SF11 REVISOR SGS S0011-1 1st Engrossment

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 11

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DATE D-PG OFFICIAL STATUS

01/10/2019 47 Introduction and first reading
Referred to Family Care and Aging

01/14/2019 83 Authors added Rest; Relph; Abeler; Eken

02/07/2019 269a Comm report: To pass as amended and re-refer to Health and Human Services Finance and Policy

A bill for an act

relating to health; establishing requirements for authorized electronic monitoring

in nursing facilities and assisted living facilities; proposing coding for new law in 1.3 Minnesota Statutes, chapter 144. 1.4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.5 Section 1. [144.6502] ELECTRONIC MONITORING IN CERTAIN HEALTH CARE 1.6 FACILITIES. 1.7 Subdivision 1. **Definitions.** (a) For the purposes of this section, the terms defined in this 18 subdivision have the meanings given. 19 (b) "Electronic monitoring" means the placement and use of an electronic monitoring 1.10 device by a resident in the resident's room or private living unit in accordance with this 1.11 section. 1.12 (c) "Commissioner" means the commissioner of health. 1.13 1.14 (d) "Department" means the Department of Health. (e) "Electronic monitoring device" means a camera or other device that captures, records, 1.15 or broadcasts audio, video, or both, that is placed in a resident's room or private living unit 1.16 and is used to monitor the resident or activities in the room or private living unit. 1.17 (f) "Facility" means a nursing home licensed under chapter 144A, a boarding care home 1.18 licensed under sections 144.50 to 144.56, or a housing with services establishment registered 1 19 under chapter 144D that is either subject to chapter 144G or has a disclosed special unit 1.20

(g) "Resident" means a person 18 years of age or older residing in a facility.

Section 1.

under section 325F.72.

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(h) "Resident representative" means one of the following in the order of priority listed, 2.1 to the extent the person may reasonably be identified and located: 2.2 (1) a court-appointed guardian; 2.3 (2) a health care agent under section 145C.01, subdivision 2; or 2.4 (3) a person who is not an agent of a facility or of a home care provider designated in 2.5 writing by the resident and maintained in the resident's records on file with the facility or 2.6 with the resident's executed housing with services contract. 2.7 Subd. 2. Electronic monitoring. (a) A resident or a resident representative may conduct 2.8 electronic monitoring of the resident's room or private living unit through the use of electronic 2.9 monitoring devices placed in the resident's room or private living unit as provided in this 2.10 section. 2.11 (b) Nothing in this section precludes the use of electronic monitoring of health care 2.12 allowed under other law. 2.13 2.14 (c) Electronic monitoring authorized under this section, for the purpose of monitoring the actions of individuals other than the resident or to verify the delivery of services, is not 2.15 a covered service under home and community-based waivers under sections 256B.0913, 2.16 256B.0915, 256B.092, and 256B.49. 2.17 2.18 (d) This section does not apply to monitoring technology authorized as a home and community-based service under section 256B.0913, 256B.0915, 256B.092, or 256B.49. 2.19 Subd. 3. Consent to electronic monitoring. (a) Except as otherwise provided in this 2.20 subdivision, a resident must consent to electronic monitoring in the resident's room or private 2.21 living unit in writing on a notification and consent form. If the resident has not affirmatively 2.22 objected to electronic monitoring and the resident's medical professional determines that 2.23 the resident currently lacks the ability to understand and appreciate the nature and 2.24 consequences of electronic monitoring, the resident representative may consent on behalf 2.25 of the resident. For purposes of this subdivision, a resident affirmatively objects when the 2.26 2.27 resident orally, visually, or through the use of auxiliary aids or services declines electronic monitoring. The resident's response must be documented on the notification and consent 2.28 form. 2.29 (b) Prior to a resident representative consenting on behalf of a resident, the resident must 2.30 be asked if the resident wants electronic monitoring to be conducted. The resident 2.31 representative must explain to the resident: 2.32 (1) the type of electronic monitoring device to be used; 2.33

(2) the standard conditions that may be placed on the electronic monitoring device's use, including those listed in subdivision 6;

- (3) with whom the recording may be shared under subdivision 10 or 11; and
- (4) the resident's ability to decline all recording.

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- (c) A resident, or resident representative when consenting on behalf of the resident, may consent to electronic monitoring with any conditions of the resident's or resident representative's choosing, including the list of standard conditions provided in subdivision 6. A resident, or resident representative when consenting on behalf of the resident, may request that the electronic monitoring device be turned off or the visual or audio recording component of the electronic monitoring device be blocked at any time.
- (d) Prior to implementing electronic monitoring, a resident must obtain the written consent on the notification and consent form of any other resident residing in the shared room or shared private living unit. A roommate's or roommate's resident representative's written consent must comply with the requirements of paragraphs (a) to (c). Consent by a roommate or a roommate's resident representative under this paragraph authorizes the resident's use of any recording obtained under this section, as provided under subdivision 10 or 11.
- (e) Any resident conducting electronic monitoring must immediately remove or disable an electronic monitoring device prior to a new roommate moving into a shared room or shared private living unit, unless the resident obtains the roommate's or roommate's resident representative's written consent as provided under paragraph (d) prior to the roommate moving into the shared room or shared private living unit. Upon obtaining the new roommate's signed notification and consent form and submitting the form to the facility as required under subdivision 5, the resident may resume electronic monitoring.
- (f) The resident or roommate, or the resident representative or roommate's resident representative if the representative is consenting on behalf of the resident or roommate, may withdraw consent at any time and the withdrawal of consent must be documented on the original consent form as provided under subdivision 5, paragraph (c).
- Subd. 4. Refusal of roommate to consent. If a resident of a facility who is residing in a shared room or shared living unit wants to conduct electronic monitoring and another resident living in or moving into the same shared room or shared living unit refuses to consent to the use of an electronic monitoring device, the facility shall make a reasonable attempt to accommodate the resident who wants to conduct electronic monitoring. A facility has met the requirement to make a reasonable attempt to accommodate a resident who wants

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to conduct electronic monitoring when, upon notification that a roommate has not consented to the use of an electronic monitoring device in the resident's room, the facility offers to move the resident to another shared room or shared living unit that is available at the time of the request. If a resident chooses to reside in a private room or private living unit in a facility in order to accommodate the use of an electronic monitoring device, the resident must pay either the private room rate in a nursing home setting, or the applicable rent in a housing with services establishment. If a facility is unable to accommodate a resident due to lack of space, the facility must reevaluate the request every two weeks until the request is fulfilled. A facility is not required to provide a private room, a single-bed room, or a private living unit to a resident who is unable to pay.

- Subd. 5. Notice to facility. (a) Electronic monitoring may begin only after the resident or resident representative who intends to place an electronic monitoring device and any roommate or roommate's resident representative completes the notification and consent form and submits the form to the facility.
- (b) Upon receipt of any completed notification and consent form, the facility must place the original form in the resident's file or file the original form with the resident's housing with services contract. The facility must provide a copy to the resident and the resident's roommate, if applicable.
- (c) In the event that a resident or roommate, or the resident representative or roommate's resident representative if the representative is consenting on behalf of the resident or roommate, chooses to alter the conditions under which consent to electronic monitoring is given or chooses to withdraw consent to electronic monitoring, the facility must make available the original notification and consent form so that it may be updated. Upon receipt of the updated form, the facility must place the updated form in the resident's file or file the original form with the resident's signed housing with services contract. The facility must provide a copy of the updated form to the resident and the resident's roommate, if applicable.
- (d) If a new roommate does not submit to the facility a completed notification and consent form and the resident conducting the electronic monitoring does not remove or disable the electronic monitoring device, the facility must remove the electronic monitoring device.
- (e) If a roommate submits an updated notification and consent form withdrawing consent and the resident conducting electronic monitoring does not remove or disable the electronic monitoring device, the facility must remove the electronic monitoring device.

(f) Notwithstanding	paragraph (a), the resident or resident representative who intends
to place an electronic m	onitoring device may do so without submitting a notification and
consent form to the facil	lity, provided that:
(1) the resident or re	sident representative reasonably fears retaliation by the facility;
(2) the resident does	not have a roommate;
(3) the resident or res	sident representative submits the completed notification and consent
form to the Office of the	e Ombudsman for Long-Term Care;
(4) the resident or re	sident representative submits the notification and consent form to
the facility within 14 ca	lendar days of placing the electronic monitoring device; and
(5) between the time	the electronic monitoring device is placed under this paragraph
and the time the residen	t or resident representative submits the completed notification and
consent form to the facil	lity, the resident or resident representative immediately submits a
Minnesota Adult Abuse	Reporting Center report or police report upon evidence from the
electronic monitoring de	evice that suspected maltreatment has occurred.
Subd. 6. Form requ	irements. (a) The notification and consent form completed by the
resident must include, a	t a minimum, the following information:
(1) the resident's sign	ned consent to electronic monitoring or the signature of the resident
representative, if applica	able. If a person other than the resident signs the consent form, the
form must document the	e following:
(i) the date the reside	ent was asked if the resident wants electronic monitoring to be
conducted;	
(ii) who was present	when the resident was asked; and
(iii) an acknowledgn	nent that the resident did not affirmatively object;
(2) the resident's roo	mmate's signed consent or the signature of the roommate's resident
representative, if applica	able. If a roommate's resident representative signs the consent form,
the form must documen	t the following:
(i) the date the room	mate was asked if the roommate wants electronic monitoring to be
conducted;	
(ii) who was present	when the roommate was asked; and
(iii) an acknowledgn	nent that the roommate did not affirmatively object;
(3) the type of electr	onic monitoring device to be used;

7.1	Subd. 8. Notice to visitors. (a) A facility shall post a sign at each facility entrance
7.2	accessible to visitors that states "Security cameras and audio devices may be present to
7.3	record persons and activities."
7.4	(b) The facility is responsible for installing and maintaining the signage required in this
7.5	subdivision.
7.6	Subd. 9. Obstruction of electronic monitoring devices. (a) A person must not knowingly
7.7	hamper, obstruct, tamper with, or destroy an electronic monitoring device placed in a
7.8	resident's room or private living unit without the permission of the resident or resident
7.9	representative.
7.10	(b) It is not a violation of paragraph (a) if a person turns off the electronic monitoring
7.11	device or blocks the visual recording component of the electronic monitoring device at the
7.12	direction of the resident or resident representative, or if consent has been withdrawn.
7.13	Subd. 10. Dissemination of recordings. (a) No person may access any video or audio
7.14	recording created through authorized electronic monitoring without the written consent of
7.15	the resident or resident representative.
7.16	(b) Except as required under other law, a recording or copy of a recording made as
7.17	provided in this section may only be disseminated for the purpose of addressing health,
7.18	safety, or welfare concerns of a resident or residents.
7.19	(c) A person disseminating a recording or copy of a recording made as provided in this
7.20	section in violation of paragraph (b) may be civilly or criminally liable.
7.21	Subd. 11. Admissibility of evidence. Subject to applicable rules of evidence and
7.22	procedure, any video or audio recording created through electronic monitoring under this
7.23	section may be admitted into evidence in a civil, criminal, or administrative proceeding.
7.24	Subd. 12. Liability. (a) For the purposes of state law, the mere presence of an electronic
7.25	monitoring device in a resident's room or private living unit is not a violation of the resident's
7.26	right to privacy under section 144.651 or 144A.44.
7.27	(b) For the purposes of state law, a facility or home care provider is not civilly or
7.28	criminally liable for the mere disclosure by a resident or a resident representative of a
7.29	recording.
7.30	Subd. 13. Resident protections. (a) A facility must not:
7.31	(1) refuse to admit a potential resident or remove a resident because the facility disagrees
7.32	with the potential resident's or the resident's decisions regarding electronic monitoring;

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

Sec. 3. DIRECTION TO THE COMMISSIONER OF HEALTH.

The commissioner of health shall prescribe the notification and consent form described in Minnesota Statutes, section 144.6502, subdivision 6, no later than January 1, 2020. The commissioner shall make the form available on the department's website.

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

Sec. 3. 8