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20-5639

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 4392

(SENATE AUTH	IORS: HOU	SLEY)	
DATE	D-PG		0
03/16/2020	5515	Introduction and first reading	
		Referred to Family Care and Aging	3

OFFICIAL STATUS

1.1	A bill for an act
1.2	relating to health; changing assisted living provisions; amending Minnesota Statutes
1.3	2019 Supplement, sections 144.6512, by adding a subdivision; 144A.474,
1.4	subdivision 11; 144G.07, by adding a subdivision; 144G.08, subdivisions 7, 9, 23,
1.5	by adding a subdivision; 144G.30, subdivision 2; 144G.31, subdivisions 4, 5;
1.6	144G.40, subdivision 1; 144G.41, subdivisions 7, 8; 144G.42, subdivisions 8, 9,
1.7	10, by adding a subdivision; 144G.43, subdivision 1; 144G.45, subdivisions 1, 2, $5 \cdot 144G.50$, subdivisions 1, 2; 144G.52, subdivisions 1, 3, 5, 7; 144G.54
1.8 1.9	5; 144G.50, subdivisions 1, 2; 144G.52, subdivisions 1, 3, 5, 7; 144G.54, subdivisions 1, 2, 3, 4; 144G.55, subdivisions 1, 2, 3; 144G.57; 144G.64; 144G.70,
1.10	subdivision 2; 144G.80, subdivision 3; 144G.82, subdivision 3; 144G.83,
1.11	subdivision 2; 144G.90, subdivision 1; 144G.91, subdivisions 13, 21; 144G.92,
1.12	subdivision 5; 144G.93; 144G.95, subdivision 1; 144G.9999, subdivision 2;
1.13	proposing coding for new law in Minnesota Statutes, chapter 144G.
1.14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.15	Section 1. Minnesota Statutes 2019 Supplement, section 144.6512, is amended by adding
1.16	a subdivision to read:
1.17	Subd. 6. Other laws. Nothing in this section affects the rights and remedies available
1.18	under section 626.557, subdivisions 10, 17, and 20.
1.19	Sec. 2. Minnesota Statutes 2019 Supplement, section 144A.474, subdivision 11, is amended
1.20	to read:
1.21	Subd. 11. Fines. (a) Fines and enforcement actions under this subdivision may be assessed
1.22	based on the level and scope of the violations described in paragraph (b) and may be imposed
1.23	immediately with no opportunity to correct the violation first as follows prior to imposition:
1.24	(1) Level 1, no fines or enforcement;

2.1	(2) Level 2, a fine of \$500 per violation, in addition to any of the enforcement
2.2	mechanisms authorized in section 144A.475 for widespread violations;
2.3	(3) Level 3, a fine of \$3,000 per incident, in addition to any of the enforcement
2.4	mechanisms authorized in section 144A.475;
2.5	(4) Level 4, a fine of \$5,000 per incident, in addition to any of the enforcement
2.6	mechanisms authorized in section 144A.475;
2.7	(5) for maltreatment violations for which the licensee was determined to be responsible
2.8	for the maltreatment under section 626.557, subdivision 9c, paragraph (c), a fine of \$1,000.
2.9	A fine of \$5,000 may be imposed if the commissioner determines the licensee is responsible
2.10	for maltreatment consisting of sexual assault, death, or abuse resulting in serious injury;
2.11	and
2.12	(6) the fines in clauses (1) to (4) are increased and immediate fine imposition is authorized
2.13	for both surveys and investigations conducted.
2.14	When a fine is assessed against a facility for substantiated maltreatment, the commissioner
2.15	shall not also impose an immediate fine under this chapter for the same circumstance.
2.16	(b) Correction orders for violations are categorized by both level and scope and fines
2.17	shall be assessed as follows:
2.18	(1) level of violation:
2.19	(i) Level 1 is a violation that has no potential to cause more than a minimal impact on
2.20	the client and does not affect health or safety;
2.21	(ii) Level 2 is a violation that did not harm a client's health or safety but had the potential
2.22	to have harmed a client's health or safety, but was not likely to cause serious injury,
2.23	impairment, or death;
2.24	(iii) Level 3 is a violation that harmed a client's health or safety, not including serious
2.25	injury, impairment, or death, or a violation that has the potential to lead to serious injury,
2.26	impairment, or death; and
2.27	(iv) Level 4 is a violation that results in serious injury, impairment, or death;
2.28	(2) scope of violation:
2.29	(i) isolated, when one or a limited number of clients are affected or one or a limited
2.30	number of staff are involved or the situation has occurred only occasionally;

3.1 (ii) pattern, when more than a limited number of clients are affected, more than a limited
3.2 number of staff are involved, or the situation has occurred repeatedly but is not found to be
3.3 pervasive; and

3.4 (iii) widespread, when problems are pervasive or represent a systemic failure that has
3.5 affected or has the potential to affect a large portion or all of the clients.

3.6 (c) If the commissioner finds that the applicant or a home care provider has not corrected
3.7 violations by the date specified in the correction order or conditional license resulting from
a survey or complaint investigation, the commissioner shall provide a notice of
noncompliance with a correction order by e-mail to the applicant's or provider's last known
e-mail address. The noncompliance notice must list the violations not corrected.

3.11 (d) For every Level 3 and Level 4 violation identified by the commissioner, the
3.12 commissioner shall may issue an immediate fine pursuant to paragraph (a), clause (6). The
3.13 license holder must still correct the violation in the time specified. The issuance of an
3.14 immediate fine can occur in addition to any enforcement mechanism authorized under
3.15 section 144A.475. The immediate fine may be appealed as allowed under this subdivision.

(e) The license holder must pay the fines assessed on or before the payment date specified.
If the license holder fails to fully comply with the order, the commissioner may issue a
second fine or suspend the license until the license holder complies by paying the fine. A
timely appeal shall stay payment of the fine until the commissioner issues a final order.

(f) A license holder shall promptly notify the commissioner in writing when a violation
specified in the order is corrected. If upon reinspection the commissioner determines that
a violation has not been corrected as indicated by the order, the commissioner may issue a
second fine. The commissioner shall notify the license holder by mail to the last known
address in the licensing record that a second fine has been assessed. The license holder may
appeal the second fine as provided under this subdivision.

3.26 (g) A home care provider that has been assessed a fine under this subdivision has a right
3.27 to a reconsideration or a hearing under this section and chapter 14.

3.28 (h) When a fine has been assessed, the license holder may not avoid payment by closing,
3.29 selling, or otherwise transferring the licensed program to a third party. In such an event, the
3.30 license holder shall be liable for payment of the fine.

3.31 (i) In addition to any fine imposed under this section, the commissioner may assess a
3.32 penalty amount based on costs related to an investigation that results in a final order assessing
3.33 a fine or other enforcement action authorized by this chapter.

4.1	(j) Fines collected under paragraph (a), clauses (1) to (4), shall be deposited in a dedicated
4.2	special revenue account. On an annual basis, the balance in the special revenue account
4.3	shall be appropriated to the commissioner to implement the recommendations of the advisory
4.4	council established in section 144A.4799.
4.5	(k) Fines collected under paragraph (a), clause (5), shall be deposited in a dedicated
4.6	special revenue account and appropriated to the commissioner to provide compensation
4.7	according to subdivision 14 to clients subject to maltreatment. A client may choose to receive
4.8	compensation from this fund, not to exceed \$5,000 for each substantiated finding of
4.9	maltreatment, or take civil action. This paragraph expires July 31, 2021.
4.10	(1) The procedures in section 626.557, subdivision 21, must be followed when appealing
4.11	a fine issued as a result of a finding of substantiated maltreatment under section 144A.474,
4.12	subdivision 11, paragraph (a), clause (5).
4.13	Sec. 3. Minnesota Statutes 2019 Supplement, section 144G.07, is amended by adding a
4.14	subdivision to read:
4.15	Subd. 6. Other laws. Nothing in this section affects the rights and remedies available
4.16	under section 626.557, subdivisions 10, 17, and 20.
4.17	Sec. 4. Minnesota Statutes 2019 Supplement, section 144G.08, subdivision 7, is amended
4.18	to read:
4.19	
7.17	Subd. 7. Assisted living facility. "Assisted living facility" means a licensed facility that
4.20	provides sleeping accommodations and assisted living services to one or more adults.
4.20	provides sleeping accommodations and assisted living services to one or more adults.
4.20 4.21	provides sleeping accommodations and assisted living services to one or more adults. Assisted living facility includes assisted living facility with dementia care, and does not
4.204.214.22	provides sleeping accommodations and assisted living services to one or more adults. Assisted living facility includes assisted living facility with dementia care, and does not include:
4.204.214.224.23	provides sleeping accommodations and assisted living services to one or more adults. Assisted living facility includes assisted living facility with dementia care, and does not include: (1) emergency shelter, transitional housing, or any other residential units serving
 4.20 4.21 4.22 4.23 4.24 	provides sleeping accommodations and assisted living services to one or more adults. Assisted living facility includes assisted living facility with dementia care, and does not include: (1) emergency shelter, transitional housing, or any other residential units serving exclusively or primarily homeless individuals, as defined under section 116L.361;
 4.20 4.21 4.22 4.23 4.24 4.25 	 provides sleeping accommodations and assisted living services to one or more adults. Assisted living facility includes assisted living facility with dementia care, and does not include: (1) emergency shelter, transitional housing, or any other residential units serving exclusively or primarily homeless individuals, as defined under section 116L.361; (2) a nursing home licensed under chapter 144A;
 4.20 4.21 4.22 4.23 4.24 4.25 4.26 	 provides sleeping accommodations and assisted living services to one or more adults. Assisted living facility includes assisted living facility with dementia care, and does not include: (1) emergency shelter, transitional housing, or any other residential units serving exclusively or primarily homeless individuals, as defined under section 116L.361; (2) a nursing home licensed under chapter 144A; (3) a hospital, certified boarding care, or supervised living facility licensed under sections
 4.20 4.21 4.22 4.23 4.24 4.25 4.26 4.27 	 provides sleeping accommodations and assisted living services to one or more adults. Assisted living facility includes assisted living facility with dementia care, and does not include: (1) emergency shelter, transitional housing, or any other residential units serving exclusively or primarily homeless individuals, as defined under section 116L.361; (2) a nursing home licensed under chapter 144A; (3) a hospital, certified boarding care, or supervised living facility licensed under sections 144.50 to 144.56;
 4.20 4.21 4.22 4.23 4.24 4.25 4.26 4.27 4.28 	 provides sleeping accommodations and assisted living services to one or more adults. Assisted living facility includes assisted living facility with dementia care, and does not include: (1) emergency shelter, transitional housing, or any other residential units serving exclusively or primarily homeless individuals, as defined under section 116L.361; (2) a nursing home licensed under chapter 144A; (3) a hospital, certified boarding care, or supervised living facility licensed under sections 144.50 to 144.56; (4) a lodging establishment licensed under chapter 157 and Minnesota Rules, parts

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(6) a private home in which the residents are related by kinship, law, or affinity with the
provider of services;

(7) a duly organized condominium, cooperative, and common interest community, or
owners' association of the condominium, cooperative, and common interest community
where at least 80 percent of the units that comprise the condominium, cooperative, or
common interest community are occupied by individuals who are the owners, members, or
shareholders of the units;

5.8

(8) a temporary family health care dwelling as defined in sections 394.307 and 462.3593;

5.9 (9) a setting offering services conducted by and for the adherents of any recognized
5.10 church or religious denomination for its members exclusively through spiritual means or
5.11 by prayer for healing;

(10) housing financed pursuant to sections 462A.37 and 462A.375, units financed with
low-income housing tax credits pursuant to United States Code, title 26, section 42, and
units financed by the Minnesota Housing Finance Agency that are intended to serve
individuals with disabilities or individuals who are homeless, except for those developments
that market or hold themselves out as assisted living facilities and provide assisted living
services;

5.18 (11) rental housing developed under United States Code, title 42, section 1437, or United
5.19 States Code, title 12, section 1701q;

(12) rental housing designated for occupancy by only elderly or elderly and disabled
residents under United States Code, title 42, section 1437e, or rental housing for qualifying
families under Code of Federal Regulations, title 24, section 983.56;

5.23 (13) rental housing funded under United States Code, title 42, chapter 89, or United
5.24 States Code, title 42, section 8011; or

5.25 (14) a covered setting as defined in section 325F.721, subdivision 1, paragraph (b)-; or

5.26 (15) any establishment that exclusively or primarily serves as a shelter or temporary 5.27 shelter for victims of domestic or any other form of violence

5.27 shelter for victims of domestic or any other form of violence.

5.28 Sec. 5. Minnesota Statutes 2019 Supplement, section 144G.08, is amended by adding a
5.29 subdivision to read:

5.30 Subd. 7a. Assisted living facility license. (a) "Assisted living facility license" means a

5.31 certificate issued by the commissioner under section 144G.10 that authorizes the licensee

5.32 to provide sleeping accommodations and assisted living services or assisted living services

	with dementia care for a specified period of time and in accordance with the terms of the
	license and the rules of the commissioner.
	(b) A license must be issued for each assisted living facility located at a separate address,
	except for a campus as defined in this section.
	(c) For the purposes of this section, "campus" means two or more assisted living buildings,
	as defined in this section, operated by the same licensee and located on the same property,
	identified by a single Property Identification Number (PID). Assisted living buildings
	operated by the same licensee, but identified by different PIDs may be considered a campus
1	when the building is located on an adjacent property to that of the facility's main building.
	(d) For the purposes of this section, "assisted living building" means a building in which
	sleeping accommodations and assisted living services are provided to one or more adults,
ł	and to which an assisted living facility license has been issued.
	(e) For the purposes of this section, "adjacent property" means when two properties
	share a portion of a legal boundary.
	(f) An assisted living license for a campus shall be issued to the address of the facility's
	main assisted living building and shall identify the address of each additional assisted living
	building located on the campus.
	(g) When dementia care services are provided in any assisted living building identified
	on the assisted living license for a campus, the licensee must obtain the assisted living with
	dementia care level of licensure for that campus license.
	(h) The licensed resident capacity shall be identified for each assisted living building
	listed on the assisted living license.
	Sec. 6. Minnesota Statutes 2019 Supplement, section 144G.08, subdivision 9, is amended
	to read:
	Subd. 9. Assisted living services. "Assisted living services" includes one or more of
	the following:
	(1) assisting with dressing, self-feeding, oral hygiene, hair care, grooming, toileting, and
	bathing;
	(2) providing standby assistance;
	(3) providing verbal or visual reminders to the resident to take regularly scheduled
	medication, which includes bringing the resident previously set up medication, medication
	in original containers, or liquid or food to accompany the medication;
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7.1	(4) providing verbal or visual reminders to the resident to perform regularly scheduled
7.2	treatments and exercises;
7.3	(5) preparing modified specialized diets ordered by a licensed health professional;
7.4	(6) services of an advanced practice registered nurse, registered nurse, licensed practical
7.5	nurse, physical therapist, respiratory therapist, occupational therapist, speech-language
7.6	pathologist, dietitian or nutritionist, or social worker;
7.7	(7) tasks delegated to unlicensed personnel by a registered nurse or assigned by a licensed
7.8	health professional within the person's scope of practice;
7.9	(8) medication management services;
7.10	(9) hands-on assistance with transfers and mobility;
7.11	(10) treatment and therapies;
7.12	(11) assisting residents with eating when the residents have complicated eating problems
7.13	as identified in the resident record or through an assessment such as difficulty swallowing,
7.14	recurrent lung aspirations, or requiring the use of a tube or parenteral or intravenous
7.15	instruments to be fed;
7.16	(12) providing other complex or specialty health care services; and
7.17	(13) supportive services in addition to the provision of at least one of the services listed
7.18	in clauses (1) to (12).
7.19	Sec. 7. Minnesota Statutes 2019 Supplement, section 144G.08, subdivision 23, is amended
7.20	to read:
7.21	Subd. 23. Direct ownership interest. "Direct ownership interest" means an individual
7.22	or organization legal entity with the possession of at least five percent equity in capital,
7.23	stock, or profits of the licensee, or who is a member of a limited liability company of the
7.24	licensee.
7.25	Sec. 8. [144G.191] ASSISTED LIVING FACILITY LICENSING
7.26	IMPLEMENTATION; PROVISIONAL LICENSES; TRANSITION PERIOD FOR
7.27	CURRENT PROVIDERS.
7.28	Subdivision 1. Provisional licenses. (a) Beginning March 1, 2021, applications for
7.29	provisional assisted living facility licenses under section 144G.12 may be submitted. No

- 7.30 provisional or assisted living facility licenses under this chapter shall be effective prior to
- 7.31 August 1, 2021.

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8.1	(b) Begin	nning June 1, 2021	l, no initial housing	g with services establish	ment registration
8.2	applications	will be accepted u	under chapter 144D) <u>.</u>	
8.3	(c) Begir	ning June 1, 2021	, no temporary cor	nprehensive home care	provider license
8.4	applications	will be accepted f	or providers that do	o not intend to provide h	iome care services
8.5	under sectio	ns 144A.43 to 144	A.484 on or after A	August 1, 2021.	
8.6	<u>Subd. 2.</u>	New constructior	ı; building permit.	(a) All prospective assi	sted living facility
8.7	license appli	icants under new c	construction as defi	ned in section 144G.08	, subdivision 42,
8.8	with a comp	lete building perm	nit application subm	nitted on or before July	31, 2021, must
8.9	meet existin	g construction requ	uirements. Assisted	l living applicants under	new construction
8.10	with a comp	lete building perm	nit application subm	nitted on or after Augus	st 1, 2021, must
8.11	meet the new	v construction req	uirements under se	ction 144G.45.	
8.12	<u>(b) The b</u>	building permit ap	plication must be c	omplete and submitted	to the appropriate
8.13	building cod	le jurisdiction.			
8.14	<u>(c)</u> In are	eas of jurisdiction	where there is no b	uilding code authority,	an application for
8.15	an electrical	or plumbing perm	nit is acceptable in	lieu of the building per	mit application.
8.16	(d) In jur	isdictions where b	uilding plan review	applications are separa	ated from building
8.17	permit appli	cations, an applica	ation for plan revie	w is acceptable in lieu o	of the building
8.18	permit appli	cation.			
8.19	<u>Subd. 3.</u>	New construction	; plan review. Beg	inning March 1, 2021, p	rospective assisted
8.20	living facilit	y license applican	ts under new const	ruction as defined in se	ction 144G.08,
8.21	subdivision	42, may submit fo	r plan review of th	e new construction requ	irements under
8.22	section 1440	<u>G.45.</u>			
8.23	<u>Subd. 4.</u>	Current comprel	hensive home care	providers; provision	of assisted living
8.24	<u>services. (a)</u>	Comprehensive h	nome care provider	s that do not intend to p	rovide home care
8.25	services und	er chapter 144A o	n or after August 1	, 2021, shall be issued	a prorated license
8.26	period upon	renewal and is ap	plicable to renewal	effective dates beginni	ng September 1,
8.27	2020. The p	rorated license per	riod will be effectiv	e from the current com	prehensive home
8.28	care license	renewal date throu	ugh July 31, 2021.		
8.29	(b) Comp	orehensive home ca	are providers with p	rorated license periods s	hall pay a prorated
8.30	fee based on	the number of mo	onths the comprehe	ensive home care licens	e is in effect.
8.31	<u>(c) As of</u>	August 1, 2021, c	comprehensive hon	ne care providers are pr	ohibited from
8.32	providing as	sisted living servi	ces as defined in se	ection 144G.08, subdivi	sion 9.

9.1	Subd. 5. Current housing with services establishments; conversion to licensure. (a)
9.2	Beginning January 1, 2021, all current housing with services establishments registered under
9.3	chapter 144D and intending to provide assisted living services on or after August 1, 2021,
9.4	must apply for an assisted living facility license under this chapter. The licensee on the
9.5	assisted living facility application may but need not be the same as the current housing with
9.6	services establishment registrant.
9.7	(b) By August 1, 2021, all registered housing with services establishments providing
9.8	assisted living services must have an assisted living facility license under this chapter.
9.9	(c) As of August 1, 2021, any existing housing with services establishment registered
9.10	under chapter 144D that does not intend to convert their registration to an assisted living
9.11	facility license under this chapter is prohibited from providing assisted living services as
9.12	defined in section 144G.08, subdivision 9.
9.13	Subd. 6. Conversion to assisted living licensure; renewal periods; prorated
9.14	licenses. (a) Applicants converting from a housing with services establishment registration
9.15	under chapter 144D to an assisted living facility license under this chapter must be provided
9.16	a new renewal date upon application for an assisted living facility license. The commissioner
9.17	shall assign a new, randomly generated renewal date to evenly disperse assisted living
9.18	facility license renewal dates throughout a calendar year.
9.19	(b) Applicants for converting housing with services establishments that receive new
9.20	license renewal dates occurring in September 2020 or October 2020 shall receive one assisted
9.21	living facility license upon conversion that is effective from August 1, 2021, and prorated
9.22	for 13- or 14-month periods, respectively.
9.23	(c) Applicants for current housing with services establishments that receive new license
9.24	renewal dates occurring in November 2020 or December 2020 must choose one of two
9.25	options:
9.26	(1) receive one assisted living facility license upon conversion effective August 1, 2021,
9.27	and prorated for 15- or 16-month periods, respectively; or
9.28	(2) receive one assisted living facility license upon conversion, effective August 1, 2021,
9.29	prorated for three- or four-month periods, respectively.
9.30	(d) Applicants for current housing with services establishments that receive new license
9.31	renewal dates occurring in January 2021 through July 2021 shall receive one assisted living
9.32	facility license upon conversion effective August 1, 2021, and prorated for five- to 11-month
9.33	periods, respectively.

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10.1	(e) Appli	cants for current hc	ousing with service	s establishments that rece	eive a new license
10.2				ve one assisted living fac	
10.3		effective for a ful			i
10.4	(f) Appli	cants for current ho	ousing with service	- es establishments convert	ing to an assisted
10.5	<u>`´´``````````````````````````````````</u>			d living facility license re	
10.6				ly 90 days prior to the ex	
10.7	facility's pro	rated license.			
10.8	(g) Appli	cants for current h	ousing with servic	es establishments who i	ntend to obtain
10.9	more than or	ne assisted living f	acility license und	er this chapter may requ	est that the
10.10	commission	er allow all applica	ble renewal dates	to occur on the same dat	te or may request
10.11	all applicabl	e renewal dates to	occur at different	points throughout a cale	ndar year.
10.12	(h) All pr	orated licensing fe	e amounts for appl	icants of converting hous	sing with services
10.13	establishmer	nts will be determin	ed by calculating t	he appropriate annual fee	based on section
10.14	144.122, par	agraph (d), and div	viding the total and	nual fee amount by the n	umber of months
10.15	the prorated	license will be effe	ective.		
10.16	<u>Subd. 7.</u>	Conversion to ass	sisted living licens	sure; background studi	es. (a) Any new
10.17	individuals l	isted on the assiste	ed living facility ap	oplication who have a di	rect ownership
10.18	interest in th	e license, as define	d in section 144G.	08, subdivision 23, or wh	no are managerial
10.19	officials as d	efined in section 1	44G.08, subdivisio	on 36, are subject to the b	ackground study
10.20	requirements	s of section 144.05	7. No individual r	nay be involved in the m	anagement,
10.21	operation, or	control of an assist	sted living facility	if the individual has bee	n disqualified
10.22	under chapte	er 245C.			
10.23	<u>(b)</u> The c	commissioner shall	not issue a license	e if any controlling indiv	idual, including
10.24	a manageria	l official, has been	unsuccessful in ha	aving a background study	y disqualification
10.25	set aside und	ler section 144.057	and chapter 2450	<u>.</u>	
10.26	(c) If the	individual requests	s reconsideration of	f a disqualification unde	r section 144.057
10.27	or chapter 24	45C and the comm	issioner sets aside	or rescinds the disqualit	fication, the
10.28	individual is	eligible to be invo	lved in the manage	ement, operation, or cont	rol of the assisted
10.29	living facilit	<u>y.</u>			
10.30	<u>(d) If an </u>	individual has a dis	squalification unde	er section 245C.15, subd	ivision 1, and the
10.31	disqualificat	ion is affirmed, the	e individual's disqu	ualification is barred from	n a set aside and
10.32	the individua	al must not be invo	lved in the manage	ement, operation, or cont	rol of the assisted
10.33	living facilit	<u>y.</u>			

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(e) Data collected under this subdivision shall be classified as private data on individuals
under section 13.02, subdivision 12.

11.3 Subd. 8. Changes of ownership; current housing with services establishment

11.4 **registrations.** (a) A change of ownership application for an assisted living facility registered

as a housing with services establishment under chapter 144D prior to August 1, 2021, and

11.6 that has an anticipated change of ownership transaction effective on or after August 1, 2021,

11.7 must be submitted: (1) with an assisted living facility license application provided by the

11.8 commissioner; (2) according to sections 144G.08 to 144G.9999; and (3) with the assisted

11.9 living licensure fees in section 144.122, paragraph (d).

11.10 (b) Applications for changes of ownership must be submitted to the commissioner at

11.11 least 60 calendar days prior to the anticipated effective date of the sale or transaction.

Sec. 9. Minnesota Statutes 2019 Supplement, section 144G.30, subdivision 2, is amended
to read:

11.14 Subd. 2. **Surveys.** The commissioner shall conduct a survey of each assisted living 11.15 facility on a frequency of at least once every two years <u>24 months</u>. The commissioner may 11.16 conduct surveys more frequently than every two years <u>24 months</u> based on the license 11.17 category, the <u>assisted living</u> facility's compliance history, the number of residents served, 11.18 or other factors as determined by the commissioner deemed necessary to ensure the health, 11.19 safety, and welfare of residents and compliance with the law.

Sec. 10. Minnesota Statutes 2019 Supplement, section 144G.31, subdivision 4, is amendedto read:

Subd. 4. Fine amounts. (a) Fines and enforcement actions under this subdivision may
be assessed based on the level and scope of the violations described in subdivisions 2 and
3 as follows and may be imposed immediately with no opportunity to correct the violation
prior to imposition:

11.26 (1) Level 1, no fines or enforcement;

(2) Level 2, a fine of \$500 per violation, in addition to any enforcement mechanism
authorized in section 144G.20 for widespread violations;

(3) Level 3, a fine of \$3,000 per violation per incident violation, in addition to any
enforcement mechanism authorized in section 144G.20;

(4) Level 4, a fine of \$5,000 per incident violation, in addition to any enforcement
mechanism authorized in section 144G.20; and

(5) for maltreatment violations for which the licensee was determined to be responsible
for the maltreatment under section 626.557, subdivision 9c, paragraph (c), a fine of \$1,000.
A fine of \$5,000 may be imposed if the commissioner determines the licensee is responsible
for maltreatment consisting of sexual assault, death, or abuse resulting in serious injury.

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(b) When a fine is assessed against <u>a an assisted living</u> facility for substantiated
maltreatment, the commissioner shall not also impose an immediate fine under this chapter
for the same circumstance.

Sec. 11. Minnesota Statutes 2019 Supplement, section 144G.31, subdivision 5, is amendedto read:

Subd. 5. Immediate fine; payment. (a) For every Level 3 or Level 4 violation, the commissioner may issue an immediate fine that may be imposed immediately with no opportunity to correct the violation prior to imposition. The licensee must still correct the violation in the time specified. The issuance of an immediate fine may occur in addition to any enforcement mechanism authorized under section 144G.20. The immediate fine may be appealed as allowed under this chapter.

(b) The licensee must pay the fines assessed on or before the payment date specified. If
the licensee fails to fully comply with the order, the commissioner may issue a second fine
or suspend the license until the licensee complies by paying the fine. A timely appeal shall
stay payment of the fine until the commissioner issues a final order.

(c) A licensee shall promptly notify the commissioner in writing when a violation
specified in the order is corrected. If upon reinspection a follow-up survey the commissioner
determines that a violation has not been corrected as indicated by the order, the commissioner
may issue an additional fine. The commissioner shall notify the licensee by mail to the last
known address in the licensing record that a second fine has been assessed. The licensee
may appeal the second fine as provided under this subdivision.

(d) <u>A An assisted living</u> facility that has been assessed a fine under this section has a
right to a reconsideration or hearing under this chapter and chapter 14.

Sec. 12. Minnesota Statutes 2019 Supplement, section 144G.40, subdivision 1, is amendedto read:

Subdivision 1. Responsibility for housing and services. The facility licensee is directly
responsible to the resident for all housing and service-related matters provided, irrespective
of a management contract. Housing and service-related matters include but are not limited

to the handling of complaints, the provision of notices, and the initiation of any adverse
action against the resident involving housing or services provided by the assisted living

13.3 facility.

13.4 Sec. 13. Minnesota Statutes 2019 Supplement, section 144G.41, subdivision 7, is amended
13.5 to read:

Subd. 7. **Resident grievances; reporting maltreatment.** All <u>assisted living</u> facilities must post in a conspicuous place information about the facilities' grievance procedure, and the name, telephone number, and e-mail contact information for the individuals who are responsible for handling resident grievances. The notice must also have the contact information for the state and applicable regional Office of Ombudsman for Long-Term Care and the Office of Ombudsman for Mental Health and Developmental Disabilities, and must have information for reporting suspected maltreatment to the Minnesota Adult Abuse

13.13 Reporting Center.

13.14 Sec. 14. Minnesota Statutes 2019 Supplement, section 144G.41, subdivision 8, is amended13.15 to read:

Subd. 8. Protecting resident rights. All <u>assisted living</u> facilities shall ensure that every
resident has access to consumer advocacy or legal services by:

(1) providing names and contact information, including telephone numbers and e-mail
addresses of at least three organizations that provide advocacy or legal services to residents,
<u>one of which must include the designated protection and advocacy organization in Minnesota</u>
that provides advice and representation to individuals with disabilities;

(2) providing the name and contact information, including the central office telephone
<u>number and e-mail address</u>, for the Minnesota Office of Ombudsman for Long-Term Care
and, including telephone numbers and e-mail addresses of the Office of Ombudsman for
Mental Health and Developmental Disabilities, including both the state and regional contact
information;

(3) assisting residents in obtaining information on whether Medicare or medical assistance
under chapter 256B will pay for services;

(4) making reasonable accommodations for people who have communication disabilitiesand those who speak a language other than English; and

(5) providing all information and notices in plain language and in terms the residentscan understand.

Sec. 14.

14.1 Sec. 15. Minnesota Statutes 2019 Supplement, section 144G.42, subdivision 8, is amended
14.2 to read:

Subd. 8. Employee Staff records. (a) The assisted living facility must maintain current
records of each paid employee staff member, each regularly scheduled volunteer providing
services, and each individual contractor providing services. The records must include the
following information:

14.7 (1) evidence of current professional licensure, registration, or certification if licensure,
14.8 registration, or certification is required by this chapter or rules;

(2) records of orientation, required annual training and infection control training, andcompetency evaluations;

14.11 (3) current job description, including qualifications, responsibilities, and identification
14.12 of staff persons providing supervision;

14.13 (4) documentation of annual performance reviews that identify areas of improvement14.14 needed and training needs;

(5) for individuals providing assisted living services, verification that required health
 screenings under subdivision 9 have taken place and the dates of those screenings; and

14.17 (6) documentation of the background study as required under section 144.057.

(b) Each <u>employee staff</u> record must be retained for at least three years after a paid
<u>employee staff</u>, volunteer, or contractor ceases to be employed by, provide services at, or
be under contract with the <u>assisted living</u> facility. If <u>a an assisted living</u> facility ceases
operation, <u>employee staff</u> records must be maintained for three years after facility operations
cease.

14.23 Sec. 16. Minnesota Statutes 2019 Supplement, section 144G.42, subdivision 9, is amended
14.24 to read:

Subd. 9. Tuberculosis prevention and control. (a) The assisted living facility must 14.25 establish and maintain a comprehensive tuberculosis infection control program according 14.26 to the most current tuberculosis infection control guidelines issued by the United States 14.27 Centers for Disease Control and Prevention (CDC), Division of Tuberculosis Elimination, 14.28 as published in the CDC's Morbidity and Mortality Weekly Report (MMWR). The program 14.29 must include a tuberculosis infection control plan that covers all paid and unpaid employees 14.30 staff, contractors, students, and regularly scheduled volunteers. The commissioner shall 14.31 provide technical assistance regarding implementation of the guidelines. 14.32

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15.1	(b) The a	ssisted living faci	lity must maintain :	written evidence of con	unliance with this
15.2	subdivision.		<u>inty must maintain</u>		
15.3	Sec. 17. M	innesota Statutes	2019 Supplement,	section 144G.42, is ame	ended by adding a
15.4	subdivision	to read:			
15.5	Subd. 9a	. <u>Communicable</u>	diseases. <u>An</u> assist	ed living facility must fo	ollow current state
15.6	requirements	s for prevention, c	ontrol, and reportir	ng of communicable dis	eases as defined
15.7	in Minnesota	a Rules, parts 460:	5.7040, 4605.7044,	4605.7050, 4605.7075	, 4605.7080, and
15.8	<u>4605.7090.</u>				
15.9		innesota Statutes 2	019 Supplement, se	ction 144G.42, subdivisi	on 10, is amended
15.10	to read:				
15.11	Subd. 10	. Disaster plannin	g and emergency J	preparedness plan. (a)	The assisted living
15.12	facility must	t meet the following	ng requirements:		
15.13	(1) have	a written emergeno	ey disaster plan that	contains a plan for evac	cuation, addresses
15.14	elements of	sheltering in place	, identifies tempora	ary relocation sites, and	details staff
15.15	assignments	in the event of a d	lisaster or an emerg	gency;	
15.16	(2) post a	an emergency disa	ster plan prominen	tly;	
15.17	(3) provi	de building emerg	ency exit diagrams	to all residents;	
15.18	(4) post e	emergency exit dia	agrams on each floo	or; and	
15.19	(5) have	a written policy ar	nd procedure regard	ding missing tenant resi	dents.
15.20	(b) The <u>a</u>	ssisted living facil	lity must provide en	mergency and disaster t	raining to all staff
15.21	during the ir	nitial staff orientati	ion and annually th	ereafter and must make	emergency and
15.22	disaster train	ning annually avail	able to all residents	s. Staff who have not rea	ceived emergency
15.23	and disaster	training are allow	ed to work only wh	nen trained staff are also	working on site.
15.24	(c) The <u>a</u>	ssisted living facil	ity must meet any	additional requirements	adopted in rule.
15.25	Sec. 19. M	innesota Statutes 2	019 Supplement, se	ection 144G.43, subdivis	sion 1, is amended
15.26	to read:				
15.27	Subdivis	ion 1. Resident re	cord. (a) Assisted	living facilities must ma	aintain records for
15.28	each residen	t for whom it is pro	oviding <u>assisted livi</u>	ng services. Entries in th	e resident records
15.29	must be curr	ent, legible, perma	mently recorded, da	ated, and authenticated	with the name and
15.30	title of the p	erson making the	entry.		

(b) Resident records, whether written or electronic, must be protected against loss,
tampering, or unauthorized disclosure in compliance with chapter 13 and other applicable
relevant federal and state laws. The <u>assisted living</u> facility shall establish and implement
written procedures to control use, storage, and security of resident records and establish
criteria for release of resident information.

(c) The <u>assisted living</u> facility may not disclose to any other person any personal,
 financial, or medical information about the resident, except:

16.8 (1) as may be required by law;

(2) to employees or contractors of the <u>assisted living facility</u>, another facility, other
health care practitioner or provider, or inpatient facility needing information in order to
provide services to the resident, but only the information that is necessary for the provision
of services;

16.13 (3) to persons authorized in writing by the resident, including third-party payers; and

16.14 (4) to representatives of the commissioner authorized to survey or investigate <u>assisted</u>
16.15 living facilities under this chapter or federal laws.

16.16 Sec. 20. Minnesota Statutes 2019 Supplement, section 144G.45, subdivision 1, is amended16.17 to read:

16.18 Subdivision 1. **Requirements.** The following are required for all assisted living facilities:

(1) public utilities must be available, and working or inspected and approved water andseptic systems must be in place;

16.21 (2) the location must be publicly accessible to fire department services and emergency16.22 medical services;

16.23 (3) the location's topography must provide sufficient natural drainage and is not subject16.24 to flooding;

(4) all-weather roads and walks must be provided within the lot lines to the primary
entrance and the service entrance, including <u>employees' staff</u> and visitors' parking at the
site; and

16.28 (5) the location must include space for outdoor activities for residents.

Sec. 21. Minnesota Statutes 2019 Supplement, section 144G.45, subdivision 2, is amended
to read:

- Subd. 2. Fire protection and physical environment. (a) Each assisted living facility
 must have a comprehensive fire protection system that includes comply with the State Fire
 Code in Minnesota Rules, chapter 7511, and the following:
- (1) protection throughout by an approved supervised automatic sprinkler system according 17.6 to building code requirements established in Minnesota Rules, part 1305.0903, or smoke 17.7 detectors in each occupied room installed and maintained in accordance with the National 17.8 Fire Protection Association (NFPA) Standard 72 smoke alarms provided within individual 17.9 17.10 dwelling units or sleeping units, as defined in the Minnesota State Fire Code, in accordance with the following: (i) in each room used for sleeping purposes; (ii) outside of each separate 17.11 sleeping area in the immediate vicinity of bedrooms; (iii) on each story within a dwelling 17.12 unit, including basements, but not including crawl spaces and unoccupied attics; (iv) where 17.13 more than one smoke alarm is required within an individual dwelling unit or sleeping unit, 17.14 smoke alarms must be interconnected so that actuation of one causes all alarms in the 17.15 individual dwelling unit or sleeping unit to operate; and (v) the power supply for existing 17.16 smoke alarms must comply with the State Fire Code. Newly introduced smoke alarms in 17.17

17.18 existing buildings required under this clause may be battery operated;

17.19 (2) portable fire extinguishers installed and tested in accordance with the NFPA Standard17.20 10; and

(3) the physical environment, including walls, floors, ceiling, all furnishings, grounds,
systems, and equipment that is must be kept in a continuous state of good repair and operation
with regard to the health, safety, comfort, and well-being of the residents in accordance
with a maintenance and repair program.

(b) Fire drills in assisted living facilities shall be conducted in accordance with the
residential board and care requirements in the Life Safety Code, except that fire drills in
secured dementia care units shall be conducted in accordance with section 144G.81,
subdivision 2.

(c) Existing construction or elements, including assisted living facilities that were
registered as housing with services establishments under chapter 144D prior to August 1,
2021, shall be permitted to be continued continue in use provided such use does not constitute
a distinct hazard to life. Any existing elements that an authority having jurisdiction deems
a distinct hazard to life must be corrected. The assisted living facility must document in the

assisted living facility's records any actions taken to comply with a correction order, and
 must submit to the commissioner for review and approval prior to correction.

(d) For the purposes of this subdivision: (i) "dwelling" means a building that contains 18.3 one or two dwelling units used, intended or designed to be used, rented, leased, let, or hired 18.4 out to be occupied for living purposes; (ii) "dwelling unit" means a single unit providing 18.5 complete, independent living facilities for one or more persons, including permanent 18.6 provisions for living, sleeping, eating, cooking, and sanitation; and (iii) "sleeping unit" 18.7 18.8 means a single unit providing rooms or spaces for one or more persons that includes permanent provisions for sleeping and may include provisions for living, eating, and either 18.9 sanitation or kitchen facilities, but not both. Such rooms and spaces that are also part of a 18.10 dwelling unit are not sleeping units. 18.11

18.12 Sec. 22. Minnesota Statutes 2019 Supplement, section 144G.45, subdivision 5, is amended
18.13 to read:

Subd. 5. Assisted living facilities; Life Safety Code. (a) All assisted living facilities
with six or more residents must meet the applicable provisions of the most current 2018
edition of the NFPA Standard 101, Life Safety Code, Residential Board and Care
Occupancies chapter. The minimum design standard shall be met for all new licenses, new
construction, modifications, renovations, alterations, changes of use, or additions.

(b) If the commissioner decides to update the Life Safety Code for purposes of this 18.19 subdivision, the commissioner must notify the chairs and ranking minority members of the 18.20 legislative committees and divisions with jurisdiction over health care and public safety of 18.21 the planned update by January 15 of the year in which the new Life Safety Code will become 18.22 effective. Following notice from the commissioner, the new edition shall become effective 18.23 for assisted living facilities beginning August 1 of that year, unless provided otherwise in 18.24 law. The commissioner shall, by publication in the State Register, specify a date by which 18.25 assisted living facilities must comply with the updated Life Safety Code. The date by which 18.26 assisted living facilities must comply shall not be sooner than six months after publication 18.27 18.28 of the commissioner's notice in the State Register.

18.29 Sec. 23. Minnesota Statutes 2019 Supplement, section 144G.50, subdivision 1, is amended18.30 to read:

Subdivision 1. Contract required. (a) An assisted living facility may not offer or provide
housing or assisted living services to a resident any individual unless it has executed a
written assisted living contract with the resident.

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19.1 (b) The contract must contain all the terms concerning the provision of:

19.2 (1) housing;

(2) assisted living services, whether provided directly by the <u>assisted living</u> facility or
by management agreement or other agreement; and

19.5 (3) the resident's service plan, if applicable.

19.6 (c) <u>A An assisted living facility must:</u>

19.7 (1) offer to prospective residents and provide to the Office of Ombudsman for Long-Term
19.8 Care a complete unsigned copy of its contract; and

(2) give a complete copy of any signed contract and any addendums, and all supporting
documents and attachments, to the resident promptly after a contract and any addendum
has been signed.

19.12 (d) A contract under this section is a consumer contract under sections 325G.29 to19.13 325G.37.

(e) Before or at the time of execution of the contract, the <u>assisted living</u> facility must
offer the resident the opportunity to identify a designated representative according to
subdivision 3.

(f) The resident must agree in writing to any additions or amendments to the contract.
Upon agreement between the resident and the <u>assisted living</u> facility, a new contract or an
addendum to the existing contract must be executed and signed.

19.20 Sec. 24. Minnesota Statutes 2019 Supplement, section 144G.50, subdivision 2, is amended19.21 to read:

Subd. 2. Contract information. (a) The contract must include in a conspicuous place
and manner on the contract the legal name and the license number of the assisted living
facility.

(b) The contract must include the name, telephone number, and physical mailing address,which may not be a public or private post office box, of:

19.27 (1) the <u>assisted living</u> facility and contracted service provider when applicable;

19.28 (2) the licensee of the assisted living facility;

19.29 (3) the managing agent of the assisted living facility, if applicable; and

19.30 (4) the authorized agent for the assisted living facility.

03/10/20 REVISOR SGS/NB 20-5639 (c) The contract must include: 20.1 (1) a disclosure of the category of assisted living facility license held by the facility and, 20.2 if the facility is not an assisted living facility with dementia care, a disclosure that it does 20.3 not hold an assisted living facility with dementia care license; 20.420.5 (2) a description of all the terms and conditions of the contract, including a description of and any limitations to the housing or assisted living services to be provided for the 20.6 contracted amount: 20.7 (3) a delineation of the cost and nature of any other services to be provided for an 20.8 additional fee: 20.9 (4) a delineation and description of any additional fees the resident may be required to 20.10 pay if the resident's condition changes during the term of the contract; 20.11 (5) a delineation of the grounds under which the resident may be discharged, evicted, 20.12 or transferred or have services terminated; 20.13 (6) billing and payment procedures and requirements; and 20.14 (7) disclosure of the assisted living facility's ability to provide specialized diets. 20.15 (d) The contract must include a description of the assisted living facility's complaint 20.16 resolution process available to residents, including the name and contact information of the 20.17 person representing the assisted living facility who is designated to handle and resolve 20.18 complaints. 20.19 (e) The contract must include a clear and conspicuous notice of: 20.20 (1) the right under section 144G.54 to appeal the termination of an assisted living contract; 20.21 (2) the assisted living facility's policy regarding transfer of residents within the assisted 20.22 living facility, under what circumstances a transfer may occur, and the circumstances under 20.23 which resident consent is required for a transfer; 20.24 (3) contact information for the Office of Ombudsman for Long-Term Care, the 20.25 Ombudsman for Mental Health and Developmental Disabilities, and the Office of Health 20.26 Facility Complaints; 20.27 (4) the resident's right to obtain services from an unaffiliated service provider; 20.28 (5) a description of the assisted living facility's policies related to medical assistance 20.29

waivers under chapter 256S and section 256B.49 and the housing support program under 20.30 chapter 256I, including: 20.31

(i) whether the assisted living facility is enrolled with the commissioner of human services 21.1 to provide customized living services under medical assistance waivers; 21.2 (ii) whether the assisted living facility has an agreement to provide housing support 21.3 under section 256I.04, subdivision 2, paragraph (b); 21.4 21.5 (iii) whether there is a limit on the number of people residing at the assisted living facility who can receive customized living services or participate in the housing support program 21.6 at any point in time. If so, the limit must be provided; 21.7 (iv) whether the assisted living facility requires a resident to pay privately for a period 21.8 of time prior to accepting payment under medical assistance waivers or the housing support 21.9 program, and if so, the length of time that private payment is required; 21.10 (v) a statement that medical assistance waivers provide payment for services, but do not 21.11 cover the cost of rent; 21.12 (vi) a statement that residents may be eligible for assistance with rent through the housing 21.13 support program; and 21.14 (vii) a description of the rent requirements for people who are eligible for medical 21.15 assistance waivers but who are not eligible for assistance through the housing support 21.16 program; 21.17 21.18 (6) the contact information to obtain long-term care consulting services under section 256B.0911; and 21.19 (7) the toll-free phone number for the Minnesota Adult Abuse Reporting Center. 21.20 (f) The contract must include a description of the facility's complaint resolution process 21.21 available to residents, including the name and contact information of the person representing 21.22 the facility who is designated to handle and resolve complaints. 21.23 Sec. 25. Minnesota Statutes 2019 Supplement, section 144G.52, subdivision 1, is amended 21.24 21.25 to read: Subdivision 1. Definition. For purposes of sections 144G.52 to 144G.55, "termination 21.26 of an assisted living contract" means: 21.27 21.28 (1) a facility-initiated termination of housing provided to the resident under the assisted living contract; or 21.29 21.30 (2) a facility-initiated termination or nonrenewal of all assisted living services the resident receives from the assisted living facility under the assisted living contract. 21.31

Sec. 26. Minnesota Statutes 2019 Supplement, section 144G.52, subdivision 3, is amended
to read:

Subd. 3. Termination for nonpayment. (a) <u>A An assisted living facility may initiate a</u> termination of <u>an assisted living contract for housing because of nonpayment of rent or a</u> termination of services because of nonpayment for services. Upon issuance of a notice of termination <u>of an assisted living contract for nonpayment</u>, the <u>assisted living facility must</u> inform the resident that public benefits may be available and must provide contact information for the Senior LinkAge Line under section 256.975, subdivision 7.

(b) An interruption to a resident's public benefits that lasts for no more than 60 daysdoes not constitute nonpayment.

22.11 Sec. 27. Minnesota Statutes 2019 Supplement, section 144G.52, subdivision 5, is amended22.12 to read:

Subd. 5. Expedited termination. (a) <u>A An assisted living facility may initiate an</u>
expedited termination of an assisted living contract for housing or services if:

(1) the resident has engaged in conduct that substantially interferes with the rights, health,
or safety of other residents;

(2) the resident has engaged in conduct that substantially and intentionally interfereswith the safety or physical health of assisted living facility staff; or

(3) the resident has committed an act listed in section 504B.171 that substantially
interferes with the rights, health, or safety of other residents.

22.21 (b) A An assisted living facility may initiate an expedited termination of services if:

(1) the resident has engaged in conduct that substantially interferes with the resident'shealth or safety;

(2) the resident's assessed needs exceed the scope of services agreed upon in the assisted
living contract and are not included in the services the <u>assisted living</u> facility disclosed in
the uniform checklist; or

(3) extraordinary circumstances exist, causing the <u>assisted living</u> facility to be unable
to provide the resident with the services disclosed in the uniform checklist that are necessary
to meet the resident's needs.

Sec. 28. Minnesota Statutes 2019 Supplement, section 144G.52, subdivision 7, is amended 23.1 to read: 23.2

Subd. 7. Notice of contract termination required. (a) A An assisted living facility 23.3 terminating a an assisted living contract must issue a written notice of termination according 23.4 to this section. The assisted living facility must also send a copy of the termination notice 23.5 to the Office of Ombudsman for Long-Term Care and, for residents who receive home and 23.6 community-based waiver services under chapter 256S and section 256B.49, to the resident's 23.7 case manager, as soon as practicable after providing notice to the resident. A An assisted 23.8 living facility may terminate an assisted living contract only as permitted under subdivisions 23.9 3, 4, and 5. 23.10

(b) A An assisted living facility terminating a an assisted living contract under subdivision 23.11 3 or 4 must provide a written termination notice at least 30 days before the effective date 23.12 of the termination to the resident, legal representative, and designated representative. 23.13

(c) A An assisted living facility terminating a an assisted living contract under subdivision 23.14 5 must provide a written termination notice at least 15 days before the effective date of the 23.15 termination to the resident, legal representative, and designated representative. 23.16

(d) If a resident moves out of a an assisted living facility or cancels services received 23.17 from the assisted living facility, nothing in this section prohibits a an assisted living facility 23.18 from enforcing against the resident any notice periods with which the resident must comply 23.19 under the assisted living contract. 23.20

Sec. 29. Minnesota Statutes 2019 Supplement, section 144G.54, subdivision 1, is amended 23.21 to read: 23.22

Subdivision 1. Right to appeal. Residents or individuals acting on behalf of residents 23.23 have the right to appeal the termination of an assisted living contract. 23.24

Sec. 30. Minnesota Statutes 2019 Supplement, section 144G.54, subdivision 2, is amended 23.25 to read: 23.26

Subd. 2. Permissible grounds to appeal termination. A resident or an individual acting 23.27 on behalf of the resident may appeal a termination initiated under section 144G.52, 23.28 subdivision 3, 4, or 5, on the ground that:

(1) there is a factual dispute as to whether the assisted living facility had a permissible 23.30 basis to initiate the termination; 23.31

23.29

(2) the termination would result in great harm or the potential for great harm to the
resident as determined by the totality of the circumstances, except in circumstances where
there is a greater risk of harm to other residents or staff at the assisted living facility;
(3) the resident has cured or demonstrated the ability to cure the reasons for the

termination, or has identified a reasonable accommodation or modification, intervention,
or alternative to the termination; or

24.7 (4) the <u>assisted living</u> facility has terminated the contract in violation of state or federal
24.8 law.

Sec. 31. Minnesota Statutes 2019 Supplement, section 144G.54, subdivision 3, is amended
to read:

Subd. 3. Appeals process. (a) The Office of Administrative Hearings must conduct an expedited hearing as soon as practicable under this section, but in no event later than 14 calendar days after the office receives the request, unless the parties agree otherwise or the chief administrative law judge deems the timing to be unreasonable, given the complexity of the issues presented.

(b) The hearing must be held at the <u>assisted living</u> facility where the resident lives, unless holding the hearing at that location is impractical, the parties agree to hold the hearing at a different location, or the chief administrative law judge grants a party's request to appear at another location or by telephone or interactive video.

(c) The hearing is not a formal contested case proceeding, except when determinednecessary by the chief administrative law judge.

(d) Parties may but are not required to be represented by counsel. The appearance of a
party without counsel does not constitute the unauthorized practice of law.

(e) The hearing shall be limited to the amount of time necessary for the participants to
expeditiously present the facts about the proposed termination. The administrative law judge
shall issue a recommendation decision to the commissioner as soon as practicable, but in
no event later than ten business days after the hearing.

24.28 Sec. 32. Minnesota Statutes 2019 Supplement, section 144G.54, subdivision 4, is amended
24.29 to read:

Subd. 4. Burden of proof for appeals of termination. (a) The assisted living facility
bears the burden of proof to establish by a preponderance of the evidence that the termination

was permissible if the appeal is brought on the ground listed in subdivision 2, clause (1) or
(4).

(b) The resident bears the burden of proof to establish by a preponderance of the evidence
that the termination was permissible if the appeal is brought on the ground listed in
subdivision 2, clause (2) or (3).

Sec. 33. Minnesota Statutes 2019 Supplement, section 144G.55, subdivision 1, is amended
to read:

25.8 Subdivision 1. **Duties of <u>an assisted living facility.</u>** (a) If <u>a an assisted living facility</u> 25.9 terminates an assisted living contract, <u>nonrenews housing under section 144G.53</u>, reduces 25.10 <u>or eliminates services to the extent that a resident needs to move</u>, or conducts a planned 25.11 closure under section 144G.57, <u>or relinquishes an assisted living facility with dementia care</u> 25.12 license under section 144G.80, the assisted living facility:

(1) must ensure, subject to paragraph (c), a coordinated move to a safe location that is
appropriate for the resident and that is identified by the <u>assisted living</u> facility prior to any
hearing under section 144G.54;

(2) must ensure a coordinated move of the resident to an appropriate service provider
 that is identified by the assisted living facility prior to any hearing under section 144G.54,
 provided services are still needed and desired by the resident; and

(3) must consult and cooperate with the resident, legal representative, designated
representative, case manager for a resident who receives home and community-based waiver
services under chapter 256S and section 256B.49, relevant health professionals, and any
other persons of the resident's choosing to make arrangements to move the resident, including
consideration of the resident's goals.

(b) <u>A An assisted living</u> facility may satisfy the requirements of paragraph (a), clauses
(1) and (2), by moving the resident to a different location within the same <u>assisted living</u>
facility, if appropriate for the resident.

(c) A resident may decline to move to the location the <u>assisted living</u> facility identifies
or to accept services from a service provider the <u>assisted living</u> facility identifies, and may
choose instead to move to a location of the resident's choosing or receive services from a
service provider of the resident's choosing within the timeline prescribed in the termination
planned closure, service reduction or elimination under paragraph (d), nonrenewal of housing,
or license relinquishment notice.

(d) Sixty <u>calendar</u> days before the <u>assisted living</u> facility plans to reduce or eliminate
 one or more services for a particular resident, the <u>facility licensee</u> must provide written
 notice of the reduction or elimination to the resident that includes:

26.4 (1) a detailed explanation of the reasons for the reduction <u>or elimination</u> and the date of
 26.5 the reduction or elimination;

(2) the contact information for the Office of Ombudsman for Long-Term Care and the
name and contact information of the person employed by the <u>assisted living</u> facility with
whom the resident may discuss the reduction or elimination of services;

26.9 (3) a statement that if the services being reduced <u>or eliminated</u> are still needed by the
26.10 resident, the resident may remain in the <u>assisted living</u> facility and seek services from another
26.11 provider; and

26.12 (4) a statement that if the reduction <u>or elimination</u> makes the resident need to move, the
 26.13 <u>assisted living</u> facility must participate in a coordinated move of the resident to another
 26.14 provider or caregiver, as required under this section.

(e) In the event of an unanticipated reduction in or elimination of services caused by
extraordinary circumstances, the assisted living facility must provide the notice required
under paragraph (d) as soon as possible.

(f) If the <u>assisted living</u> facility, a resident, a legal representative, or a designated
representative determines that a reduction in <u>or elimination of</u> services will make a resident
need to move to a new location, the <u>assisted living</u> facility must ensure a coordinated move
in accordance with this section, and must provide notice to the Office of Ombudsman for
Long-Term Care.

26.23 (g) Nothing in this section affects a resident's right to remain in the <u>assisted living</u> facility
 26.24 and seek services from another provider.

26.25 Sec. 34. Minnesota Statutes 2019 Supplement, section 144G.55, subdivision 2, is amended
26.26 to read:

Subd. 2. Safe location. A safe location is not a private home where the occupant is
unwilling or unable to care for the resident, a homeless shelter, a hotel, or a motel. <u>A An</u>
<u>assisted living</u> facility may not terminate a resident's housing or services if the resident will,
as the result of the termination, become planned closure under section 144G.57, service
reduction or elimination to the extent that a resident needs to move in subdivision 1,

26.32 paragraph (d), nonrenewal of housing under section 144G.53, or assisted living facility with

26.33 dementia care license relinquishment in section 144G.80, subdivision 3, becomes homeless,

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as that term is defined in section 116L.361, subdivision 5, or if an adequate and safe discharge

27.2 location or adequate and needed service provider has not been identified. This subdivision
27.3 does not preclude a resident from declining to move to the location the <u>assisted living</u> facility
27.4 identifies.

27.5 Sec. 35. Minnesota Statutes 2019 Supplement, section 144G.55, subdivision 3, is amended
27.6 to read:

Subd. 3. Relocation plan required. The assisted living facility must prepare a relocation
plan for the resident to prepare for the move to the new location or service provider.

27.9 Sec. 36. Minnesota Statutes 2019 Supplement, section 144G.57, is amended to read:

27.10 **144G.57 PLANNED CLOSURES.**

Subdivision 1. Closure plan required. In the event that an assisted living facility elects
to voluntarily close the <u>assisted living</u> facility, the <u>facility licensee</u> must notify the
commissioner and the Office of Ombudsman for Long-Term Care in writing by submitting
a proposed closure plan.

Subd. 2. Content of closure plan. The assisted living facility's proposed closure plan
must include:

(1) the procedures and actions the <u>assisted living</u> facility will implement to notify residents
of the closure, including a copy of the written notice to be given to residents, designated
representatives, legal representatives, and family and other resident contacts;

(2) the procedures and actions the <u>assisted living</u> facility will implement to ensure all
residents receive appropriate termination planning in accordance with section 144G.55, and
final accountings and returns under section 144G.42, subdivision 5;

27.23 (3) assessments of the needs and preferences of individual residents; and

(4) procedures and actions the <u>assisted living</u> facility will implement to maintain
compliance with this chapter until all residents have relocated.

Subd. 3. Commissioner's approval required prior to implementation. (a) The plan
shall be subject to the commissioner's approval and subdivision 6. The assisted living facility
shall take no action to close the residence prior to the commissioner's approval of the plan.
The commissioner shall approve or otherwise respond to the plan as soon as practicable.
The commissioner shall promptly send the approved closure plan to the Office of

27.31 Ombudsman for Long-Term Care.

(b) The commissioner may require the <u>assisted living</u> facility to work with a transitional
team comprised of department staff, staff of the Office of Ombudsman for Long-Term Care,
and other professionals the commissioner deems necessary to assist in the proper relocation
of residents.

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28.5 Subd. 4. Termination Coordinated move planning and final accounting

requirements. Prior to termination closure, the assisted living facility must follow the termination planning requirements under section 144G.55, and final accounting and return requirements under section 144G.42, subdivision 5, for residents. The assisted living facility must implement the plan approved by the commissioner and ensure that arrangements for relocation and continued care that meet each resident's social, emotional, and health needs are effectuated prior to closure.

Subd. 5. Notice to residents. After the commissioner has approved the relocation plan 28.12 and at least 60 calendar days before closing, except as provided under subdivision 6, the 28.13 assisted living facility must notify residents, designated representatives, and legal 28.14 representatives of the closure, the proposed date of closure, the contact information of the 28.15 ombudsman for long-term care, and that the facility licensee will follow the termination 28.16 planning requirements under section 144G.55, and final accounting and return requirements 28.17 under section 144G.42, subdivision 5. For residents who receive home and community-based 28.18 waiver services under chapter 256S and section 256B.49, the assisted living facility must 28.19 also provide this information to the resident's case manager. 28.20

Subd. 6. Emergency closures. (a) In the event the <u>assisted living</u> facility must close because the commissioner deems the <u>assisted living</u> facility can no longer remain open, the <u>assisted living</u> facility must meet all requirements in subdivisions 1 to 5, except for any requirements the commissioner finds would endanger the health and safety of residents. In the event the commissioner determines a closure must occur with less than 60 calendar days' notice, the <u>assisted living</u> facility shall provide notice to residents as soon as practicable or as directed by the commissioner.

(b) Upon request from the commissioner, the <u>facility licensee</u> must provide the
commissioner with any documentation related to the appropriateness of its relocation plan,
or to any assertion that the <u>assisted living</u> facility lacks the funds to comply with subdivisions
1 to 5, or that remaining open would otherwise endanger the health and safety of residents
pursuant to paragraph (a).

28.33 Subd. 7. Other rights. Nothing in this section affects the rights and remedies available28.34 under chapter 504B.

Subd. 8. Fine. The commissioner may impose a fine for failure to follow the requirementsof this section.

29.3 Sec. 37. Minnesota Statutes 2019 Supplement, section 144G.64, is amended to read:

29.4 **144G.64 TRAINING IN DEMENTIA CARE REQUIRED.**

29.5 (a) All assisted living facilities must meet the following training requirements:

(1) supervisors of direct-care staff must have at least eight hours of initial training on
topics specified under paragraph (b) within 120 working hours of the employment start
date, and must have at least two hours of training on topics related to dementia care for each
12 months of employment thereafter;

29.10 (2) direct-care employees staff must have completed at least eight hours of initial training on topics specified under paragraph (b) within 160 working hours of the employment start 29.11 date. Until this initial training is complete, an employee a staff person must not provide 29.12 direct care unless there is another employee staff person on site who has completed the 29.13 initial eight hours of training on topics related to dementia care and who can act as a resource 29.14 and assist if issues arise. A trainer of the requirements under paragraph (b) or a supervisor 29.15 meeting the requirements in clause (1) must be available for consultation with the new 29.16 29.17 employee staff person until the training requirement is complete. Direct-care employees staff must have at least two hours of training on topics related to dementia for each 12 29.18 months of employment thereafter; 29.19

(3) for assisted living facilities with dementia care, direct-care employees staff must 29.20 have completed at least eight hours of initial training on topics specified under paragraph 29.21 (b) within 80 working hours of the employment start date. Until this initial training is 29.22 complete, an employee a staff person must not provide direct care unless there is another 29.23 employee staff person on site who has completed the initial eight hours of training on topics 29.24 related to dementia care and who can act as a resource and assist if issues arise. A trainer 29.25 of the requirements under paragraph (b) or a supervisor meeting the requirements in clause 29.26 (1) must be available for consultation with the new employee staff person until the training 29.27 requirement is complete. Direct-care employees staff must have at least two hours of training 29.28 on topics related to dementia for each 12 months of employment thereafter; 29.29

(4) staff who do not provide direct care, including maintenance, housekeeping, and food
service staff, must have at least four hours of initial training on topics specified under
paragraph (b) within 160 working hours of the employment start date, and must have at

30.1 least two hours of training on topics related to dementia care for each 12 months of

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30.2 employment thereafter; and

30.3 (5) new <u>employees staff</u> may satisfy the initial training requirements by producing written

30.4 proof of previously completed required training within the past 18 months.

30.5 (b) Areas of required training include:

30.6 (1) an explanation of Alzheimer's disease and other dementias;

30.7 (2) assistance with activities of daily living;

30.8 (3) problem solving with challenging behaviors;

30.9 (4) communication skills; and

30.10 (5) person-centered planning and service delivery.

30.11 (c) The <u>assisted living</u> facility shall provide to consumers in written or electronic form
30.12 a description of the training program, the categories of <u>employees staff</u> trained, the frequency
30.13 of training, and the basic topics covered.

30.14 Sec. 38. Minnesota Statutes 2019 Supplement, section 144G.70, subdivision 2, is amended
30.15 to read:

30.16 Subd. 2. Initial reviews, assessments, and monitoring. (a) Residents who are not
 30.17 receiving any assisted living services shall not be required to undergo an initial nursing
 30.18 assessment.

(b) An assisted living facility shall conduct a nursing assessment by a registered nurse 30.19 of the physical and cognitive needs of the prospective resident and propose a temporary 30.20 service plan prior to the date on which a prospective resident executes a contract with a an 30.21 assisted living facility or the date on which a prospective resident moves in, whichever is 30.22 earlier. If necessitated by either the geographic distance between the prospective resident 30.23 and the assisted living facility, or urgent or unexpected circumstances, the assessment may 30.24 be conducted using telecommunication methods based on practice standards that meet the 30.25 resident's needs and reflect person-centered planning and care delivery. 30.26

30.27 (c) Resident reassessment and monitoring must be conducted no more than 14 calendar
30.28 days after initiation of services. Ongoing resident reassessment and monitoring must be
30.29 conducted as needed based on changes in the needs of the resident and cannot exceed 90
30.30 calendar days from the last date of the assessment.

(d) For residents only receiving assisted living services specified in section 144G.08,
subdivision 9, clauses (1) to (5), the <u>assisted living</u> facility shall complete an individualized
initial review of the resident's needs and preferences. The initial review must be completed
within 30 calendar days of the start of services. Resident monitoring and review must be
conducted as needed based on changes in the needs of the resident and cannot exceed 90
calendar days from the date of the last review.

31.7 (e) <u>A An assisted living</u> facility must inform the prospective resident of the availability
31.8 of and contact information for long-term care consultation services under section 256B.0911,
31.9 prior to the date on which a prospective resident executes a contract with <u>a an assisted living</u>
31.10 facility or the date on which a prospective resident moves in, whichever is earlier.

31.11 Sec. 39. Minnesota Statutes 2019 Supplement, section 144G.80, subdivision 3, is amended
31.12 to read:

31.13 Subd. 3. **Relinquishing license.** (a) The licensee must notify the commissioner and the 31.14 Office of Ombudsman for Long-Term Care in writing at least 60 calendar days prior to the 31.15 voluntary relinquishment of an assisted living facility with dementia care license. For 31.16 voluntary relinquishment, the <u>facility licensee</u> must at least:

31.17 (1) give all residents and their designated and legal representatives at least 60 calendar
31.18 days' notice. The notice must include at a minimum:

31.19 (i) the proposed effective date of the relinquishment;

31.20 (ii) changes in staffing;

31.21 (iii) changes in services including the elimination or addition of services;

31.22 (iv) staff training that shall occur when the relinquishment becomes effective; and

31.23 (v) contact information for the Office of Ombudsman for Long-Term Care;

31.24 (2) submit a transitional plan to the commissioner demonstrating how the current residents
31.25 shall be evaluated and assessed to reside in other housing settings that are not an assisted
31.26 living facility with dementia care, that are physically unsecured, or that would require
31.27 move-out or transfer to other settings;

31.28 (3) change service or care plans as appropriate to address any needs the residents may31.29 have with the transition;

31.30 (4) notify the commissioner when the relinquishment process has been completed; and

32.1	(5) revise advertising materials and disclosure information to remove any reference that
32.2	the assisted living facility is an assisted living facility with dementia care.
32.3	(b) Nothing in this section alters obligations under section 144G.57.
32.4	Sec. 40. Minnesota Statutes 2019 Supplement, section 144G.82, subdivision 3, is amended
32.5	to read:
32.6	Subd. 3. Policies. (a) In addition to the policies and procedures required in the licensing
32.7	of all assisted living facilities, the assisted living facility with dementia care licensee must
32.8	develop and implement policies and procedures that address the:
32.9	(1) the philosophy of how services are provided based upon the assisted living facility
32.10	licensee's values, mission, and promotion of person-centered care and how the philosophy
32.11	shall be implemented;
32.12	(2) the evaluation of behavioral symptoms and design of supports for intervention plans,
32.13	including nonpharmacological practices that are person-centered and evidence-informed;
32.14	(3) wandering and egress prevention that provides detailed instructions to staff in the
32.15	event a resident elopes;
32.16	(4) medication management, including an assessment of residents for the use and effects
32.17	of medications, including psychotropic medications;
32.18	(5) staff training specific to dementia care;
32.19	(6) description of life enrichment programs and how activities are implemented;
32.20	(7) description of family support programs and efforts to keep the family engaged;
32.21	(8) limiting the use of public address and intercom systems for emergencies and
32.22	evacuation drills only;
32.23	(9) transportation coordination and assistance to and from outside medical appointments;
32.24	and
32.25	(10) the safekeeping of residents' possessions.
32.26	(b) The policies and procedures must be provided to residents and the residents' legal
32.27	and designated representatives at the time of move-in.

33.1 Sec. 41. Minnesota Statutes 2019 Supplement, section 144G.83, subdivision 2, is amended
33.2 to read:

33.3 Subd. 2. **Staffing requirements.** (a) The licensee must ensure that staff who provide 33.4 support to residents with dementia can demonstrate a basic understanding and ability to 33.5 apply dementia training to the residents' emotional and unique health care needs using 33.6 person-centered planning delivery. Direct care dementia-trained staff and other staff must 33.7 be trained on the topics identified during the expedited rulemaking process. These 33.8 requirements are in addition to the licensing requirements for training.

33.9 (b) Failure to comply with paragraph (a) or subdivision 1 shall result in a fine under33.10 section 144G.31.

33.11 Sec. 42. Minnesota Statutes 2019 Supplement, section 144G.90, subdivision 1, is amended
33.12 to read:

33.13 Subdivision 1. Assisted living bill of rights; notification to resident. (a) An assisted 33.14 living facility must provide the resident a written notice of the rights under section 144G.91 33.15 before the initiation of services to that resident. The <u>assisted living</u> facility shall make all 33.16 reasonable efforts to provide notice of the rights to the resident in a language the resident 33.17 can understand.

(b) In addition to the text of the assisted living bill of rights in section 144G.91, the
notice shall also contain the following statement describing how to file a complaint or report
suspected abuse:

"If you want to report suspected abuse, neglect, or financial exploitation, you may contact
the Minnesota Adult Abuse Reporting Center (MAARC). If you have a complaint about
the assisted living facility or person providing your services, you may contact the Office of
Health Facility Complaints, Minnesota Department of Health. <u>If you would like to request</u>
advocacy services, you may also contact the Office of Ombudsman for Long-Term Care or
the Office of Ombudsman for Mental Health and Developmental Disabilities."

(c) The statement must include contact information for the Minnesota Adult Abuse
Reporting Center and the telephone number, website address, e-mail address, mailing
address, and street address of the Office of Health Facility Complaints at the Minnesota
Department of Health, the Office of Ombudsman for Long-Term Care, and the Office of
Ombudsman for Mental Health and Developmental Disabilities. The statement must include
the assisted living facility's name, address, e-mail, telephone number, and name or title of
the person at the assisted living facility to whom problems or complaints may be directed.

34.1 It must also include a statement that the <u>assisted living</u> facility will not retaliate because of
34.2 a complaint.

34.3 (d) <u>A An assisted living facility must obtain written acknowledgment from the resident</u>
34.4 of the resident's receipt of the assisted living bill of rights or shall document why an
34.5 acknowledgment cannot be obtained. Acknowledgment of receipt shall be retained in the
34.6 resident's record.

34.7 Sec. 43. Minnesota Statutes 2019 Supplement, section 144G.91, subdivision 13, is amended
34.8 to read:

Subd. 13. Personal and treatment privacy. (a) Residents have the right to consideration
of their privacy, individuality, and cultural identity as related to their social, religious, and
psychological well-being. Staff must respect the privacy of a resident's space by knocking
on the door and seeking consent before entering, except in an emergency or where clearly
inadvisable or unless otherwise documented in the resident's service plan.

(b) Residents have the right to have and use a lockable door to the resident's unit. The
<u>assisted living</u> facility shall provide locks on the resident's unit. Only a staff member with
a specific need to enter the unit shall have keys. This right may be restricted in certain
circumstances if necessary for a resident's health and safety and documented in the resident's
service plan.

34.19 (c) Residents have the right to respect and privacy regarding the resident's service plan.
34.20 Case discussion, consultation, examination, and treatment are confidential and must be
34.21 conducted discreetly. Privacy must be respected during toileting, bathing, and other activities
34.22 of personal hygiene, except as needed for resident safety or assistance.

34.23 Sec. 44. Minnesota Statutes 2019 Supplement, section 144G.91, subdivision 21, is amended
34.24 to read:

34.25 Subd. 21. Access to counsel and advocacy services. Residents have the right to the
34.26 immediate access by:

34.27 (1) the resident's legal counsel;

34.28 (2) any representative of the protection and advocacy system designated by the state
34.29 under Code of Federal Regulations, title 45, section 1326.21; or

34.30 (3) any representative of the Office of Ombudsman for Long-Term Care or the Office
 34.31 of Ombudsman for Mental Health and Developmental Disabilities.

	03/10/20	REVISOR	SGS/NB	20-5639	as introduced
35.1	Sec. 45. Minne	esota Statutes 201	19 Supplement,	section 144G.92, subdivisi	ion 5, is amended
35.2	to read:				
35.3	Subd. 5. Oth	her laws. Nothin	g in this section	affects the rights and ren	nedies available
35.4	to a resident uno	der section 626.5	57, subdivision	s 10, 17, and 20.	
35.5	Sec. 46. Minn	esota Statutes 20	19 Supplement	, section 144G.93, is ame	nded to read:
35.6				D LEGAL SERVICES.	
55.0					
35.7	-		-	, every <u>assisted living</u> faci	
35.8	the resident with the names and contact information, including telephone numbers and				
35.9	e-mail addresses	s, of:			
35.10	(1) nonprofit	t organizations th	at provide advo	cacy or legal services to re	sidents including
35.11	but not limited t	to the designated	protection and	advocacy organization in	Minnesota that
35.12	provides advice	and representation	on to individual	s with disabilities; and	
35.13	(2) the Offic	e of Ombudsman	for Long-Term	Care, including both the s	tate and regional
35.14	contact informa	tion and the Offi	ce of Ombudsm	an for Mental Health and	Developmental
35.15	Disabilities.				
35.16	Sec. 47. Minne	esota Statutes 201	9 Supplement,	section 144G.95, subdivisi	ion 1, is amended
35.17	to read:		11 7	,	,
35.18	Subdivision	1 Immunity fro	om liability (a)	The Office of Ombudsma	n for Long-Term
35.19		-		ne from liability for condu	-
35.20	-	2, subdivision 2.		te nom naomty for cond	
35.21				ealth and Developmental	Disabilities and
35.22				ability for conduct descril	
	245.96.			ability for conduct describ	
35.23	243.90.				
35.24	Sec. 48. Minn	esota Statutes 20	19 Supplement	, section 144G.9999, subc	livision 2, is
35.25	amended to read	d:			
35.26	Subd. 2. Me	mbership. The t	ask force shall	include representation fro	m:
35.27	(1) nonprofi	t Minnesota-base	ed organizations	dedicated to patient safet	y or innovation

35.28 in health care safety and quality;

35.29 (2) Department of Health staff with expertise in issues related to safety and adverse35.30 health events;

36.1 (3) consumer organizations;

- 36.2 (4) direct care providers or their representatives;
- 36.3 (5) organizations representing long-term care providers and home care providers in36.4 Minnesota;
- 36.5 (6) the ombudsman for long-term care or a designee;
- 36.6 (7) the ombudsman for mental health and developmental disabilities or a designee;
- (7) (8) national patient safety experts; and
- (8)(9) other experts in the safety and quality improvement field.

36.9 The task force shall have at least one public member who either is or has been a resident in

36.10 an assisted living setting and one public member who has or had a family member living

^{36.11} in an assisted living setting. The membership shall be voluntary except that public members

36.12 may be reimbursed under section 15.059, subdivision 3.

36.13 Sec. 49. <u>**REVISOR INSTRUCTION.</u>**</u>

36.14 The revisor of statutes, in consultation with the House Research Department; Office of

36.15 Senate Counsel, Research and Fiscal Analysis; and the Department of Health shall prepare

36.16 legislation for the Department of Health to introduce during the 2021 legislative session to

36.17 make necessary cross-reference changes and remove statutory cross-references in Minnesota

36.18 Statutes and Minnesota Rules to conform with the passage of Minnesota Laws 2019, chapter

36.19 <u>60.</u>

36.20 **EFFECTIVE DATE.** This section is effective the day following final enactment.