

2026 legislative session summaries: Licensed substance use disorder programs

Effective the day following final enactment

Treatment coordinator provider qualifications. Removes a bachelor’s degree in behavioral sciences as one of the options for meeting the treatment coordinator provider qualifications for 245G programs. [Laws of MN 2026, chapter 95, article 5, section 12](#)

Effective July 1, 2026

Change of ownership during a license moratorium. States that a change of ownership is not subject to a licensing moratorium if the change does not result in an increase in license capacity or service scope. [Laws of MN 2026, chapter 121, article 3, section 7](#)

Attestation regarding assistance during application or license renewal. States that the commissioner shall not issue a license if an applicant, license holder, or controlling individual has not provided an attestation stating whether the applicant or authorized agent receiving assistance from an unaffiliated business or consultant in preparing: a license application, a renewal application, documentation, or written policies. [Laws of MN 2026, chapter 121, article 3, section 7](#)

License denial for missing attestation. States that the commissioner may deny a license if an applicant or controlling individual does not comply with the new requirement to provide an attestation stating whether the applicant or authorized agent received assistance from an unaffiliate business or consultant. [Laws of MN 2026, chapter 121, article 3, sections 8 and 10](#)

Definition of individual who is related. Modifies the definition of “individual who is related” to include those related through marriage. Programs may continue to operate within the existing definition of individual who is related until the individual related through marriage is no longer receiving services. [Laws of MN 2026, chapter 121, article 4, sections 3 and 4](#)

Temporary immediate suspensions. Establishes a preponderance of evidence as the burden of proof for temporary immediate suspension hearings in which the license holder or controlling individual is the subject of a pending administrative, civil, or criminal investigation or is subject to an administrative or civil action related to fraud against a program administered by a state or federal agency. This section gives the commissioner the authority to issue a suspension if the temporary immediate suspension time period has expired and there continues to be a pending investigation or action related to fraud against a program administered by a state or federal agency. [Laws of MN 2026, chapter 121, article 4, sections 7 and 8](#)

Nasal opiate antagonist standing orders. For licensed programs subject to 245A.242, a standing order protocol from a physician is not required for nasal opiate antagonist (for example, Narcan) to be kept on site. A standing order protocol is still required for administration via intramuscular injection. [Laws of MN 2026, chapter 121, article 4, section 11](#)

Notice after issuing a residential license. The commissioner must give written notice to an affected municipality or other political subdivision no later than five working days after issuing a license to a permitted single-family residence. [Laws of MN 2026, chapter 121, article 9, section 2](#)

Effective August 1, 2026

Recodification of 245A.03. This language recodifies existing language from section 245A.03 and reorganizes it into three sections. [Laws of MN 2026, chapter 95, article 4, sections 1-4 and 41](#)

Peer recovery supports. This section changes a cross reference in the 245F withdrawal management chapter for peer recovery support service requirements and staff qualifications. [Laws of MN 2026, chapter 95, article 5, sections 6 and 7](#)

Recovery peer qualifications, withdrawal management. Removes a redundant clause under the recovery peer qualifications and scope of practice for withdrawal management. [Laws of MN 2026, chapter 95, article 5, section 8](#)

Recovery peer qualifications. Removes a redundant clause under the recovery peer qualifications and scope of practice. [Laws of MN 2026, chapter 95, article 5, section 13](#)

Service discharge summary timeline. This section clarifies that 245G service discharge summary completion timeline of within five days of service termination does not include weekends or holidays. [Laws of MN 2026, chapter 95, article 5, section 10](#)

Effective October 1, 2026

Change in ownership exception. Removes the change of ownership exception for licenses in which at least one controlling individual has been on the license for the previous 12 months and will continue to be on the license. [Laws of MN 2026, chapter 121, article 4, section 5 and 6](#)

Change in ownership exception fee repeal. Repeals the fee associated with the change of ownership exception. [Laws of MN 2026, chapter 121, article 44, section 37](#)

Effective January 1, 2027

Local inspections for residential programs. The commissioner may delegate authority to a county or local unit of government to inspect an existing residential program serving six or fewer persons for compliance with zoning ordinances and physical plant licensing requirements. The commissioner must ensure that laws, rules, and codes are uniformly enforced throughout the state by reviewing each county and local unit of government conducting inspections at least every four years. [Laws of MN 2026, chapter 121, article 9, section 3](#)

Billing limits for peer recovery services. Establishes billing limits for peer recovery support services. [Laws of MN 2026, chapter 121, article 6, section 34](#)

Billing limits for treatment coordination services. Establishes billing limits for treatment coordination services for substance use disorder treatment services. [Laws of MN 2026, chapter 121, article 6, section 9](#)

Tobacco educational material. This section establishes that a license holder for substance use disorder (SUD) programs in 245G must provide tobacco and nicotine educational material to a client on the day of service initiation. [Laws of MN 2026, chapter 95, article 5, section 9](#)

Diagnostic assessment; tobacco use. Updates diagnostic assessment components in 245I assessing the client's substance use and substance use disorder treatment to include tobacco and nicotine use and treatment in the assessment. [Laws of MN 2026, chapter 95, article 5, section 15](#)

Client records. This section establishes that 245G client records must contain tobacco and nicotine educational material. [Laws of MN 2026, chapter 95, article 5, section 11](#)