COUNSEL AHL/TG SCS3249A11

1.1	Senator moves to amend S.F. No. 3249 as follows:
1.2	Page 7, delete section 4 and insert:
1.3	"Sec. 4. Minnesota Statutes 2021 Supplement, section 245I.23, is amended by adding a
1.4	subdivision to read:
1.5	Subd. 19a. Locked facilities; additional requirements. (a) License holders that prohibit
1.6	clients from leaving the facility by locking exit doors or other methods must meet the
1.7	additional requirements of this subdivision.
1.8	(b) The license holder must meet all applicable building and fire codes to operate a
1.9	building with locked exit doors. The license holder must have the appropriate health license
1.10	for operating a program with locked exit doors as determined by the Department of Health.
1.11	(c) The license holder's policies and procedures must describe the types of court orders
1.12	that authorize the facility to prohibit clients from leaving the facility.
1.13	(d) For each client at the facility under a court order the license holder must maintain
1.14	documentation of the order that authorizes the facility to prohibit the client from leaving
1.15	the facility.
1.16	(e) Upon admission, the license holder must document in the client file that the client
1.17	was informed:
1.18	(1) that the client has the right to leave the facility according to the rights in section
1.19	144.651, subdivision 21; or
1.20	(2) that the client cannot leave the facility due to an order that authorizes the license
1.21	holder to prohibit the client from leaving the facility.
1.22	(f) If the license holder prohibits a client from leaving the facility, the client's treatment
1.23	plan must reflect this restriction.
1.24	EFFECTIVE DATE. This section is effective July 1, 2022, or upon federal approval,
1.25	whichever is later. The commissioner of human services shall notify the revisor of statutes
1.26	when federal approval is obtained."
1.27	Amend the title accordingly