346.19	ARTICLE 9
346.20	OPERATIONS
346.21	Section 1. Minnesota Statutes 2016, section 13.46, subdivision 4, is amended to read:
346.22	Subd. 4. Licensing data. (a) As used in this subdivision:
346.23	(1) "licensing data" are all data collected, maintained, used, or disseminated by the
	welfare system pertaining to persons licensed or registered or who apply for licensure or
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346.26	commissioner of human services;
346.27	(2) "client" means a person who is receiving services from a licensee or from an applicant
	for licensure; and
347.1	(3) "personal and personal financial data" are Social Security numbers, identity of and
347.2	letters of reference, insurance information, reports from the Bureau of Criminal
347.3	Apprehension, health examination reports, and social/home studies.
347.4	(b)(1)(i) Except as provided in paragraph (c), the following data on applicants, license
347.5	holders, and former licensees are public: name, address, telephone number of licensees,
347.6	date of receipt of a completed application, dates of licensure, licensed capacity, type of
347.7	client preferred, variances granted, record of training and education in child care and child
347.8	development, type of dwelling, name and relationship of other family members, previous
347.9	license history, class of license, the existence and status of complaints, and the number of
347.10	serious injuries to or deaths of individuals in the licensed program as reported to the
347.11	commissioner of human services, the local social services agency, or any other county
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347.13	treatment by a physician.
347.14	(ii) when a correction order, an order to forfeit a fine, an order of license suspension, an
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	or substantiated maltreatment; the existence of settlement negotiations; the record of informal
	resolution of a licensing violation; orders of hearing; findings of fact; conclusions of law;
	specifications of the final correction order, fine, suspension, temporary immediate suspension,
	revocation, denial, or conditional license contained in the record of licensing action; whether
	a fine has been paid; and the status of any appeal of these actions.

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348.24 348.25 Senate Language S0800-3

(iii) When a license denial under section 245A.05 or a sanction under section 245A.07 is based on a determination that a license holder, applicant, or controlling individual is responsible for maltreatment under section 626.556 or 626.557, the identity of the applicant, license holder, or controlling individual as the individual responsible for maltreatment is public data at the time of the issuance of the license denial or sanction.
(iv) When a license denial under section 245A.05 or a sanction under section 245A.07 is based on a determination that a license holder, applicant, or controlling individual is disqualified under chapter 245C, the identity of the license holder, applicant, or controlling individual as the disqualified individual and the reason for the disqualification are public data at the time of the issuance of the licensing sanction or denial. If the applicant, license holder, or controlling individual requests reconsideration of the disqualification and the disqualification is affirmed, the reason for the disqualification and the reason to not set aside the disqualification are public data.
(2) For applicants who withdraw their application prior to licensure or denial of a license, the following data are public: the name of the applicant, the city and county in which the applicant was seeking licensure, the dates of the commissioner's receipt of the initial application and completed application, the type of license sought, and the date of withdrawal of the application.
(3) for applicants who are denied a license, the following data are public: the name and address of the applicant, the city and county in which the applicant was seeking licensure, the dates of the commissioner's receipt of the initial application and completed application, the type of license sought, the date of denial of the application, the nature of the basis for the denial, the existence of settlement negotiations, the record of informal resolution of a denial, orders of hearings, findings of fact, conclusions of law, specifications of the final order of denial, and the status of any appeal of the denial.
(4) When maltreatment is substantiated under section 626.556 or 626.557 and the victim and the substantiated perpetrator are affiliated with a program licensed under chapter 245A, the commissioner of human services, local social services agency, or county welfare agency may inform the license holder where the maltreatment occurred of the identity of the substantiated perpetrator and the victim.
(5) Notwithstanding clause (1), for child foster care, only the name of the license holder and the status of the license are public if the county attorney has requested that data otherwise classified as public data under clause (1) be considered private data based on the best interests of a child in placement in a licensed program.
(c) The following are private data on individuals under section 13.02, subdivision 12, or nonpublic data under section 13.02, subdivision 9: personal and personal financial data

348.26 on family day care program and family foster care program applicants and licensees and

348.27 their family members who provide services under the license.

348.28 (d) The following are private data on individuals: the identity of persons who have made

- 348.29 reports concerning licensees or applicants that appear in inactive investigative data, and the
- 348.30 records of clients or employees of the licensee or applicant for licensure whose records are
- 348.31 received by the licensing agency for purposes of review or in anticipation of a contested
- 348.32 matter. The names of reporters of complaints or alleged violations of licensing standards
- 348.33 under chapters 245A, 245B, 245C, and 245D, and applicable rules and alleged maltreatment
- 349.1 under sections 626.556 and 626.557, are confidential data and may be disclosed only as
- 349.2 provided in section 626.556, subdivision 11, or 626.557, subdivision 12b.

349.3 (e) Data classified as private, confidential, nonpublic, or protected nonpublic under this

- 349.4 subdivision become public data if submitted to a court or administrative law judge as part
- 349.5 of a disciplinary proceeding in which there is a public hearing concerning a license which
- 349.6 has been suspended, immediately suspended, revoked, or denied.

349.7 (f) Data generated in the course of licensing investigations that relate to an alleged

- 349.8 violation of law are investigative data under subdivision 3.
- 349.9 (g) Data that are not public data collected, maintained, used, or disseminated under this
- 349.10 subdivision that relate to or are derived from a report as defined in section 626.556,
- 349.11 subdivision 2, or 626.5572, subdivision 18, are subject to the destruction provisions of
- 349.12 sections 626.556, subdivision 11c, and 626.557, subdivision 12b.
- 349.13 (h) Upon request, not public data collected, maintained, used, or disseminated under
- 349.14 this subdivision that relate to or are derived from a report of substantiated maltreatment as
- 349.15 defined in section 626.556 or 626.557 may be exchanged with the Department of Health
- 349.16 for purposes of completing background studies pursuant to section 144.057 and with the
- 349.17 Department of Corrections for purposes of completing background studies pursuant to
- 349.18 section 241.021.
- 349.19 (i) Data on individuals collected according to licensing activities under chapters 245A
- 349.20 and 245C, data on individuals collected by the commissioner of human services according
- 349.21 to investigations under chapters 245A, 245B, 245C, and 245D, and sections 626.556 and
- 349.22 626.557 may be shared with the Department of Human Rights, the Department of Health,
- 349.23 the Department of Corrections, the ombudsman for mental health and developmental
- 349.24 disabilities, and the individual's professional regulatory board when there is reason to believe
- 349.25 that laws or standards under the jurisdiction of those agencies may have been violated or
- 349.26 the information may otherwise be relevant to the board's regulatory jurisdiction. Background
- 349.27 study data on an individual who is the subject of a background study under chapter 245C
- 349.28 for a licensed service for which the commissioner of human services is the license holder

- 349.29 may be shared with the commissioner and the commissioner's delegate by the licensing
- 349.30 division. Unless otherwise specified in this chapter, the identity of a reporter of alleged
- 349.31 maltreatment or licensing violations may not be disclosed.

(j) In addition to the notice of determinations required under section 626.556, subdivision

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- 349.33 10f, if the commissioner or the local social services agency has determined that an individual
- 349.34 is a substantiated perpetrator of maltreatment of a child based on sexual abuse, as defined
- 350.1 in section 626.556, subdivision 2, and the commissioner or local social services agency
- 350.2 knows that the individual is a person responsible for a child's care in another facility, the
- 350.3 commissioner or local social services agency shall notify the head of that facility of this
- 350.4 determination. The notification must include an explanation of the individual's available
- 350.5 appeal rights and the status of any appeal. If a notice is given under this paragraph, the
- 350.6 government entity making the notification shall provide a copy of the notice to the individual
- 350.7 who is the subject of the notice.
- 350.8 (k) All not public data collected, maintained, used, or disseminated under this subdivision
- 350.9 and subdivision 3 may be exchanged between the Department of Human Services, Licensing
- 350.10 Division, and the Department of Corrections for purposes of regulating services for which
- 350.11 the Department of Human Services and the Department of Corrections have regulatory
- 350.12 authority.
- 350.13 Sec. 2. Minnesota Statutes 2016, section 245A.02, subdivision 2b, is amended to read:
- 350.14 Subd. 2b. Annual or annually. With the exception of subdivision 2c, "annual" or
- 350.15 "annually" means prior to or within the same month of the subsequent calendar year.
- 350.16 Sec. 3. Minnesota Statutes 2016, section 245A.02, is amended by adding a subdivision to 350.17 read:
- 350.18 Subd. 2c. Annual or annually; family child care training requirements. For the
- 350.19 purposes of section 245A.50, subdivisions 1 to 9, "annual" or "annually" means the 12-month
- 350.20 period beginning on the license effective date or the annual anniversary of the effective date
- 350.21 and ending on the day prior to the annual anniversary of the license effective date.

THE FOLLOWING SECTIONS ARE FROM HOUSE ARTICLE 4, CHILDREN AND FAMILIES

- 213.4 Sec. 21. Minnesota Statutes 2016, section 245A.02, subdivision 2b, is amended to read:
- 213.5 Subd. 2b. Annual or annually. With the exception of subdivision 2c, "annual" or
- 213.6 "annually" means prior to or within the same month of the subsequent calendar year.
- 213.7 Sec. 22. Minnesota Statutes 2016, section 245A.02, is amended by adding a subdivision213.8 to read:
- 213.9 Subd. 2c. Annual or annually; family child care training requirements. For the
- 213.10 purposes of section 245A.50, subdivisions 1 to 9, "annual" or "annually" means the 12-month
- 213.11 period beginning on the license effective date or the annual anniversary of the effective date
- 213.12 and ending on the day prior to the annual anniversary of the license effective date.
- 213.13 Sec. 23. Minnesota Statutes 2016, section 245A.04, subdivision 4, is amended to read:

213.14 Subd. 4. **Inspections; waiver.** (a) Before issuing an initial license, the commissioner 213.15 shall conduct an inspection of the program. The inspection must include but is not limited 213.16 to:

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213.17	(1) an inspection of the physical plant;
213.18	(2) an inspection of records and documents;
213.19	(3) an evaluation of the program by consumers of the program; and
213.20	(4) observation of the program in operation.
213.21	For the purposes of this subdivision, "consumer" means a person who receives the
213.22	services of a licensed program, the person's legal guardian, or the parent or individual having
213.23	legal custody of a child who receives the services of a licensed program.
213.24	(b) The evaluation required in paragraph (a), clause (3), or the observation in paragraph
213.25	(a), clause (4), is not required prior to issuing an initial license under subdivision 7. If the
213.26	commissioner issues an initial license under subdivision 7, these requirements must be
213.27	completed within one year after the issuance of an initial license.
213.28	(c) Before completing a licensing inspection in a family child care program or child care
213.29	center, the licensing agency must offer the license holder an exit interview to discuss
213.30	violations of law or rule observed during the inspection and offer technical assistance on
214.1	how to comply with applicable laws and rules. Nothing in this paragraph limits the ability
214.2	of the commissioner to issue a correction order or negative action for violations of law or
214.3	rule not discussed in an exit interview or in the event that a license holder chooses not to

214.5 EFFECTIVE DATE. This section is effective	e October	1,2017.
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350.22 Sec. 4. [245A.055] NOTIFICATION TO PROVIDER.

- 350.23 (a) When the county agency responsible for family child care and group family child
- 350.24 care licensing conducts an annual or biennial licensing inspection, the agency must provide,
- 350.25 before departure from the residence or facility, a written or electronic notification to the
- 350.26 licensee of potential licensing violations noted during the inspection and the condition that
- 350.27 constitutes the violation.
- 350.28 (b) Providing this notification to the licensee does not relieve the county agency from
- 350.29 notifying the license holder and the commissioner of the violation as required by statute or
- 350.30 rule.
- 351.1 Sec. 5. Minnesota Statutes 2016, section 245A.06, subdivision 2, is amended to read:

351.2	Subd. 2. Reconsideration of correction orders. (a) If the applicant or license holder
351.3	believes that the contents of the commissioner's correction order are in error, the applicant
351.4 351.5	or license holder may ask the Department of Human Services to reconsider the parts of the correction order that are alleged to be in error. The request for reconsideration must be made
351.5	in writing and must be postmarked and sent to the commissioner within 20 calendar days
351.7	after receipt of the correction order by the applicant or license holder, and:
351.8	(1) specify the parts of the correction order that are alleged to be in error;
351.9	(2) explain why they are in error; and
351.10	(3) include documentation to support the allegation of error.
351.11	A request for reconsideration does not stay any provisions or requirements of the
	correction order. The commissioner's disposition of a request for reconsideration is final
351.13	and not subject to appeal under chapter 14.
351.14	(b) This paragraph applies only to licensed family child care providers. A licensed family
351.14	child care provider who requests reconsideration of a correction order under paragraph (a)
351.16	may also request, on a form and in the manner prescribed by the commissioner, that the
351.17	commissioner expedite the review if:
251.10	
351.18 351.19	(1) the provider is challenging a violation and provides a description of how complying with the corrective action for that violation would require the substantial expenditure of
351.20	funds or a significant change to their program; and
351.21	(2) describes what actions the provider will take in lieu of the corrective action ordered
351.22	to ensure the health and safety of children in care pending the commissioner's review of the
351.23	correction order.
351.24	(c) By January 1, 2018, and each year thereafter, the Department of Human Services
351.25	must report data to the chairs and ranking minority members of the legislative committees
351.26	with jurisdiction over human services policy from the previous year that includes:
351.27	(1) the number of licensed family child care provider appeals of correction orders to the
351.27	Department of Human Services;
201.20	<u> </u>
351.29	(2) the number of correction order appeals by family child care providers that the
251 20	Department of Human Complete mental and

351.30 Department of Human Services grants; and

Operations

351.31 (3) the number of correction order appeals that the Department of Human Services 351.32 denies.

214.6 Sec. 24. Minnesota Statutes 2016, section 245A.06, subdivision 8, is amended to read:

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Subd. 8. Requirement to post correction order. (a) For licensed family child care 214.7 214.8 providers and child care centers, upon receipt of any correction order or order of conditional 214.9 license issued by the commissioner under this section, and notwithstanding a pending request 214.10 for reconsideration of the correction order or order of conditional license by the license 214.11 holder, the license holder shall post the correction order or order of conditional license in 214.12 a place that is conspicuous to the people receiving services and all visitors to the facility 214.13 for two years. When the correction order or order of conditional license is accompanied by 214.14 a maltreatment investigation memorandum prepared under section 626.556 or 626.557, the 214.15 investigation memoranda must be posted with the correction order or order of conditional 214.16 license. 214.17 (b) If the commissioner reverses or rescinds a violation in a correction order upon 214.18 reconsideration under subdivision 2, the commissioner shall issue an amended correction 214.19 order and the license holder shall post the amended order according to paragraph (a). (c) If the correction order is rescinded or reversed in full upon reconsideration under 214.20 214.21 subdivision 2, the license holder shall remove the original correction order posted according 214.22 to paragraph (a). 214.23 Sec. 25. Minnesota Statutes 2016, section 245A.06, is amended by adding a subdivision 214.24 to read: 214.25 Subd. 9. Child care correction order quotas prohibited. The commissioner and county 214.26 licensing agencies shall not order, mandate, require, or suggest to any person responsible 214.27 for licensing or inspecting a licensed family child care provider or child care center a quota 214.28 for the issuance of correction orders on a daily, weekly, monthly, quarterly, or yearly basis. 214.29 Sec. 26. [245A.065] CHILD CARE FIX-IT TICKET. 214.30 (a) In lieu of a correction order under section 245A.06, the commissioner shall issue a 214.31 fix-it ticket to a family child care or child care center license holder if the commissioner 214.32 finds that:

215.1 215.2 215.3	(1) the license holder has failed to comply with a requirement in this chapter or Minnesota Rules, chapter 9502 or 9503, that the commissioner determines to be eligible for a fix-it ticket;
215.4 215.5	(2) the violation does not imminently endanger the health, safety, or rights of the persons served by the program;
215.6 215.7	(3) the license holder did not receive a fix-it ticket or correction order for the violation at the license holder's last licensing inspection;
215.8 215.9	(4) the violation can be corrected at the time of inspection or within 48 hours, excluding Saturdays, Sundays, and holidays; and
215.10 215.11	(5) the license holder corrects the violation at the time of inspection or agrees to correct the violation within 48 hours, excluding Saturdays, Sundays, and holidays.
215.12	(b) The fix-it ticket must state:
215.13	(1) the conditions that constitute a violation of the law or rule;
215.14	(2) the specific law or rule violated; and
215.15 215.16	(3) that the violation was corrected at the time of inspection or must be corrected within 48 hours, excluding Saturdays, Sundays, and holidays.
215.17 215.18	(c) The commissioner shall not publicly publish a fix-it ticket on the department's Web site.
215.19 215.20 215.21	(d) Within 48 hours, excluding Saturdays, Sundays, and holidays, of receiving a fix-it ticket, the license holder must correct the violation and within one week submit evidence to the licensing agency that the violation was corrected.
215.22 215.23 215.24 215.25 215.26	(e) If the violation is not corrected at the time of inspection or within 48 hours, excluding Saturdays, Sundays, and holidays, or the evidence submitted is insufficient to establish that the license holder corrected the violation, the commissioner must issue a correction order for the violation of Minnesota law or rule identified in the fix-it ticket according to section 245A.06.
215.27 215.28 215.29 215.30	(f) The commissioner shall, following consultation with family child care license holders, child care center license holders, and county agencies, issue a report by October 1, 2017, that identifies the violations of this chapter and Minnesota Rules, chapters 9502 and 9503, that are eligible for a fix-it ticket. The commissioner shall provide the report to county

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- 215.31 agencies and the chairs and ranking minority members of the legislative committees with
- 215.32 jurisdiction over child care, and shall post the report to the department's Web site.
- 216.1 **EFFECTIVE DATE.** This section is effective October 1, 2017.

- 352.1 Sec. 6. Minnesota Statutes 2016, section 245A.07, subdivision 3, is amended to read:
- 352.2 Subd. 3. License suspension, revocation, or fine. (a) The commissioner may suspend 352.3 or revoke a license, or impose a fine if:
- 352.4 (1) a license holder fails to comply fully with applicable laws or rules;

352.5 (2) a license holder, a controlling individual, or an individual living in the household

352.6 where the licensed services are provided or is otherwise subject to a background study has

a disqualification which has not been set aside under section 245C.22;

352.8 (3) a license holder knowingly withholds relevant information from or gives false or

- 352.9 misleading information to the commissioner in connection with an application for a license,
- 352.10 in connection with the background study status of an individual, during an investigation,
- 352.11 or regarding compliance with applicable laws or rules; or

352.12 (4) after July 1, 2012, and upon request by the commissioner, a license holder fails to

- 352.13 submit the information required of an applicant under section 245A.04, subdivision 1,
- 352.14 paragraph (f) or (g).

352.15 A license holder who has had a license suspended, revoked, or has been ordered to pay

- 352.16 a fine must be given notice of the action by certified mail or personal service. If mailed, the
- 352.17 notice must be mailed to the address shown on the application or the last known address of
- 352.18 the license holder. The notice must state the reasons the license was suspended, revoked,
- 352.19 or a fine was ordered.
- 352.20 (b) If the license was suspended or revoked, the notice must inform the license holder
- 352.21 of the right to a contested case hearing under chapter 14 and Minnesota Rules, parts
- 352.22 1400.8505 to 1400.8612. The license holder may appeal an order suspending or revoking
- 352.23 a license. The appeal of an order suspending or revoking a license must be made in writing
- 352.24 by certified mail or personal service. If mailed, the appeal must be postmarked and sent to
- 352.25 the commissioner within ten calendar days after the license holder receives notice that the
- 352.26 license has been suspended or revoked. If a request is made by personal service, it must be
- 352.27 received by the commissioner within ten calendar days after the license holder received the
- 352.28 order. Except as provided in subdivision 2a, paragraph (c), if a license holder submits a
- 352.29 timely appeal of an order suspending or revoking a license, the license holder may continue

352.30 to operate the program as provided in section 245A.04, subdivision 7, paragraphs (g) and

352.31 (h), until the commissioner issues a final order on the suspension or revocation.

352.32 (c)(1) If the license holder was ordered to pay a fine, the notice must inform the license

- 352.33 holder of the responsibility for payment of fines and the right to a contested case hearing
- 353.1 under chapter 14 and Minnesota Rules, parts 1400.8505 to 1400.8612. The appeal of an
- 353.2 order to pay a fine must be made in writing by certified mail or personal service. If mailed,
- 353.3 the appeal must be postmarked and sent to the commissioner within ten calendar days after
- 353.4 the license holder receives notice that the fine has been ordered. If a request is made by
- 353.5 personal service, it must be received by the commissioner within ten calendar days after
- 353.6 the license holder received the order.

353.7 (2) The license holder shall pay the fines assessed on or before the payment date specified.

- 353.8 If the license holder fails to fully comply with the order, the commissioner may issue a
- 353.9 second fine or suspend the license until the license holder complies. If the license holder
- 353.10 receives state funds, the state, county, or municipal agencies or departments responsible for
- 353.11 administering the funds shall withhold payments and recover any payments made while the
- 353.12 license is suspended for failure to pay a fine. A timely appeal shall stay payment of the fine
- 353.13 until the commissioner issues a final order.

353.14 (3) A license holder shall promptly notify the commissioner of human services, in writing,

- 353.15 when a violation specified in the order to forfeit a fine is corrected. If upon reinspection the
- 353.16 commissioner determines that a violation has not been corrected as indicated by the order
- 353.17 to forfeit a fine, the commissioner may issue a second fine. The commissioner shall notify
- 353.18 the license holder by certified mail or personal service that a second fine has been assessed.
- 353.19 The license holder may appeal the second fine as provided under this subdivision.
- 353.20 (4) Fines shall be assessed as follows:
- 353.21 (i) the license holder shall forfeit \$1,000 for each determination of maltreatment of a
- 353.22 child under section 626.556 or the maltreatment of a vulnerable adult under section 626.557
- 353.23 for which the license holder is determined responsible for the maltreatment under section
- 353.24 626.556, subdivision 10e, paragraph (i), or 626.557, subdivision 9c, paragraph (c);
- 353.25 (ii) if the commissioner determines that a determination of maltreatment for which the
- 353.26 license holder is responsible is the result of maltreatment that meets the definition of serious
- 353.27 maltreatment as defined in section 245C.02, subdivision 18, the license holder shall forfeit
- 353.28 **\$5,000;**

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	(iii) for a program that operates out of the license holder's home and a program licensed under Minnesota Rules, parts 9502.0300 to 9502.0495, the fine assessed against the license
353.31	holder shall not exceed \$1,000 for each determination of maltreatment;
353.32	(iv) the license holder shall forfeit \$200 for each occurrence of a violation of law or rule
353.32	governing matters of health, safety, or supervision, including but not limited to the provision
354.1	
354.1 354.2	of adequate staff-to-child or adult ratios, and failure to comply with background study
334.2	requirements under chapter 245C; and
354.3	(v) the license holder shall forfeit \$100 for each occurrence of a violation of law or rule
354.4	other than those subject to a \$5,000, \$1,000, or \$200 fine above in items (i) to (iv).
354.5	For purposes of this section, "occurrence" means each violation identified in the
354.6	commissioner's fine order. Fines assessed against a license holder that holds a license to
354.7	provide home and community-based services, as identified in section 245D.03, subdivision
354.8	1, and a community residential setting or day services facility license under chapter 245D
354.9	where the services are provided, may be assessed against both licenses for the same
354.10	occurrence, but the combined amount of the fines shall not exceed the amount specified in
354.11	this clause for that occurrence.
354.12	(5) When a fine has been assessed, the license holder may not avoid payment by closing,
354.12	selling, or otherwise transferring the licensed program to a third party. In such an event, the
354.13	license holder will be personally liable for payment. In the case of a corporation, each
354.14	controlling individual is personally and jointly liable for payment.
557.15	contoning individual is personally and jointly hable for payment.
354.16	(d) Except for background study violations involving the failure to comply with an order
354.17	to immediately remove an individual or an order to provide continuous, direct supervision,
354.18	the commissioner shall not issue a fine under paragraph (c) relating to a background study
354.19	violation to a license holder who self-corrects a background study violation before the
354.20	commissioner discovers the violation. A license holder who has previously exercised the
354.21	provisions of this paragraph to avoid a fine for a background study violation may not avoid
354.22	a fine for a subsequent background study violation unless at least 365 days have passed
354.23	since the license holder self-corrected the earlier background study violation.
354.24	EFFECTIVE DATE. This section is effective August 1, 2017.
354.25	Sec. 7. [245A.1434] INFORMATION FOR CHILD CARE LICENSE HOLDERS.
354.26	The commissioner shall inform family child care and child care center license holders
354.27	on a timely basis of changes to state and federal statute, rule, regulation, and policy relating

- 354.28 to the provision of licensed child care, the child care assistance program under chapter 119B,
- 354.29 the quality rating and improvement system under section 124D.142, and child care licensing

216.2 Sec. 27. [245A.1434] INFORMATION FOR CHILD CARE LICENSE HOLDERS.

- 216.3 The commissioner shall inform family child care and child care center license holders
- 216.4 on a timely basis of changes to state and federal statute, rule, regulation, and policy relating
- 216.5 to the provision of licensed child care, the child care assistance program under chapter 119B,
- 216.6 the quality rating and improvement system under section 124D.142, and child care licensing

- 354.31 to promote license holder compliance with identified changes. Communications under this
- 354.32 section may be accomplished by electronic means and shall be made available to the public

354.33 <u>online.</u>

- 216.7 functions delegated to counties. Communications under this section shall include information
- 216.8 to promote license holder compliance with identified changes. Communications under this

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216.9 section may be accomplished by electronic means and shall be made available to the public
 216.10 online.

216.11Sec. 28. [245A.153] REPORT TO LEGISLATURE ON THE STATUS OF CHILD216.12CARE.

216.13	Subdivision 1. Reporting requirements. Beginning on February 1, 2018, and no later
216.14	than February 1 of each year thereafter, the commissioner of human services shall provide

- 216.15 a report on the status of child care in Minnesota to the chairs and ranking minority members
- 216.16 of the legislative committees with jurisdiction over child care.
- 216.17 Subd. 2. Contents of report. (a) The report must include the following:
- 216.18 (1) summary data on trends in child care center and family child care capacity and
- 216.19 availability throughout the state, including the number of centers and programs that have
- 216.20 opened and closed and the geographic locations of those centers and programs;
- 216.21 (2) a description of any changes to statutes, administrative rules, or agency policies and 216.22 procedures that were implemented in the year preceding the report:
- 216.23 (3) a description of the actions the department has taken to address or implement the
- 216.24 recommendations from the Legislative Task Force on Access to Affordable Child Care
- 216.25 Report dated January 15, 2017, including but not limited to actions taken in the areas of:
- 216.26 (i) encouraging uniformity in implementing and interpreting statutes, administrative
- 216.27 rules, and agency policies and procedures relating to child care licensing and access;
- 216.28 (ii) improving communication with county licensors and child care providers regarding
- 216.29 changes to statutes, administrative rules, and agency policies and procedures, ensuring that
- 216.30 information is directly and regularly transmitted;
- 217.1 (iii) providing notice to child care providers before issuing correction orders or negative
- 217.2 actions relating to recent changes to statutes, administrative rules, and agency policies and

217.3 procedures;

- 217.4 (iv) implementing confidential, anonymous communication processes for child care
- 217.5 providers to ask questions and receive prompt, clear answers from the department;

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217.6 217.7	(v) streamlining processes to reduce duplication or overlap in paperwork and training requirements for child care providers; and
217.8 217.9	(vi) compiling and distributing information detailing trends in the violations for which correction orders and negative actions are issued;
217.10 217.11	(4) a description of the department's efforts to cooperate with counties while addressing and implementing the task force recommendations;
217.12 217.13	(5) summary data on child care assistance programs including but not limited to state funding and numbers of families served; and
217.14	(6) summary data on family child care correction orders, including:
217.15 217.16	(i) the number of licensed family child care provider appeals or requests for reconsideration of correction orders to the Department of Human Services;
217.17 217.18	(ii) the number of family child care correction order appeals or requests for reconsideration that the Department of Human Services grants; and
217.19 217.20	(iii) the number of family child care correction order appeals or requests for reconsideration that the Department of Human Services denies.
217.21	(b) The commissioner may offer recommendations for legislative action.
217.22	Subd. 3. Sunset. This section expires February 2, 2020.
236.7	Sec. 54. Minnesota Statutes 2016, section 626.556, subdivision 3c, is amended to read:
236.11 236.12 236.13 236.14 236.15	Subd. 3c. Local welfare agency, Department of Human Services or Department of Health responsible for assessing or investigating reports of maltreatment. (a) The county local welfare agency is the agency responsible for assessing or investigating allegations of maltreatment in child foster care, family child care, legally unlicensed child care, juvenile correctional facilities licensed under section 241.021 located in the local welfare agency's county, and reports involving children served by an unlicensed personal care provider organization under section 256B.0659. Copies of findings related to personal care provider organizations under section 256B.0659 must be forwarded to the Department of Human Services provider enrollment.
236.17 236.18	(b) The Department of Human Services is the agency responsible for assessing or investigating allegations of maltreatment in juvenile correctional facilities licensed by the

- 355.1 Sec. 8. Minnesota Statutes 2016, section 626.556, subdivision 3c, is amended to read:
- 355.2 Subd. 3c. Local welfare agency, Department of Human Services or Department of
- 355.3 Health responsible for assessing or investigating reports of maltreatment. (a) The county
- 355.4 local welfare agency is the agency responsible for assessing or investigating allegations of
- 355.5 maltreatment in child foster care, family child care, legally <u>unlicensed nonlicensed</u> child
- 355.6 care, juvenile correctional facilities licensed under section 241.021 located in the local
- 355.7 welfare agency's county, and reports involving children served by an unlicensed personal
- 355.8 care provider organization under section 256B.0659. Copies of findings related to personal
- 355.9 care provider organizations under section 256B.0659 must be forwarded to the Department 355.10 of Human Services provider enrollment.
- 355.11 (b) The Department of Human Services is the agency responsible for assessing or 355.12 investigating allegations of maltreatment in juvenile correctional facilities listed under

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355.13 section 241.021 located in the local welfare agency's county and in facilities licensed or
 355.14 certified under chapters 245A and 245D, except for child foster care and family child care.

355.15 (c) The Department of Health is the agency responsible for assessing or investigating 355.16 allegations of child maltreatment in facilities licensed under sections 144.50 to 144.58 and 355.17 144A.43 to 144A.482.

236.19 Department of Corrections under section 241.021 and in facilities licensed under chapters
 236.20 245A and 245D, except for child foster care and family child care.

(c) The Department of Health is the agency responsible for assessing or investigating
allegations of child maltreatment in facilities licensed under sections 144.50 to 144.58 and
144A.43 to 144A.482.