriction elected b	y the resident or roomn	nate on the use of
5.10	an electronic	monitoring device	<u>).</u>		
5.11	(c) A copy	of the completed	notification and co	nsent form shall be place	ed in the resident's
5.12	and any room	mate's clinical rec	cords and a copy s	hall be provided to the r	resident and the
5.13	resident's room	mmate, if applicat	ole.		
5.14	<u>(d)</u> The co	mmissioner shall	prescribe the noti	fication and consent for	m required in this
5.15	section no late	er than January 1, 2	2019, and shall ma	ke the form available or	the department's
5.16	Web site.				
5.17	(e) Beginn	ing January 1, 20	19, facilities must	make the notification a	nd consent form
5.18	available to the	e residents and infe	orm residents of th	eir option to conduct elec	etronic monitoring
5.19	of their rooms	s or private living	spaces.		
5.20	(f) Any res	sident, legal repres	sentative of a resid	ent, or other person cond	ducting electronic
5.21	monitoring of	`a resident's room	prior to enactmen	nt of this section must co	omply with the
5.22	requirements	of this section by	January 1, 2019.		
5.23	<u>Subd. 5.</u> C	ost and installati	on. (a) A resident	choosing to conduct auth	norized electronic
5.24	monitoring m	ust do so at the res	ident's own expens	e, including paying purc	hase, installation,
5.25	maintenance,	and removal costs	<u>S.</u>		
5.26	<u>(b)</u> If a res	ident chooses to i	nstall an electroni	c monitoring device that	t uses Internet
5.27	technology fo	r visual or audio r	nonitoring, that re	sident may be responsib	le for contracting
5.28	with an Intern	et service provide	er.		
5.29	(c) The fac	ility shall make a	reasonable attempt	to accommodate the res	ident's installation

- 5.30 <u>needs, including, but not limited to, allowing access to the facility's telecommunications or</u>
- 5.31 equipment room. A facility has the burden of proving that a requested accommodation is

5.32 <u>not reasonable.</u>

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6.1	(d) All elect	ronic monitorin	g device installat	ions and supporting service	es must be
6.2	UL-listed.		8		
6.3	Subd 6 No	tica to visitors	(a) A facility sha	ll post a sign at each facili	ty entrance
6.4			<u> </u>	as and audio devices may b	
6.5	record persons		Security camera		
					• • • •
6.6	<u> </u>	lity is responsibl	le for installing at	nd maintaining the signage	required in this
6.7	subdivision.				
6.8	<u>Subd. 7.</u> Ob	struction of ele	ectronic monitor	ing devices. (a) A person of	or entity is
6.9	prohibited from	knowingly han	npering, obstructi	ng, tampering with, or des	troying an
6.10	electronic moni	toring device in	stalled in a reside	ent's room or private living	space without
6.11	the permission	of the resident o	or the resident's le	gal representative.	
6.12	<u>(b)</u> It is not a	a violation of the	e prohibitions of t	his subdivision if a person	or facility turns
6.13	off the electron	ic monitoring de	evice or blocks th	e visual recording compon	ent of the
6.14	electronic moni	toring device at	the direction of t	he resident or the resident'	s legal
6.15	representative,	or if consent has	s been withdrawn	<u>-</u>	
6.16	<u>Subd. 8.</u> Dis	semination of r	ecordings. (a) A	facility may not access any	video or audio
6.17	recording create	ed through autho	orized electronic	monitoring without the wri	itten consent of
6.18	the resident or t	he resident's leg	al representative	<u>.</u>	
6.19	(b) Except a	s required under	r other law, a reco	ording or copy of a recordi	ng made as
6.20	provided in this	section may on	ly be disseminate	ed for the purpose of addre	ssing health,
6.21	safety, or welfar	re concerns of a	resident or reside	ents.	
6.22	(c) The resid	dent or the resid	ent's legal represe	entative must provide a cop	by of any video
6.23	or audio record	ing to parties in	volved in a civil,	criminal, or administrative	proceeding,
6.24	upon a party's re	equest, if the vid	leo or audio recor	ding was made during the	time period that
6.25	the conduct at is	ssue in the proce	eeding allegedly	occurred.	
6.26	<u>Subd. 9.</u> Ad	missibility of e	vidence. Subject	to applicable rules of evide	ence and
6.27	procedure, any	video or audio r	ecording created	through authorized electro	nic monitoring
6.28	in accordance w	vith this section	may be admitted	into evidence in a civil, cr	iminal, or
6.29	administrative p	proceeding if the	contents of the re	cording have not been edited	ed or artificially
6.30	enhanced and the	ne video recordi	ng includes the d	ate and time the events occ	curred.
6.31	<u>Subd. 10.</u> M	landated repor	ters. Any person	who observes treatment of	f or interactions
6.32	with a vulnerab	le adult through	authorized electr	conic monitoring conducted	d under this

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7.1	section and who, through those observations, has reason to believe the vulnerable adult is
7.2	being maltreated, is a mandated reported as defined in section 626.5572, subdivision 16.
7.3	Subd. 11. Liability. (a) A facility is not civilly or criminally liable for the inadvertent
7.4	or intentional disclosure of a recording by a resident or a resident's legal representative for
7.5	any purpose not authorized by this section.
7.6	(b) A facility is not civilly or criminally liable for a violation of a resident's right to
7.7	privacy arising out of any electronic monitoring conducted as provided in this section.
7.8	Subd. 12. Resident protections. A facility shall not:
7.9	(1) refuse to admit a potential resident or remove a resident because the facility disagrees
7.10	with the potential resident's or the resident's decisions regarding electronic monitoring;
7.11	(2) intentionally retaliate or discriminate against any resident for consenting or refusing
7.12	to consent to electronic monitoring under this section; or
7.13	(3) prevent the installation or use of an electronic monitoring device by a resident who
7.14	has provided the facility with notice and consent as required under this section.
7.15	EFFECTIVE DATE. This section is effective January 1, 2019.