

Subject Requirements for child care providers to post licensing actions

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Overview

This bill requires licensed child care centers and family child care providers to publicly post orders of licensing actions that are accompanied by maltreatment investigation memoranda for ten years. Currently, centers and providers are required to publicly post orders, with or without an accompanying maltreatment investigation memorandum, for two years.

Summary

Section	Description
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| 1 | Requirement to post conditional license.
Amends § 142B.16, subdivision 5. Provides that when an order of conditional license for a licensed child care center or family child care provider is accompanied by a maltreatment investigation memorandum, then the license holder must publicly post the order and the memorandum for ten years. |
| 2 | Requirement to post licensing order or fine.
Amends § 142B.18, subdivision 6. Provides that when an order of license suspension, temporary immediate suspension, fine, or revocation for a licensed child care center or family child care provider is accompanied by a maltreatment investigation memorandum, then the license holder must publicly post the order and the memorandum for ten years. |