03/12/24 02:00 pm HOUSE RESEARCH AM/MC H4393A1

1.3	"EFFECTIVE DATE. This section is effective January 1, 2025."
1.4	Page 5, delete section 2
1.5	Page 10, delete line 13
1.6	Page 11, after line 18, insert:
1.7	"EFFECTIVE DATE. This section is effective January 1, 2025."
1.8	Page 13, line 17, delete "license holder's" and insert "party's"
1.9	Page 16, after line 13, insert:
1.10	"Sec Minnesota Statutes 2022, section 245A.07, subdivision 6, is amended to read:
1.11	Subd. 6. Appeal of multiple sanctions. (a) When the license holder appeals more than
1.12	one licensing action or sanction that were simultaneously issued by the commissioner, the
1.13	license holder shall specify the actions or sanctions that are being appealed.
1.14	(b) If there are different timelines prescribed in statutes for the licensing actions or
1.15	sanctions being appealed, the license holder must submit the appeal within the longest of
1.16	those timelines specified in statutes.
1.17	(c) The appeal must be made in writing by certified mail or, personal service, or through
1.18	the provider licensing and reporting hub. If mailed, the appeal must be postmarked and sent
1.19	to the commissioner within the prescribed timeline with the first day beginning the day after
1.20	the license holder receives the certified letter. If a request is made by personal service, it
1.21	must be received by the commissioner within the prescribed timeline with the first day
1.22	beginning the day after the license holder receives the certified letter. If the appeal is made

..... moves to amend H.F. No. 4393 as follows:

Page 5, after line 21, insert:

1.1

1.2

03/12/24 02:00 pm	HOUSE RESEARCH	AM/MC	H4393A1
0.3/ 1.2/24 02.00 DHI	HOUSE RESEARCH	A IVI/ IVIC	114.37.3/1

2.1

2.2

2.3

2.4

2.5

2.6

2.7

2.8

2.9

2.10

2.11

2.12

2.13

2.14

2.15

2.16

2.17

2.18

2.19

2.20

2.21

2.22

2.23

2.24

2.25

2.26

2.27

2.28

2.29

2.30

2.31

through the provider hub, the appeal must be received by the commissioner within the
prescribed timeline with the first day beginning the day after the commissioner issued the
order through the hub.
(d) When there are different timelines prescribed in statutes for the appeal of licensing
actions or sanctions simultaneously issued by the commissioner, the commissioner shall
specify in the notice to the license holder the timeline for appeal as specified under paragraph
(b)."
Page 22, line 5, delete the colon and insert "any individual who is affiliated with a Head
Start program."
Page 22, delete lines 6 to 8
Page 24, after line 17, insert:
"Sec Minnesota Statutes 2023 Supplement, section 245C.08, subdivision 1, is amended
to read:
Subdivision 1. Background studies conducted by Department of Human Services. (a)
For a background study conducted by the Department of Human Services, the commissioner
shall review:
(1) information related to names of substantiated perpetrators of maltreatment of
vulnerable adults that has been received by the commissioner as required under section
626.557, subdivision 9c, paragraph (j);
(2) the commissioner's records relating to the maltreatment of minors in licensed
programs, and from findings of maltreatment of minors as indicated through the social
service information system;
(3) information from juvenile courts as required in subdivision 4 for individuals listed
in section 245C.03, subdivision 1, paragraph (a), for studies under this chapter when there
is reasonable cause;
(1) information from the Dances of Criminal Annual anciencing in studius information
(4) information from the Bureau of Criminal Apprehension, including information
regarding a background study subject's registration in Minnesota as a predatory offender
under section 243.166;
(5) except as provided in clause (6), information received as a result of submission of
fingerprints for a national criminal history record check, as defined in section 245C.02,
subdivision 13c, when the commissioner has reasonable cause for a national criminal history

record check as defined under section 245C.02, subdivision 15a, or as required under section 144.057, subdivision 1, clause (2);

3.1

3.2

3.3

3.4

3.5

3.6

3.7

3.8

3.9

3.10

3.11

3.12

3.13

3.14

3.15

3.16

3.17

3.18

3.19

3.20

3.21

3.22

3.23

3.24

3.25

3.26

3.27

3.28

3.29

3.30

3.31

3.32

- (6) for a background study related to a child foster family setting application for licensure, foster residence settings, children's residential facilities, a transfer of permanent legal and physical custody of a child under sections 260C.503 to 260C.515, or adoptions, and for a background study required for family child care, certified license-exempt child care, child care centers, and legal nonlicensed child care authorized under chapter 119B, the commissioner shall also review:
- (i) information from the child abuse and neglect registry for any state in which the background study subject has resided for the past five years;
- (ii) when the background study subject is 18 years of age or older, or a minor under section 245C.05, subdivision 5a, paragraph (c), information received following submission of fingerprints for a national criminal history record check; and
- (iii) when the background study subject is 18 years of age or older or a minor under section 245C.05, subdivision 5a, paragraph (d), for licensed family child care, certified license-exempt child care, licensed child care centers, and legal nonlicensed child care authorized under chapter 119B, information obtained using non-fingerprint-based data including information from the criminal and sex offender registries for any state in which the background study subject resided for the past five years and information from the national crime information database and the national sex offender registry;
- (7) for a background study required for family child care, certified license-exempt child care centers, licensed child care centers, and legal nonlicensed child care authorized under chapter 119B, the background study shall also include, to the extent practicable, a name and date-of-birth search of the National Sex Offender Public website; and
- (8) for a background study required for treatment programs for sexual psychopathic personalities or sexually dangerous persons, the background study shall only include a review of the information required under paragraph (a), clauses (1) to (4).
- (b) Except as otherwise provided in this paragraph, notwithstanding expungement by a court, the commissioner may consider information obtained under paragraph (a), clauses (3) and (4), unless:
- (1) the commissioner received notice of the petition for expungement and the court order for expungement is directed specifically to the commissioner; or

00/10/01 00 00	TIGHTEE BEGE! B GIT	135350	TT 4000 4 4
03/12/24 02:00 pm	HOUSE RESEARCH	AM/MC	H4393A1

(2) the commissioner received notice of the expungement order issued pursuant to section 609A.017, 609A.025, or 609A.035, and the order for expungement is directed specifically to the commissioner.

The commissioner may not consider information obtained under paragraph (a), clauses (3) and (4), or from any other source that identifies a violation of chapter 152 without determining if the offense involved the possession of marijuana or tetrahydrocannabinol and, if so, whether the person received a grant of expungement or order of expungement, or the person was resentenced to a lesser offense. If the person received a grant of expungement or order of expungement, the commissioner may not consider information related to that violation but may consider any other relevant information arising out of the same incident.

- (c) The commissioner shall also review criminal case information received according to section 245C.04, subdivision 4a, from the Minnesota court information system that relates to individuals who have already been studied under this chapter and who remain affiliated with the agency that initiated the background study.
- (d) When the commissioner has reasonable cause to believe that the identity of a background study subject is uncertain, the commissioner may require the subject to provide a set of classifiable fingerprints for purposes of completing a fingerprint-based record check with the Bureau of Criminal Apprehension. Fingerprints collected under this paragraph shall not be saved by the commissioner after they have been used to verify the identity of the background study subject against the particular criminal record in question.
- (e) The commissioner may inform the entity that initiated a background study under
 NETStudy 2.0 of the status of processing of the subject's fingerprints."
- Page 27, line 16, after the semicolon, insert "152.0263, subdivision 1 (possession of cannabis in the first degree); 152.0264, subdivision 1 (sale of cannabis in the first degree);

 152.0265, subdivision 1 (cultivation of cannabis in the first degree);"
- Page 27, lines 23 and 24, delete the new language
- 4.28 Page 27, line 35, delete "609.528"

4.1

4.2

4.3

4.4

4.5

4.6

4.7

4.8

4.9

4.10

4.11

4.12

4.13

4.14

4.15

4.16

4.17

4.18

4.19

4.20

4.21

- 4.29 Page 28, lines 1, 5, 6, 7, 10, 11, 12, and 15, delete the new language
- Page 28, line 9, delete everything after the second semicolon
- Page 28, line 14, reinstate the stricken language and delete the new language
- 4.32 Page 29, lines 17, 18, 27, 28, 30, 31, 32, 34, and 35, delete the new language

	03/12/24 02:00 pm	HOUSE RESEARCH	AM/MC	H4393A1
5.1	Page 29, line 33, strike everyt	hing after the first semicolon		
5.2	Page 30, lines 1, 2, and 6, dele	ete the new language		
5.3	Page 30, line 5, reinstate the s	tricken language and delete the	e new language	2
5.4	Page 31, lines 1, 2, 7, 8, 9, 10,	12, 13, 15, 18, and 19, delete	the new langua	age
5.5	Page 31, line 17, reinstate the	stricken language		
5.6	_	ticolon, insert "152.0263, subd		
5.7	cannabis in the first degree); 152.	0264, subdivision 1 (sale of car	nnabis in the f	irst degree);
5.8	152.0265, subdivision 1 (cultivati	on of cannabis in the first degr	<u>ree);</u> "	
5.9	Page 41, after line 22, insert:			
5.10	"Sec Minnesota Statutes 202	22, section 245F.17, is amended	d to read:	
5.11	245F.17 PERSONNEL FILE	es.		
5.12	A license holder must maintai	n a separate personnel file for	each staff men	nber. At a
5.13	minimum, the file must contain:			
5.14	(1) a completed application fo	r employment signed by the sta	aff member tha	at contains
5.15	the staff member's qualifications for	or employment and documentati	on related to the	e applicant's
5.16	background study data, as defined	l in chapter 245C;		
5.17	(2) documentation of the staff	member's current professional	license or reg	istration, if
5.18	relevant;			
5.19	(3) documentation of orientati	on and subsequent training; an	<u>d</u>	
5.20	(4) documentation of a statem	ent of freedom from substance	use problems;	and
5.21	$\frac{(5)}{(4)}$ an annual job performa	ance evaluation.		
5.22	EFFECTIVE DATE. This se	ction is effective the day follow	wing final enac	etment."
5.23	Page 42, delete lines 7 to 10 a	nd insert:		
5.24	"(c) If the license holder provi	des treatment services by teleh	ealth, the servi	ces must be
5.25	provided according to this paragra	aph:		
5.26	(1) the license holder must ma	intain a licensed physical locat	tion in Minnes	ota where

the license holder must offer all treatment services in subdivision 1, paragraph (a), clauses

Sec. . 5

(1) to (4), physically in-person to each client;

5.27

5.28

03/12/24 02:00 pm HOUSE RESEARCH AM/MC H4393A1

6.1	(2) the license holder must meet all requirements for the provision of telehealth in sections
6.2	254B.05, subdivision 5, paragraph (f) and 256B.0625, subdivision 3b. The license holder
6.3	must document all items in section 256B.0625, subdivision 3b, paragraph (c), for each client
6.4	receiving services by telehealth, regardless of payment type or whether the client is a medical
6.5	assistance enrollee;
6.6	(3) the license holder may provide treatment services by telehealth to clients individually;
6.7	(4) the license holder may provide treatment services by telehealth to a group of clients
6.8	that are each in a separate physical location;
6.9	(5) the license holder must not provide treatment services remotely by telehealth to a
6.10	group of clients meeting together in person;
6.11	(6) clients and staff may join an in-person group by telehealth if a staff member qualified
6.12	to provide the treatment service is physically present with the group of clients meeting
6.13	together in person; and
6.14	(7) the qualified professional providing a residential group treatment service by telehealth
6.15	must be physically present on-site at the licensed residential location while the service is
6.16	being provided."
6.17	Page 42, line 12, after "(5)" insert "and (8)"
6.18	Page 46, line 27, strike "with"
6.19	Page 46, line 28, strike "authority to prescribe"