03/29/23 11:12 am HOUSE RESEARCH DP/MV H2847A11

...... moves to amend H.F. No. 2847, the delete everything amendment

1.1

1.2	(H2847DE1), as follows:
1.3	Page 16, delete lines 11 to 15
1.4	Page 16, line 16, delete "(d)" and insert "(b)"
1.5	Page 16, after line 16, insert:
1.6	"(c) "Technology" means:
1.7	(1) enabling technology which is a device capable of live, two-way communication or
1.8	engagement between a resident and direct support staff at a remote location; or
1.9	(2) monitoring technology which is the use of equipment to oversee, monitor, and
1.10	supervise an individual who receives medical assistance waiver or alternative care services
1.11	under sections 256B.0913, 256B.092, 256B.49, or chapter 256S."
1.12	Page 16, line 23, after "supervision" insert "; commissioner notification"
1.13	Page 16, line 25, delete "enabling"
1.14	Page 16, after line 25, insert:
1.15	"(2) notify the commissioner of the community residential setting's intent to use
1.16	technology in lieu of on-site staff. The notification must:
1.17	(i) indicate a start date for the use of technology; and
1.18	(ii) attest that all requirements under this section are met and policies required under
1.19	subdivision 4 are available upon request;"
1.20	Renumber the clauses in sequence
1.21	Page 17, after line 5, insert:

2.1	"(c) A license holder must notify the commissioner if remote overnight supervision
2.2	technology will no longer be used by the license holder.
2.3	(d) When no physical presence response is completed for a three-month period, the
2.4	license holder must conduct a physical presence response drill. The effectiveness of the
2.5	response protocol must be reviewed and documented.
2.6	(e) Upon receipt of notification of use of remote overnight supervision or discontinuation
2.7	of use of remote overnight supervision by a license holder, the commissioner shall notify

the county licensing agency and update the license."

2.8