

Subject Assisted living facility plan of correction

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Overview

Assisted living facilities are licensed by the commissioner of health. When the commissioner determines that an assisted living facility has violated the laws governing assisted living facilities, the commissioner may issue a correction order that specifies the violations and requires the facility to correct the violations within a certain time period. The facility must document in its records any actions taken to correct the violations. This bill requires the facility to make its plan of correction available to residents and others, and to provide its plan of correction to anyone who requests it.

Summary

Section	Description
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1	Correction orders.
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Amends § 144G.30, subd. 5. When the commissioner issues a correction order to an assisted living facility, requires the facility to post or otherwise make available the facility's plan of correction documenting actions taken to comply with the correction order. After the facility makes the plan of correction available, also requires the facility to provide the plan of correction to any individual who requests it within 30 days after the request.

Effective date: This section is effective August 1, 2024, and applies to correction orders issued on or after that date.