04/16/25 REVISOR JFK/DG RD4825 **Secretary of State** 1.1 **Proposed Permanent Rules Relating to the Safe at Home Program** 1.2 **8290.0100 DEFINITIONS.** 1.3 Subpart 1. Terms. Terms have the meanings given them by Minnesota Statutes, section 1.4 5B.02. For purposes of this chapter, the additional terms defined in this part have the 1.5 meanings given them. 1.6 Subp. 2. Actual address. "Actual address" means a Minnesota residential street 1.7 address, school address, or work address of an individual, as specified on the individual's 1.8 application to be a program participant, program renewal application, certification 1.9 continuance, or change of address form under this chapter. 1.10 Subp. 3. [See repealer.] 1.11 1.12 Subp. 4. Application assistant. "Application assistant" means a staff person designated by the secretary of state or a person employed by or a volunteer approved by a 1.13 community-based program as defined in subpart 7 who has completed the training for 1.14 1.15 application assistants approved by the secretary of state. [For text of subparts 5 to 9, see Minnesota Rules] 1.16 Subp. 10. [See repealer.] 1.17 Subp. 10a. Emergency. "Emergency" means any condition or occurrence that 1.18 physically interferes with the conduct of normal Safe at Home operations or that poses a 1.19 current or imminent threat to the safety or security of Safe at Home staff or property. An 1.20 1.21 emergency includes any of the following: fire; flood; earthquake; hurricane; wind, rain, or snow storm; labor dispute or strike; power failure; transportation failure; interruption of 1.22 communication facilities; shortage of fuel, housing, food, transportation, or labor; robbery 1.23 or attempted robbery; actual or threatened enemy attack; pandemic or epidemic; riot; civil 1.24

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2.1	commotion; or other natural disaste	er or situation that sign	nificantly impacts Sat	fe at Home
2.2	operations.			
2.3	Subp. 11. [See repealer.]			
2.4	[For text of s	subpart 12, see Minne	sota Rules]	
2.5	Subp. 13. [See repealer.]			
2.6	[For text of s	subpart 14, see Minne	sota Rules]	
2.7	Subp. 15. Minor child. "Min	or child" means an ind	dividual <del>who has not</del>	attained the
2.8	age of 18, residing with or under 18	8 years of age who res	ides with and is unde	er the
2.9	guardianship of an adult applicant of	or program participant	t.	
2.10	Subp. 16. [See repealer.]			
2.11	[For text of sub]	part 17 to 19, see Min	nesota Rules]	
2.12	Subp. 19a. Safety planning.	"Safety planning" mea	ans a strategic plannin	g discussion
2.13	during which risks, objectives, and	ideas are discussed, to	o the extent that they	pertain to
2.14	Safe at Home as an appropriate safe	ety measure, in order t	o promote the physic	al safety and
2.15	emotional well-being of the application	ant or eligible person.		
2.16	[For text of subpo	arts 20 and 21, see M	innesota Rules]	
2.17	Subp. 22. [See repealer.]			
2.18	Subp. 23. Signature. "Signat	ure" means a handwri	tten signature.	
2.19	8290.0200 APPLICATION.			
2.20	Subpart 1. Certification of pr	ogram participant.	The secretary of state	shall certify
2.21	an eligible person as a program par	ticipant when the secr	etary of state receive	s a properly
2.22	executed application that contains:			
2.23	[For text of it	tems A to J, see Minne	esota Rules]	

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3.1	K. a statement whether the eligible person is currently the subject of any pending
3.2	or ongoing criminal actions or offenses, and, if so, the prosecuting authority, adjudicative
3.3	authority, or probation authority, and consent for the secretary of state to forward notice of
3.4	the participant's designated address, to the prosecuting authority, adjudicative authority, or
3.5	probation authority;
3.6	[For text of items L to N, see Minnesota Rules]
3.7	O. the name of the person the eligible person fears if the name is known;
3.8	P. a statement that the applicant has performed safety planning with the assistance
3.9	of an application assistant and the date on which safety planning occurred;
3.10	$\underline{Q}$ . the name of the application assistant who assisted with safety planning and the
3.11	community-based organization where the application assistant is employed or is a volunteer;
3.12	and
3.13	$\Theta$ . R. the signature of the applicant and the date signed; and.
3.14	P. the signature of the application assistant and the date signed.
3.15	Subp. 2. Completion. The application must be completed in the presence of and
3.16	submitted to the secretary of state no later than 60 days after the date on which the applicant
3.17	performed safety planning with an application assistant.
3.18	[For text of subpart 3, see Minnesota Rules]
3.19	Subp. 4. Proof of identity. The applicant must also prove the applicant's identity by
3.20	showing photo identification to the application assistant or, if possible, and must indicate
3.21	on the application that whether or not the applicant does not possess possesses photo

3.22 identification.

3.23 Subp. 5. Notification to prosecuting authority, adjudicative authority, and
3.24 probation authority. If the applicant discloses on the application that the eligible person

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is currently the subject of pending or ongoing criminal legal action, at the time of the 4.1 application, the applicant must complete a form letter to notify each prosecuting authority, 4.2 4.3 adjudicative authority, and probation authority for the pending or ongoing criminal action of the designated address and the designation of the secretary of state as agent for purposes 4.4 of service of process. The secretary of state must provide form letters to all application 4.5 assistants in the application packet materials. The form letter must include a statement that 4.6 any prospective service of process must be clearly labeled as service of process on the 4.7 exterior of the envelope containing the service. 4.8

4.9 Subp. 6. Submission by application assistant first class mail. The application
4.10 assistant shall submit completed applications application and any additional materials shall
4.11 be submitted by first class mail to the secretary of state. The secretary of state must not
4.12 accept an application electronically.

4.13

#### [For text of subpart 7, see Minnesota Rules]

4.14 Subp. 8. Effective date. A properly completed application is effective on the day it
4.15 is reviewed and certified by the secretary of state.

4.16 Subp. 9. Voter registration through secretary of state. At the time of application,
4.17 the application assistant applicant must also offer the applicant be offered the opportunity
4.18 to register to vote as a permanent absentee voter with the secretary of state, pursuant to part
4.19 8290.1300 and Minnesota Statutes, section 5B.06. A voter registration application filled
4.20 out in the presence of an application assistant and submitted by an application assistant a
4.21 current program participant is not considered registration by mail as provided in Minnesota
4.22 Statutes, section 201.061.

4.23

# [For text of subpart 10, see Minnesota Rules]

#### 4.24 **8290.0300 CERTIFICATION OF PROGRAM PARTICIPANT.**

4.25

[For text of subparts 1 to 3, see Minnesota Rules]

04/16/25 REVISOR JFK/DG RD4825 Subp. 4. Communication; verification of identity. Except when discussing a 5.1 participant's name and designated address, the secretary of state must verify the identity of 5.2 5.3 the applicant or program participant before discussing any data related to certification or otherwise related to the applicant or program participant. 5.4 Subp. 5. Notification to other parties. 5.5 A. If an application submitted to the secretary of state discloses that the eligible 5.6 person is the subject of a pending or ongoing offense or criminal legal action, the applicant 5.7 or eligible person must have completed and submitted complete and submit with the 5.8 application the form letter referenced in part 8290.0200, subpart 5. 5.9 5.10 B. If the secretary of state determines through other means that the eligible person is the subject of a pending or ongoing offense or criminal legal action, the secretary of state 5.11 must notify the applicant or eligible person and direct the applicant or eligible person to 5.12 complete and submit the form letter referenced in part 8290.0200, subpart 5. The applicant 5.13 or eligible person must submit the form letter within ten days after receiving notification 5.14 under this item. 5.15 C. After receiving the form letter under item A or B, the secretary of state must 5.16 mail the letter to the appropriate prosecuting authority, probation authority, and adjudicative 5.17 authority. If compliance with this subpart is necessary and the letters have not been submitted 5.18 to the secretary of state, the secretary of state shall certify the program participant, and 5.19 provide the program participant with new form letters and instructions on how they must 5.20 be used. Failure by the applicant to provide these letters to the secretary of state shall lead 5.21 to cancellation pursuant to part 8290.0900. 5.22 Subp. 6. Lost or stolen card. A program participant shall contact the secretary of 5.23 state whenever a Safe at Home card is lost or stolen. The secretary of state shall issue a 5.24

5.25 replacement Safe at Home card to the program participant if their program participation

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6.1	status is active. If a card is found by	y a program participant a	after being reported	<del>lost or stolen,</del>
6.2	the program participant shall retur	m the card to the secreta	<del>ry of state.</del>	
6.3	8290.0400 DESIGNATED ADI	NEESS		
6.4	[For text of su	ubparts 1 to 4, see Minn	esota Rules]	
6.5	Subp. 5. Short-term mail ho	old. The secretary of sta	ate may hold a part	icipant's mail
6.6	for up to three days upon request of	of the program participa	nt. The secretary o	f state may
6.7	hold a participant's mail for up to	a total of <del>three weeks</del> 30	) calendar days if th	he participant
6.8	has sent a signed, written mail hold	l request to the secretary	of state that include	es a telephone
6.9	number at which the participant ca	an be reached. Upon rec	eipt of a written red	quest, the
6.10	secretary of state must compare the	e signature of the progra	m participant or ap	plicant on the
6.11	request with the signature on the o	riginal application or on	any other docume	nt on file with
6.12	the secretary of state and conclude	that the signatures are th	e same. The mail ho	old is effective
6.13	the date the secretary of state rece	ives the request, unless	the participant has	indicated an
6.14	alternate effective future date.			
6.15	Subp. 6. Limited circumsta	nces of use of actual ac	ldress.	
6.16	[For text of it	ems A and B, see Minne	esota Rules]	
6.17	C. A program participan	t who is subject to crim	inal justice system	management
6.18	must <del>, upon request,</del> supply the pro	ogram participant's actua	al address to the pa	rticipant's
6.19	supervising person <del>, in addition to t</del>	the designated address, i	f there are specific-	court-ordered
6.20	conditions related to the participan	t's actual address as part	of the supervision i	f a court finds
6.21	under Minnesota Statutes, section	5B.11 that disclosure of	f the participant's a	ctual address
6.22	is necessary.			
6.23	[For text of it	ems D and E, see Minne	esota Rules]	
6.24	[For text of	f subpart 7, see Minnesc	ota Rules]	

04/16/25 REVISOR JFK/DG RD4825 8290.0500 SERVICE OF PROCESS. 7.1 [For text of subparts 1 and 2, see Minnesota Rules] 7.2 Subp. 3. Service in person. 7.3 A. In the event that personal service of any document is required by law, that 7.4 document may be served by delivering the document to any public counter of the Office of 7.5 the Secretary of State. The secretary must designate those spaces considered public counters 7.6 for the purpose of this subpart, must post the locations of those spaces on the secretary of 7.7 state's website, and must review and update, if necessary, the designation of those spaces 7.8 no less frequently than annually. 7.9 7.10 B. In order for the secretary of state to accept service on a participant, the service documents must indicate the program participant's first and last name and lot number. 7.11 C. The secretary of state must forward the service to the program participant no 7.12 later than the next business day unless the program participant has requested a mail hold or 7.13 is in a pending cancellation status due to undeliverable mail. 7.14 D. If the secretary of state receives service for a program participant in pending 7.15 7.16 cancellation status due to undeliverable mail, the secretary of state must attempt to contact the participant through alternative means and obtain a current mailing address. If the secretary 7.17 7.18 of state cannot obtain an alternative mailing address within two business days of the receipt of service, the secretary of state must forward the service to the program participant at the 7.19 address on file with the secretary of state. 7.20 E. As the secretary of state is the agent for service of process, an affidavit of 7.21 service on the secretary of state constitutes proof of service on the program participant and 7.22 commences the time in which responsive pleadings must be filed. 7.23 Subp. 4. Record. The secretary of state shall maintain, in the program participant's 7.24 file, a record of services served upon the secretary of state for that participant. The secretary 7.25

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8.1	of state shall include in the file record	the action taken o	n that service, including	the name
8.2	of the program participant to whom the	ne service is directe	ed, the date of receipt, th	ne date of
8.3	mailing, and whether the mailing was	returned to the sec	cretary of state as undeli	verable.
8.4	8290.0600 ATTAINING AGE OF	MAJORITY.		
8.5	[For text of sul	bpart 1, see Minne	sota Rules]	
8.6	Subp. 1a. Voter registration inf	formation. Along	with the certification co	ntinuance
8.7	form sent 30 days prior to expiration,	the secretary of sta	ate must <del>also</del> offer the p	rogram
8.8	participant the opportunity to register t	o vote as an ongoir	ng absentee voter with the	e secretary
8.9	of state, pursuant to part 8290.1300 and	nd Minnesota Statu	utes, section 5B.06.	
8.10	Subp. 1b. Certification continu	ance. The secreta	ry of state shall <del>renew <u>p</u></del>	rocess the
8.11	certification of a program participant	when the secretary	of state receives a certi	fication
8.12	continuance from that program particle	ipant. The certifica	tion continuance must c	ontain the
8.13	same information required in the appl	ication as specified	d in part 8290.0200, sub	part 1,
8.14	except the certification continuance need	ed not contain <del>the si</del>	gnature of an application	<del>assistant.</del> :
8.15	A. a statement that the partie	cipant performed s	afety planning with an a	pplication
8.16	assistant; or			
8.17	B. the name of the application	on assistant who h	elped perform safety pla	inning.
8.18	[For text of subpo	arts 2 to 4, see Min	nesota Rules]	
8.19	8290.0700 CHANGES IN PROGR	AM PARTICIPA	NT INFORMATION.	
8.20	[For text of sul	bpart 1, see Minne	sota Rules]	
8.21	Subp. 2. Additional Addition o	<u>f</u> minor <del>children</del> (	child.	
8.22	<u>A.</u> If a program participant	sends signed, writt	en notification to the sec	cretary of
8.23	state that the program participant is no	w responsible for	<u>an</u> additional minor <del>chil</del>	<del>lren</del> child,
8.24	the secretary of state must certify the	minor <del>children</del> chi	<u>ld</u> as <u>a</u> program <del>particip</del>	ants

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9.1	participant and issue them a Safe at H	Iome <del>cards</del> card. Cert	fication of the minor	child expires
9.2	when the minor child no longer resi	des with the program	participant or when	the program
9.3	participant no longer has legal guard	lianship.		
9.4	B. If a minor child is a part $B$ .	cent of an additional i	ninor child, the addi	tional minor
9.5	child may be certified as a program	participant with the w	ritten consent of both	n the original
9.6	program participant and the minor c	hild.		
9.7	[For text of s	ubpart 3, see Minnes	ota Rules]	
9.8	Subp. 4. Signature verificatio	<b>n.</b> Before making ch	anges in information	effective, the
9.9	secretary of state must compare the	signature of the progr	am participant or app	olicant on the
9.10	notification of the change with the s	ignature on the origin	nal application, or on	any other
9.11	document on file with the secretary	of state, and conclud	e that the signatures	are <u>from</u> the
9.12	same <u>individual</u> .			
9.13	[For text of s	ubpart 5, see Minnes	ota Rules]	
9.14	8290.0800 TRANSFER OF SCH	OOL RECORDS.		
9.15	Subpart 1. Participant reques	t. A parent or guard	an of a program part	icipant who
9.16	is a student in an elementary or seco	ndary school in Minr	nesota, or a student in	a secondary
9.17	1 1 1 1 1			a secondary
	school in Minnesota who is a progra	m participant who ha	s reached the age of n	-
9.18	school in Minnesota who is a progra submit a records transfer request to		-	najority, may
9.18 9.19		the secretary of state	which shall consist of	najority, may of written
	submit a records transfer request to	the secretary of state e to request the stude	which shall consist on the state of the stat	najority, may of written student's
9.19	submit a records transfer request to consent for: (1) the secretary of state	the secretary of state e to request the stude evious school to provi	which shall consist on the the state of the shall consist of the state	najority, may of written student's the student's
9.19 9.20	submit a records transfer request to consent for: (1) the secretary of state previous school; (2) the student's pre-	the secretary of state e to request the stude evious school to provi 1 (3) the secretary of s	which shall consist on nt's records from the de <u>by first class mail</u> state to send the reco	najority, may of written student's the student's rds to the
9.19 9.20 9.21	submit a records transfer request to consent for: (1) the secretary of state previous school; (2) the student's pre- records to the secretary of state; and	the secretary of state e to request the stude evious school to provi l (3) the secretary of s <u>nail</u> . If it is in receipt	which shall consist on nt's records from the de <u>by first class mail</u> state to send the reco of a records transfer	najority, may of written student's the student's rds to the request, the
<ol> <li>9.19</li> <li>9.20</li> <li>9.21</li> <li>9.22</li> </ol>	submit a records transfer request to consent for: (1) the secretary of state previous school; (2) the student's pre- records to the secretary of state; and student's new school by first class m	the secretary of state e to request the stude evious school to provi 1 (3) the secretary of s <u>hail</u> . If it is in receipt tudent's records from	which shall consist on nt's records from the de by first class mail state to send the records of a records transfer the student's previou	najority, may of written student's the student's rds to the request, the us school and

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10.1	that receives such a request must sen	id the student's record	ds to the secretary of	state within
10.2	the time frame required by Minnesota	Statutes, section 120.	A.22, subdivision 7. T	The secretary
10.3	of state must forward the records to	the student's new sch	ool as soon as practio	cable after
10.4	receipt.			
10.5	[For text of st	ubpart 2, see Minnes	ota Rules]	
10.6	Subp. 3. Records return. If th	e secretary of state is	in possession of sch	ool records
10.7	for an individual whose program stat	us is no longer active	, the secretary of state	e shall return
10.8	the records by first class mail to the s	student's previous sch	ool along with a noti	ification that

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the records by first class mail to the student's previous school along with a notification that
 the student is no longer an active program participant.

# 10.10 8290.0900 FAILURE TO NOTIFY SECRETARY OF STATE OF CHANGES IN 10.11 INFORMATION; CANCELLATION.

10.12 Subpart 1. Warning by secretary of state. If:

A. the secretary of state learns that a program participant has failed to provide prior notification about a change in the participant's mailing or residential address, telephone number, legal name, or permanent contact data, as required by part 8290.0700, subpart 1;

B. mail forwarded by the secretary of state to the program participant is returnedas undeliverable;

10.18 C. the program participant has not complied with part 8290.0200, subpart 5, if 10.19 required, at the time the secretary of state mails notice of the certification to the program 10.20 participant; or

D. the program participant has not complied with part 8290.0600 after 30 days
of reaching the age of 18;

the secretary of state must contact the program participant or applicant, if different, to request
that the program participant or applicant comply with part 8290.0200, subpart 5, 8290.0600,
or 8290.0700, subpart 1. The notice must state that if the program participant or applicant

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11.1	fails to comply within ten business days, the program participant's certification shall be
11.2	canceled and the former program participant must return any Safe at Home cards in the
11.3	participant's possession.
11.4	[For text of subpart 1a, see Minnesota Rules]
11.5	Subp. 1b. Pending cancellation status. After the secretary of state has provided notice
11.6	as required by subpart 1 or 1a, the program participant is <u>placed</u> in pending cancellation
11.7	status. While in this status, the secretary of state must hold the program participant's mail
11.8	and must not forward it to the program participant. Pending cancellation status ends expires
11.9	after ten business days <del>, or upon unless</del> the program participant's compliance participant
11.10	complies with part 8290.0200, subpart 5, 8290.0700, subpart 1, or 8290.1000, or requests
11.11	withdrawal from the program, whichever occurs first. This subpart does not prevent the
11.12	secretary of state from forwarding correspondence marked "service of process" pursuant to
11.13	part 8290.0500.
11.14	[For text of subparts 2 and 3, see Minnesota Rules]
11.15	Subp. 4. Return of mail. If the certification of the program participant is canceled,
11.16	mail addressed to the former program participant must be returned to the sender.
11.17	8290.1000 WITHDRAWAL OF PROGRAM CERTIFICATION.
11.18	Subpart 1. Withdrawal request.
11.19	A. A program participant or an applicant, if different, may withdraw from Safe
11.20	at Home by submitting a signed withdrawal request along with any Safe at Home cards.
11.21	[For text of item B, see Minnesota Rules]
11.22	C. On the withdrawal request, the program participant shall list the names of any
11.23	minor children child who are is not being withdrawn from the program on the withdrawal
11.24	request.

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12.1	[For text of items D and E, see Minnesota Rules]
12.2	[For text of subparts 2 and 3, see Minnesota Rules]
12.3	Subp. 4. Mail forwarding. Mail received at the designated address for the former
12.4	program participant other than mail designated "Do Not Forward," "Return Service
12.5	Requested," "Service of Process," or similarly designated, must be forwarded to the program
12.6	participant for 30 days after the effective date of withdrawal, unless the program participant
12.7	or applicant has designated a shorter period. After 30 days mail must be returned to the
12.8	sender.
12.9	Subp. 5. Reapplication. A former program participant whose certification is withdrawn
12.10	may reapply or have an applicant reapply on the former program participant's behalf pursuant
12.11	to part 8290.0200.

#### 12.12 8290.1100 RENEWAL OF PROGRAM CERTIFICATION.

12.13 [For text of subpart 1, see Minnesota Rules]

Subp. 2. Application. The secretary of state shall renew the certification of a program
participant when the secretary of state receives a certification renewal form from that program
participant or applicant, if different. The application must contain the same information
required in the application as specified in part 8290.0200, subpart 1, except the renewal
need not contain the signature of an application assistant.:

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12.19 <u>A.</u> a statement that the participant performed safety planning with an application
12.20 <u>assistant; or</u>

- 12.21 B. the name of the application assistant who helped perform safety planning.
- 12.22

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# 13.1 8290.1200 EXPIRATION OF PROGRAM CERTIFICATION.

When the term of a program participant expires, the program participant is no longer 13.2 certified in Safe at Home. The secretary of state must forward mail to the former program 13.3 participant's mailing address for five days after the expiration date. After that five-day 13.4 period, the secretary of state must return all mail to the sender. Mail received at the designated 13.5 address for the former program participant other than mail designated "Do Not Forward," 13.6 "Return Service Requested," "Service of Process," or similarly designated, must be forwarded 13.7 to the program participant for 30 days after the expiration of program certification. After 13.8 30 days mail must be returned to the sender. 13.9 8290.1300 VOTING BY PROGRAM PARTICIPANT. 13.10 [For text of subpart 1, see Minnesota Rules] 13.11 Subp. 2. Permanent absentee voter status. A program participant who is eligible to 13.12

vote may register to vote with the secretary of state as a permanent absentee voter pursuant 13.13 to Minnesota Statutes, section 5B.06. The secretary of state shall maintain a record of each 13.14 13.15 program participant registering to vote as a permanent absentee voter pursuant to Minnesota Statutes, section 5B.06. If a program participant withdraws or is canceled from the program, 13.16 the individual loses eligibility to vote through Safe at Home. In order to comply with the 13.17 Help America Vote Act when registering to vote, the program participant must provide a 13.18 copy of a photo identification with the combined voter registration and permanent absentee 13.19 ballot request form pursuant to Minnesota Statutes, section 5B.06, if: 13.20

- A. it was not submitted by an application assistant with the application; *[For text of items B to D, see Minnesota Rules]*
- 13.23 [For text of subpart 2a, see Minnesota Rules]

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## 14.1 Subp. 2b. Challenging voter records.

A. If a program participant or applicant provides information to the secretary of state that indicates that a program participant voter is not eligible to vote, or if the secretary of state is able to determine from information provided by the commissioner of corrections, the state court administrator, or the Department of Public Safety that the program participant voter is not eligible to vote, then the secretary of state must mark the voter's record as challenged.

14.8

# [For text of item B, see Minnesota Rules]

14.9

# [For text of subparts 2c to 4, see Minnesota Rules]

#### 14.10 Subp. 5. Requesting or preparing absentee ballots.

A. <u>Pursuant to the timelines and procedures in this subpart</u>, the secretary of state must communicate to the <u>appropriate election administrator of each jurisdiction county</u> auditor the number of ballots necessary for each jurisdiction to provide ballots to program participant voters whose records are not challenged. Notwithstanding part 8210.0200, the election administrator county auditor must provide the appropriate ballots for that election to the secretary of state. The secretary of state also has authority under Minnesota Statutes, section 5B.06, to prepare and mail ballots to program participants.

14.18B. If a program participant registers to vote as a permanent absentee ballot voter14.19under Minnesota Statutes, section 5B.06, more than 14 days before an election, the secretary14.20of state must either request a ballot from the county auditor for the program participant or14.21prepare and mail a ballot to the participant as authorized in Minnesota Statutes, section14.225B.06.

14.23C. If a program participant registers to vote as a permanent absentee ballot voter14.24under Minnesota Statutes, section 5B.06, less than 14 but more than five days before an

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15.1	election, the secretary of state must pr	epare and mail a ba	llot to the participant a	s authorized
15.2	in Minnesota Statutes, section 5B.06.	<u>.</u>		
15.3	D. If a program participant	registers to vote as	a permanent absentee	ballot voter
15.4	under Minnesota Statutes, section 5B	.06, within five day	ys of an election, the s	ecretary of
15.5	state must attempt to contact the progr	am participant by te	elephone to discuss the	participant's
15.6	options for voting in the election.			
15.7	[For text of subp	arts 6 to 7, see Min	nesota Rules]	
15.8	Subp. 8. Ballot handling.			
15.9	[For text of i	item A, see Minnesc	ota Rules]	
15.10	B. If the program participat	nt submits a signatu	re envelope, the secre	etary of state
15.11	must review the signature envelope as	nd the program part	icipant voter's record	to determine
15.12	whether the secretary of state is satisf	fied that:		
15.13	[For text of subitem	as (1) and (2), see M	<u> Iinnesota Rules]</u>	
15.14	(3) the program partici	pant's name and ide	entification number or	signature on
15.15	the signature envelope appear in subst	antially the same <del>fo</del> r	<del>rm</del> as on the <del>absentee b</del>	allot request
15.16	form described in subpart 2; and			
15.17	[For text of sub	oitem (4), see Minne	esota Rules]	
15.18	[For text of i	tem C, see Minneso	ota Rules]	
15.19	[For text of su	bpart 9, see Minne.	sota Rules]	
15.20	Subp. 10. Receipt and counting	<b>g of ballots.</b> The a	bsentee ballot board n	nust review
15.21	the verification certificate and may or	<del>ıly</del> . The absentee ba	<u>llot board must</u> reject	the absentee
15.22	ballot if the verification certificate ind	licates that the secre	etary of state was not	satisfied that
15.23	the program participant met the requir	rements of this part of	or if the secretary has s	subsequently

15.24 notified the county auditor that the ballot should be rejected, in accordance with subpart

16.1	10e. If the absentee ballot board accepts the ballot, the election judges must write "SAH"
16.2	followed by a sequential number for each Safe at Home ballot processed and "AB" on the
16.3	election day registration roster page. The absentee ballot board must accept the absentee
16.4	ballot if the verification certificate indicates that the secretary of state was satisfied that the
16.5	program participant met the requirements of this part. An accepted ballot is counted as any
16.6	other registered absentee ballot for statistical purposes.
16.7	Subp. 10a. Replacement ballots.
16.8	$\underline{A}$ . If the secretary of state forwards a certification envelope to a county auditor
16.9	at least five more than 14 days before the election that indicates that the ballot should be
16.10	rejected because of reasons identified in subpart 8, item C, subitem (3) or (4), the secretary
16.11	of state must either request a replacement ballot from the county auditor for the program
16.12	participant or prepare and mail a replacement ballot to the participant as authorized in
16.13	Minnesota Statutes, section 5B.06. The county auditor must promptly fulfill this request all
16.14	requests under this subpart and the secretary of state must forward it the replacement ballot
16.15	to the program participant by first class mail.
16.16	B. If the secretary of state forwards a certification envelope to a county auditor
16.17	less than 14 but more than five days before the election that indicates that the ballot should
16.18	be rejected because of reasons identified in subpart 8, item C, subitem (3) or (4), the secretary
16.19	of state must prepare and mail a replacement ballot to the participant as authorized in

- 16.20 Minnesota Statutes, section 5B.06.
- 16.21

## [For text of subparts 10b to 10d, see Minnesota Rules]

Subp. 10e. Participant moved after ballots were sent. If, prior to the time frame for
processing ballots in accordance with Minnesota Statutes, section 203B.121, subdivision
4, a program participant's residential address is updated on the program participant's voting
record in accordance with subpart 2c, then the secretary of state must mark the voter's record
of the ballot as "spoiled."

04/16/25 REVISOR JFK/DG RD4825 If the secretary of state has not received the voted ballot from the program participant, 17.1 the secretary of state must notify the program participant that the program participant should 17.2 17.3 destroy the ballot and dispose of the other ballot materials and that the ballot will not be counted if it is returned. 17.4 If the program participant's ballot was forwarded to the county auditor and otherwise 17.5 would have been accepted, then the secretary of state must promptly notify the county 17.6 auditor in writing that the ballot board should reject the ballot. 17.7 The secretary of state must request a replacement ballot for the voter from the 17.8 appropriate county auditor. Before sending the new ballot to the participant, the secretary 17.9 of state must print the words "Replacement Ballot" on the signature envelope. 17.10 Subp. 10f. Ineligibility after ballot is forwarded to county. If, after a ballot was 17.11 forwarded to the county auditor that otherwise would have been accepted, 17.12 A. a program participant withdraws or is canceled from the program; or 17.13 B. the program participant's voter record is challenged in accordance with subpart 17.14 2b; or 17.15 C. the program participant dies, 17.16 then the secretary of state must promptly notify the county auditor in writing that the ballot 17.17 board should reject the ballot if the ballot board has not already processed the ballot in 17.18 accordance with Minnesota Statutes, section 203B.121, subdivision 4. 17.19 [For text of subpart 10g, see Minnesota Rules] 17.20 Subp. 11. Review and determination by secretary of state. By March 31 of each 17.21 17.22 year, the secretary of state must determine whether any program participants who cast ballots in the preceding 12-month period calendar year are recorded in the statewide voter 17.23 17.24 registration system as having both a record of casting a ballot under this part and also voting

18.1

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in the same election. If it is found that a program participant voter casting a ballot under

18.2 this part also has a voting history record for the same election in the statewide voter

registration system, the secretary of state shall notify the appropriate county attorney of thatfact.

Subp. 12. Cessation of permanent absentee voter status. The secretary of state must revoke the program participant's permanent absentee voter status under this part <u>and</u> <u>Minnesota Statutes, section 5B.06, until the county attorney confirms that the issue has been</u> resolved in favor of the program participant if voting records under this part and voting history records in the statewide voter registration system show that the program participant has not only cast a ballot under this part but also voted in the same election by other means.

18.11 Subp. 13. **Record keeping.** The secretary of state must maintain a record for each 18.12 election with the number of ballots requested by precinct/school district combinations, blank 18.13 ballots received from each county auditor, <u>number of ballots prepared and mailed pursuant</u> 18.14 <u>to Minnesota Statutes, section 5B.06, assembled ballots sent to program participants, unvoted</u> 18.15 ballots returned to the county auditors, ballot envelopes returned by program participants 18.16 to the secretary of state, and certification envelopes forwarded to county auditors.

18.17

#### [For text of subpart 14, see Minnesota Rules]

# 18.18 8290.1500 APPLICATION ASSISTANT ACCREDITATION.

Subpart 1. Role of community-based programs. The role of the community-based programs in Safe at Home is to select potential application assistants to perform safety planning with an applicant, to generally explain to an applicant the program's services and limitations, explain to an applicant a program participant's responsibilities, and assist applicants in the completion of application materials and to refer an applicant to the secretary of state for enrollment.

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19.1 Subp. 2. When awarded. Application assistant accreditation shall be awarded by the19.2 secretary of state when:

19.3

A. the prospective application assistant:

(1) completes an application that includes the prospective application 19.4 assistant's name, business mailing address, business telephone number, and business email 19.5 19.6 address, if available; the community-based program at which the prospective application assistant is employed or is an approved volunteer and a contact name for the 19.7 community-based program; a statement that the prospective application assistant provides 19.8 direct advocacy services to victims, including assisting in the development of personal 19.9 safety plans, as a substantial part of the prospective application assistant's current job duties; 19.10 an agreement to adhere to the instructions and terms provided in the application assistant 19.11 19.12 agreement; and an agreement not to discriminate against any applicant or program participant because of race, creed, religion, color, national origin, gender, marital status, sexual 19.13 orientation, status with regard to public assistance, age, or mental, physical, or sensory 19.14 disability; 19.15

19.16

## [For text of subitems (2) and (3), see Minnesota Rules]

B. the community-based program confirms that the prospective application assistant
is employed by or is an approved volunteer for the community-based program and agrees
to designate a contact for the community-based program. The program must have a person
authorized to act on behalf of the organization execute the application in order for it to be
accepted by the secretary of state.

19.22

#### [For text of subpart 3, see Minnesota Rules]

19.23 Subp. 4. Term of accreditation. An application assistant's accreditation is ongoing
19.24 as long as the application assistant maintains employment or approved volunteer status at
19.25 the community-based organization named on the application, completes a periodic review

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approved by the secretary of state at least once every three years, and, in addition, completes
any other training deemed necessary by the secretary of state.

Subp. 5. Termination. An application assistant's accreditation may be terminated by the secretary of state for failing to abide by any requirement in this chapter or for failing to act in accordance with requirements of the secretary of state. An application assistant's accreditation must be terminated if the application assistant is no longer <u>an approved</u> <u>volunteer or is no longer</u> employed by the community-based organization with which the person applied.

Subp. 6. Employment with another community-based organization. If an application 20.9 assistant changes employment or volunteer status, leaving employment or a volunteer 20.10 position at one community-based organization and gaining employment or a volunteer 20.11 position at another, the application assistant may apply to become accredited again after 20.12 the new community-based organization confirms the person is an employee or approved 20.13 volunteer and agrees to designate a contact for the community-based program. The new 20.14 organization must have a person authorized to act on behalf of the organization execute a 20.15 new application. The secretary of state will determine what training, if any, is necessary to 20.16 20.17 fully renew the application assistant's accreditation status.

20.18

# [For text of subpart 7, see Minnesota Rules]

Subp. 8. Records. If an application assistant has assisted an applicant with application 20.19 materials, the application assistant shall forward the completed application materials required 20.20 20.21 by this chapter to the secretary of state by first class mail or give the application materials to the applicant to submit to the secretary of state by first class mail. If the applicant so 20.22 directs, an application assistant may mail any optional notices that are generated as a part 20.23 of the application process to the appropriate party. Any remaining application materials 20.24 must be given to the applicant or securely disposed of by the application assistant 20.25 20.26 immediately.

# 21.1 **8290.1600 EMERGENCY EVENT.**

- 21.2 When Safe at Home services are unavailable or severely impacted due to an emergency,
- 21.3 any timeline or deadline imposed by this chapter is tolled for the duration of the emergency.
- 21.4 **REPEALER.** Minnesota Rules, part 8290.0100, subparts 3, 10, 11, 13, 16, and 22, are
- 21.5 repealed.