

Side-by-Side Legislative Changes 2024: 254B

Includes: Changes to substance use disorder (SUD) treatment services including client eligibility, vendor eligibility, rate requirements, levels of care, etc.

* Day of Final Enactment is May 17, 2024, for Chapter 108 and May 24, 2024, for Chapter 125 and Chapter 127. Chapter 125 and 127 have the same content and Chapter 125 is referenced in this side by side.

Please note that there are legislative changes in sections 254B.05 Subdivision 1 and 254B.05 Subdivision 5 that are not consistent between S.F. No. 4399 Chapter 108 and S.F. No. 5335 Chapter 125. To help distinguish these changes, the Chapter 108 changes are shown in purple text, and the Chapter 125 changes are shown in red text. The changes that are the same in both chapters are shown in black text. Any inconsistencies in numbering or lettering between the Chapters are indicated in *italics*, and the revisor will make future edits. This information is provided to ensure transparency and clarity regarding the legislative changes in these sections.

Chapter Section Subd.	Previous Statute Language	Updated Statute Language	Effective Date	Chapter/ Article/ Section
254B.01 Subd. 4e		Individual recovery plan. "Individual recovery plan" means a person-centered outline of supports that an eligible vendor of peer recovery support services under section 254B.05, subdivision 1, must develop to respond to an individual's peer recovery support services needs and goals.	August 1, 2024	S.F. No. 5335 125/3/5
<u>254B.01</u> <u>Subd. 8a</u>		Recovery peer . "Recovery peer" means a person who is gualified according to section 2451.04, subdivision 18, to provide peer recovery support services within the scope of practice provided under section 2451.04, subdivision <u>19.</u>	August 1, 2024	S.F. No. 5335 125/3/6
254B.03 Subd. 4	Division of costs. (a) Except for services provided by a county under section 2548.09, subdivision 1, or services provided under section 2568.69, the county shall, out of local money, pay the state for 22.95 percent of the cost of substance use disorder services, except for those	Division of costs . (a) Except for services provided by a county under section 254B.09, subdivision 1, or services provided under section 256B.69, the county shall, out of local money, pay the state for 22.95 percent of the cost of substance use disorder services, except for those		S.F. No. 4399 108/4/17

Chapter Section Subd.	Previous Statute Language	Updated Statute Language	Effective Date	Chapter/ Article/ Section
	 services provided to persons enrolled in medical assistance under chapter 256B and room and board services under section 254B.05, subdivision 5, paragraph (b), clause (12). Counties may use the indigent hospitalization levy for treatment and hospital payments made under this section. (b) 22.95 percent of any state collections from private or third-party pay, less 15 percent for the cost of payment and collections, must be distributed to the county that paid for a portion of the treatment under this section. 	services provided to persons enrolled in medical assistance under chapter 256B and room and board services under section 254B.05, subdivision 5, paragraph (b), clause (12) . Counties may use the indigent hospitalization levy for treatment and hospital payments made under this section. (b) 22.95 percent of any state collections from private or third-party pay, less 15 percent for the cost of payment and collections, must be distributed to the county that paid for a portion of the treatment under this section.		
245B.04 Subd. 1a.	Client eligibility. (a) Persons eligible for benefits under Code of Federal Regulations, title 25, part 20, who meet the income standards of section <u>256B.056</u> , subdivision 4, and are not enrolled in medical assistance, are entitled to behavioral health fund services. State money appropriated for this paragraph must be placed in a separate account established for this purpose. (b) Persons with dependent children who are determined to be in need of substance use disorder treatment pursuant to an assessment under section <u>260E.20</u> , subdivision 1, or in need of chemical dependency treatment pursuant to a case plan under section <u>260C.201</u> , subdivision 6, or <u>260C.212</u> , shall be assisted by the local agency to access needed treatment services. Treatment services must be appropriate for the individual or family, which may include long-term care treatment or treatment in a facility that allows the dependent children to stay in the treatment facility. The county shall pay for out-of-home placement costs, if applicable. (c) Notwithstanding paragraph (a), persons enrolled in medical assistance are eligible for room and board services under section <u>254B.05</u> , subdivision <u>5</u> , paragraph (b), clause (12).	Client eligibility. (a) Persons eligible for benefits under Code of Federal Regulations, title 25, part 20, who meet the income standards of section 256B.056, subdivision 4, and are not enrolled in medical assistance, are entitled to behavioral health fund services. State money appropriated for this paragraph must be placed in a separate account established for this purpose. (b) Persons with dependent children who are determined to be in need of substance use disorder treatment pursuant to an assessment under section 260E.20, subdivision 1, or in need of chemical dependency treatment pursuant to a case plan under section 260C.201, subdivision 6, or 260C.212, shall be assisted by the local agency to access needed treatment services. Treatment services must be appropriate for the individual or family, which may include long-term care treatment or treatment in a facility that allows the dependent children to stay in the treatment facility. The county shall pay for out-of-home placement costs, if applicable. (c) Notwithstanding paragraph (a), persons enrolled in medical assistance are eligible for room and board services under section 254B.05, subdivision 5, paragraph (b), clause (12).	August 1, 2024	S.F. No. 4399 108/4/18

Chapter Section Subd.	Previous Statute Language	Updated Statute Language	Effective Date	Chapter/ Article/ Section
	 (d) A client is eligible to have substance use disorder treatment paid for with funds from the behavioral health fund when the client: (1) is eligible for MFIP as determined under chapter 256J; (2) is eligible for medical assistance as determined under Minnesota Rules, parts 9505.0010 to 9505.0150; (3) is eligible for general assistance, general assistance medical care, or work readiness as determined under Minnesota Rules, parts 9500.1200 to 9500.1318; or (4) has income that is within current household size and income guidelines for entitled persons, as defined in this subdivision and subdivision 7. (e) Clients who meet the financial eligibility requirement in paragraph (a) and who have a third-party payment source are eligible for the behavioral health fund if the third-party payment source pays less than 100 percent of the cost of treatment services for eligible clients. (f) A client is ineligible to have substance use disorder treatment services paid for with behavioral health fund money if the client: (1) has an income that exceeds current household size and income guidelines for entitled persons as defined in this subdivision and subdivision 7; or (2) has an available third-party payment source that will pay the total cost of the client's treatment. (g) A client who is disenrolled from a state prepaid health plan during a treatment episode is eligible for continued treatment service that is paid for by the behavioral health fund until the treatment episode is completed or the client is re-enrolled in a state prepaid health plan if the client: (1) continues to be enrolled in MinnesotaCare, medical assistance as general assistance as general assistance as isotacere medical care; or 	 (d) A client is eligible to have substance use disorder treatment paid for with funds from the behavioral health fund when the client: (1) is eligible for MFIP as determined under chapter 256J; (2) is eligible for medical assistance as determined under Minnesota Rules, parts 9505.0010 to 9505.0150; (3) is eligible for general assistance, general assistance medical care, or work readiness as determined under Minnesota Rules, parts 9500.1200 to 9500.1318; or (4) has income that is within current household size and income guidelines for entitled persons, as defined in this subdivision and subdivision 7. (e) Clients who meet the financial eligibility requirement in paragraph (a) and who have a third-party payment source are eligible for the behavioral health fund if the third-party payment source pays less than 100 percent of the cost of treatment services for eligible clients. (f) A client is ineligible to have substance use disorder treatment services paid for with behavioral health fund money if the client: (1) has an income that exceeds current household size and income guidelines for entitled persons as defined in this subdivision and subdivision 7; or (2) has an available third-party payment source that will pay the total cost of the client's treatment. (g) A client who is disenrolled from a state prepaid health plan during a treatment episode is eligible for continued treatment service that is paid for by the behavioral health fund until the treatment episode is completed or the client is re-enrolled in a state prepaid health plan if the client: (1) continues to be enrolled in MinnesotaCare, medical assistance as defined in MinnesotaCare, medical assistance assistance as defined in MinnesotaCare, medical care: or 		
	assistance, or general assistance medical care; or	assistance, or general assistance medical care; or		

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	 (2) is eligible according to paragraphs (a) and (b) and is determined eligible by a local agency under section 254B.04. (h) When a county commits a client under chapter 253B to a regional treatment center for substance use disorder services and the client is ineligible for the behavioral health fund, the county is responsible for the payment to the regional treatment center according to section 254B.05, subdivision 4. 	 (2) is eligible according to paragraphs (a) and (b) and is determined eligible by a local agency under section 254B.04. (h) When a county commits a client under chapter 253B to a regional treatment center for substance use disorder services and the client is ineligible for the behavioral health fund, the county is responsible for the payment to the regional treatment center according to section 254B.05, subdivision 4. 		
254B.04 Subd. 2a	Eligibility for room and board services for persons in outpatient substance use disorder treatment. A person eligible for room and board services under section 254B.05, subdivision 5, paragraph (b), clause (12), must score at level 4 on assessment dimensions related to readiness to change, relapse, continued use, or recovery environment in order to be assigned to services with a room and board component reimbursed under this section. Whether a treatment facility has been designated an institution for mental diseases under United States Code, title 42, section 1396d, shall not be a factor in making placements.	Eligibility for room and board services for persons in outpatient substance use disorder treatment. A person eligible for room and board services under section 254B.05, subdivision 5, paragraph (b), clause (12), must score at level 4 on assessment dimensions related to readiness to change, relapse, continued use, or recovery environment in order to be assigned to services with a room and board component reimbursed under this section. Whether a treatment facility has been designated an institution for mental diseases under United States Code, title 42, section 1396d, shall not be a factor in making placements.	August 1, 2024	S.F. No. 4399 108/4/19
254B.04 Subd. 6	Local agency to determine client financial eligibility. (a) The local agency shall determine a client's financial eligibility for the behavioral health fund according to section 254B.04, subdivision 1a, with the income calculated prospectively for one year from the date of comprehensive assessment. The local agency shall pay for eligible clients according to chapter 256G. The local agency shall enter the financial eligibility span within ten calendar days of request. Client eligibility must be determined using forms prescribed by the department. To determine a client's eligibility, the local agency must determine the client's income, the size of the client's	Local agency to determine client financial eligibility. (a) The local agency shall determine a client's financial eligibility for the behavioral health fund according to section 254B.04, subdivision 1a, with the income calculated prospectively for one year from the date of comprehensive assessment request. The local agency shall pay for eligible clients according to chapter 256G. The local agency shall enter the financial eligibility span within ten calendar days of request. Client eligibility must be determined using only forms prescribed by the department commissioner unless the local agency has a reasonable basis for believing that the information	August 1, 2024	S.F. No. 4399 108/4/20

household, the availability of a third-party payment source, and a responsible relative's ability to pay for the client's substance use disorder treatment.submitted on a form is false. To determine the client's income, the size of the client's household, the availability of a third-party payment source, and a responsible relative's ability to pay for the dient's substance use disorder treatment.(b) A client who is a minor child must not be deemed to have income available to pay for substance use disorder treatment, unless the minor child is responsible for payment under section 144.347 for substance use disorder treatment services sought under section 144.343, subdivision 1. (c) The local agency must determine the client's household size as follows:(b) A client who is a minor child is responsible for payment under section 144.347 for substance use disorder treatment, unless the minor child is responsible for payment under section 144.343, subdivision 1. (c) The local agency must determine the client's household size as follows:(c) The local agency must determine the client's household size as follows: (l) If the client is a minor child is responsible for payment under section 144.343, subdivision 1. (c) The local agency must determine the client's household size as follows: (l) If the client is and on child, the household size includes the following persons living in the same dwelling unit: (i) the client's is bilnings who are minors; and (ii) the client's spouse; (iii) the client's spouse's minor children. For purposes of this paragraph, household size includes the following persons living in the same dwelling unit: (i) the client's spouse; (iii) the client's spouse's minor children. For purposes of this paragraph, household size includes the following persons living in the same of the person in out-of- home	apter ction bd.	Previous Statute Language	Updated Statute Language	Effective Date	Chapter/ Article/ Section
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 (i) the client; (ii) the client; siblings who are minors; and (iii) the client's siblings who are minors; and (2) if the client is an adult, the household size includes the following persons living in the same dwelling unit: (i) the client; (ii) the client's spouse; (iii) the client's spouse's minor children. For purposes of this paragraph, household size includes a person listed in clauses (1) and (2) who is in an out-of-home placement if a person listed in clause (1) or (2) is contributing to the cost of care of the person in out-of-home placement. 		••• •			
 (ii) the client's birth or adoptive parents; and (iii) the client's siblings who are minors; and (iii) the client's siblings who are minors; and (iii) the client's siblings who are minors; and (iii) the client is an adult, the household size includes the following persons living in the same dwelling unit: (i) the client; (ii) the client's spouse; (iii) the client's spouse; (iii) the client's spouse; sminor children; and (iv) the client's spouse's minor children. For purposes of this paragraph, household size includes a person listed in clauses (1) and (2) who is in an out-of-home placement. (iii) the cost of care of the person in out-of-home placement. (iii) the client. (iii) the cost of care of the person in out-of-home placement. 		-	-		
 (iii) the client's siblings who are minors; and (2) if the client is an adult, the household size includes the following persons living in the same dwelling unit: (i) the client; (ii) the client's spouse; (iii) the client's spouse; (iii) the client's minor children; and (iv) the client's spouse's minor children. For purposes of this paragraph, household size includes a person listed in clauses (1) and (2) who is in an out-of- home placement. (iii) the client's and ut-of- home placement. (iii) the client's aperson listed in clause (1) or (2) is contributing to the cost of care of the person in out-of- home placement. 					
 (2) if the client is an adult, the household size includes the following persons living in the same dwelling unit: (i) the client; (ii) the client's spouse; (iii) the client's minor children; and (iv) the client's spouse's minor children. For purposes of this paragraph, household size includes a person listed in clauses (1) and (2) who is in an out-of-home placement if a person listed in clause (1) or (2) is contributing to the cost of care of the person in out-of-home placement. (2) if the client is an adult, the household size includes (2) if the client is an adult, the household size includes (2) if the client is an adult, the household size includes (2) if the client is an adult, the household size includes (2) if the client is an adult, the household size includes (3) the client is an adult, the household size includes (4) the client's spouse; (5) the client's spouse; (6) the client's spouse; (6) the client's spouse; (7) the client's spouse; (8) the client's spouse; (9) the client's spouse; (10) the client's spouse; (11) the client's spouse; (12) the client's spouse; (13) the client's spouse; (14) the client's spouse; (15) the client's spouse; (16) the client's spouse; (17) the client's spouse; (18) the client's spouse; (19) the client's spouse; (10) the client's spouse; (10) the client's spouse; (11) the client's spouse; (12) the client's spouse; (13) the client's spouse; (14) the client's spouse; (15) the client's spouse; (16) the client's spouse; (17) the client's spouse; (18) the client's spouse; (19) the client's spouse; (10) the client's spouse; (10) the client's spouse; (10) the client's spouse; (10) the client					
the following persons living in the same dwelling unit:the following persons living in the same dwelling unit:(i) the client;(ii) the client's spouse;(ii) the client's spouse;(iii) the client's minor children; and(iii) the client's minor children; and(iii) the client's minor children; and(iv) the client's spouse's minor children.(iv) the client's spouse's minor children.(iv) the client's spouse's minor children.For purposes of this paragraph, household size includes a person listed in clauses (1) and (2) who is in an out-of- home placement if a person listed in clause (1) or (2) is contributing to the cost of care of the person in out-of- home placement.For purposes of the person in out-of- home placement.					
 (i) the client; (ii) the client's spouse; (iii) the client's minor children; and (iv) the client's spouse's minor children. For purposes of this paragraph, household size includes a person listed in clauses (1) and (2) who is in an out-of- home placement if a person listed in clause (1) or (2) is contributing to the cost of care of the person in out-of- home placement. (i) the client; (ii) the client; (ii) the client; spouse; (iii) the client; spouse; (iv) the client; spouse; sminor children. For purposes of this paragraph, household size includes a person listed in clauses (1) and (2) who is in an out-of- home placement if a person listed in clause (1) or (2) is contributing to the cost of care of the person in out-of- home placement. 					
 (ii) the client's spouse; (iii) the client's minor children; and (iv) the client's spouse's minor children. For purposes of this paragraph, household size includes a person listed in clauses (1) and (2) who is in an out-of- home placement if a person listed in clause (1) or (2) is contributing to the cost of care of the person in out-of- home placement. (ii) the client's spouse; (iii) the client's spouse; (iv) the client's spouse's minor children. For purposes of this paragraph, household size includes a person listed in clauses (1) and (2) who is in an out-of- home placement if a person listed in clause (1) or (2) is contributing to the cost of care of the person in out-of- home placement. 					
 (iii) the client's minor children; and (iv) the client's spouse's minor children. For purposes of this paragraph, household size includes a person listed in clauses (1) and (2) who is in an out-of- home placement if a person listed in clause (1) or (2) is contributing to the cost of care of the person in out-of- home placement. 					
 (iv) the client's spouse's minor children. For purposes of this paragraph, household size includes a person listed in clauses (1) and (2) who is in an out-of-home placement if a person listed in clause (1) or (2) is contributing to the cost of care of the person in out-of-home placement. (iv) the client's spouse's minor children. For purposes of this paragraph, household size includes a person listed in clauses (1) and (2) who is in an out-of-home placement if a person listed in clause (1) or (2) is contributing to the cost of care of the person in out-of-home placement. 		• • •			
For purposes of this paragraph, household size includes a person listed in clauses (1) and (2) who is in an out-of- home placement if a person listed in clause (1) or (2) is contributing to the cost of care of the person in out-of- home placement.For purposes of this paragraph, household size includes a person listed in clauses (1) and (2) who is in an out-of- home placement if a person listed in clause (1) or (2) is contributing to the cost of care of the person in out-of- home placement.For purposes of this paragraph, household size includes a person listed in clauses (1) and (2) who is in an out-of- home placement if a person listed in clause (1) or (2) is contributing to the cost of care of the person in out-of- home placement.					
a person listed in clauses (1) and (2) who is in an out-of- home placement if a person listed in clause (1) or (2) is contributing to the cost of care of the person in out-of- home placement. a person listed in clauses (1) and (2) who is in an out-of- home placement if a person listed in clause (1) or (2) is contributing to the cost of care of the person in out-of- home placement.					
home placement if a person listed in clause (1) or (2) is contributing to the cost of care of the person in out-of- home placement.home placement if a person listed in clause (1) or (2) is contributing to the cost of care of the person in out-of- home placement.					
contributing to the cost of care of the person in out-of- home placement.contributing to the cost of care of the person in out-of- home placement.					
home placement. home placement.					
		(d) The local agency must determine the client's current	(d) The local agency must determine the client's current		
prepaid health plan enrollment, the availability of a prepaid health plan enrollment, the availability of a					
third-party payment source, including the availability of third-party payment source, including the availability of					

Chapter Section Subd.	Previous Statute Language	Updated Statute Language	Effective Date	Chapter/ Article/ Section
	 total payment, partial payment, and amount of copayment. (e) The local agency must provide the required eligibility information to the department in the manner specified by the department. (f) The local agency shall require the client and policyholder to conditionally assign to the department the client and policyholder's rights and the rights of minor children to benefits or services provided to the client if the department is required to collect from a third-party pay source. (g) The local agency must redetermine a client's eligibility for the behavioral health fund every 12 months. (h) A client, responsible relative, and policyholder must provide income or wage verification, household size verification, and must make an assignment of third-party payment rights under paragraph (f). If a client, responsible relative, or policyholder does not comply with the provisions of this subdivision, the client is ineligible for behavioral health fund payment for substance use disorder treatment, and the client and responsible relative must be obligated to pay for the full cost of substance use disorder treatment services provided to the client. 	 total payment, partial payment, and amount of copayment. (e) The local agency must provide the required eligibility information to the department in the manner specified by the department. (f) The local agency shall require the client and policyholder to conditionally assign to the department the client and policy holder's rights and the rights of minor children to benefits or services provided to the client if the department is required to collect from a third-party pay source. (g) The local agency must redetermine a client's eligibility for the behavioral health fund every 12 months. (h) A client, responsible relative, and policyholder must provide income or wage verification, household size verification, and must make an assignment of third-party payment rights under paragraph (f). If a client, responsible relative, or policyholder does not comply with the provisions of this subdivision, the client and responsible relative must be obligated to pay for the full cost of substance use disorder treatment, and the client and responsible relative. 		
<u>254B.04</u> <u>Subd. 6a.</u>		Span of eligibility . The local agency must enter the financial eligibility span within five business days of a request. If the comprehensive assessment is completed within the timelines required under chapter 245G, then the span of eligibility must begin on the date services were initiated. If the comprehensive assessment is not completed within the timelines required under chapter 245G, then the span of eligibility must begin on the date the comprehensive assessment was completed.	August 1, 2024	S.F. No. 4399 108/4/21

Chapter Section Subd.	Previous Statute Language	Updated Statute Language	Effective Date	Chapter/ Article/ Section
	Licensure required. (a) Programs licensed by the commissioner are eligible vendors. Hospitals may apply for and receive licenses to be eligible vendors, notwithstanding the provisions of section 245A.03. American Indian programs that provide substance use disorder treatment, extended care, transitional residence, or outpatient treatment services, and are licensed by tribal government are eligible vendors. (b) A licensed professional in private practice as defined in section 245G.01, subdivision 17, who meets the requirements of section 245G.11, subdivisions 1 and 4, is an eligible vendor of a comprehensive assessment and assessment summary provided according to section 245G.05, and treatment services provided according to sections 245G.06 and 245G.07, subdivision 1, paragraphs (a), clauses (1) to (5), and (b); and subdivision 2, clauses (1) to (6). (c) A county is an eligible vendor for a comprehensive assessment and assessment summary when provided by an individual who meets the staffing credentials of section 245G.11, subdivisions 1 and 5, and completed according to the requirements of section 245G.05. A county is an eligible vendor of care coordination services when provided by an individual who meets the staffing credentials of section 245G.11, subdivisions 1 and 7, and provided according to the requirements of section 245G.07, subdivision 1, paragraph (a), clause (5). A county is an eligible vendor of peer recovery services when provided by an individual who meets the staffing	Licensure <u>or certification</u> required. (a) Programs licensed by the commissioner are eligible vendors. Hospitals may apply for and receive licenses to be eligible vendors, notwithstanding the provisions of section 245A.03. American Indianprograms that provide substance use disorder treatment, extended care, transitional residence, or outpatient treatment services, and are licensed by Tribal government are eligible vendors. (b) A licensed professional in private practice as defined in section 245G.01,subdivision 17, who meets the requirements of section 245G.11, subdivisions 1 and 4, is an eligible vendor of a comprehensive assessment and assessment summary provided according to section 245G.05 <u>254A.19</u> , <u>subdivision 3</u> , and treatment services provided according to sections 245G.06 and 245G.07, subdivision 1, paragraphs (a), clauses (1) to (5), and (b); and subdivision 2, clauses (1) to (6). (c) A county is an eligible vendor for a comprehensive assessment <u>and assessment summary</u> when provided by an individual who meets the staffing credentials of section 245G.11, subdivisions 1 and 5, and completed according to the requirements of section 245G.05 <u>254A.19</u> , <u>subdivision 3</u> . A county is an eligible vendor of care coordination services when provided by an individual who meets the staffing credentials of section 245G.11, subdivisions 1 and 5, and completed according to the requirements of section 245G.05 <u>254A.19</u> , <u>subdivision 3</u> . A county is an eligible vendor of care coordination services when provided by an individual who meets the staffing credentials of section 245G.11, subdivisions 1 and 7, and provided according to the requirements of section 245G.07, subdivision 1, paragraph (a), clause (5). A county is an eligible vendor of paer recovery services when the services are provided	August 1, 2024, except that paragraph (d), clauses (11) and (12), are effective July 1, 2024. This section is effective the day following final enactment, except the amendments adding paragraph (d), clauses (11) and (12), and paragraph (i) are effective July 1, 2025	-
	 when the services are provided by an individual who meets the requirements of section 245G.11, subdivision 8. (d) A recovery community organization that meets the requirements of clauses (1) to (10) and meets 	of peer recovery services when the services are provided by an individual who meets the requirements of section 245G.11, subdivision 8. (d) A recovery community organization that meets the requirements of clauses (1) to (10) (12) and meets		

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	membership or accreditation requirements of the	membership certification or accreditation requirements		
	Association of Recovery Community Organizations, the	of the Association of Recovery Community		
	Council on Accreditation of Peer Recovery Support	Organizations, Alliance for Recovery Centered		
	Services, or a Minnesota statewide recovery community	Organizations, the Council on Accreditation of Peer		
	organization identified by the commissioner is an eligible	Recovery Support Services, or a Minnesota statewide		
	vendor of peer support services. Eligible vendors under	recovery community organization identified by the		
	this paragraph must:	commissioner is an eligible vendor of peer recovery		
		support services. <u>A Minnesota statewide recovery</u>		
		organization identified by the commissioner must		
		update recovery community organization applicants for		
		certification or accreditation on the status of the		
		application within 45 days of receipt. If the approved		
		statewide recovery organization denies an application, it		
		must provide a written explanation for the denial to the		
		recovery community organization. Eligible vendors		
		under this paragraph must:		
		(1) be nonprofit organizations <u>under section 501(c)(3) of</u>		
	(1) be nonprofit organizations;	the Internal Revenue Code, be free from conflicting self-		
		interests, and be autonomous in decision-making,		
		program development, peer recovery support services		
		provided, and advocacy efforts for the purpose of		
		supporting the recovery community organization's		
		<u>mission</u> ;		
	(2) be led and governed by individuals in the recovery	(2) be led and governed by individuals in the recovery		
	community, with more than 50 percent of the board of	community, with more than 50 percent of the board of		
	directors or advisory board members self-identifying as	directors or advisory board members self-identifying as		
	people in personal recovery from substance use	people in personal recovery from substance use		
	disorders;	disorders;		
	(3) primarily focus on recovery from substance use	(3) primarily focus on recovery from substance use		
	disorders, with missions and visions that support this	disorders, with missions and visions that support this		
	primary focus;	primary focus have a mission statement and conduct		
		corresponding activities indicating that the		
		organization's primary purpose is to support recovery		
		from substance use disorder;		

Chapter Section Subd.	Previous Statute Language	Updated Statute Language	Effective Date	Chapter/ Article/ Section
	(4) be grassroots and reflective of and engaged with the	(4) be grassroots and reflective of and engaged with the		
	community served;	community served demonstrate ongoing community		
		engagement with the identified primary region and		
		population served by the organization, including		
		individuals in recovery and their families, friends, and		
		recovery allies;		
	(5) be accountable to the recovery community through	(5) be accountable to the recovery community through		
	processes that promote the involvement and	documented priority-setting and participatory decision-		
	engagement of, and consultation with, people in	making processes that promote the involvement and		
	recovery and their families, friends, and recovery allies;	engagement of, and consultation with, people in		
	(6) provide nonclinical peer recovery support services,	recovery and their families, friends, and recovery allies;		
	including but not limited to recovery support groups,	(6) provide nonclinical peer recovery support services,		
	recovery coaching, telephone recovery support, skill-	including but not limited to recovery support groups,		
	building groups, and harm-reduction activities;	recovery coaching, telephone recovery support, skill-		
		building groups, and harm-reduction activities, and		
		provide recovery public education and advocacy;		
	(7) allow for and support opportunities for all paths	(7) <u>have written policies that</u> allow for and support		
	toward recovery and refrain from excluding anyone	opportunities for all paths toward recovery and refrain		
	based on their chosen recovery path, which may include	from excluding anyone based on their chosen recovery		
	but is not limited to harm reduction paths, faith-based	path, which may include but is not limited to harm		
	paths, and nonfaith-based paths;	reduction paths, faith-based paths, and nonfaith-based		
	(8) be purposeful in meeting the diverse needs of Black,	paths;		
	Indigenous, and people of color communities, including	(8) be purposeful in meeting the diverse maintain		
	board and staff development activities, organizational	organizational practices to meet the needs of Black,		
	practices, service offerings, advocacy efforts, and	Indigenous, and people of color communities, including		
	culturally informed outreach and service plans;	LGBTQ+ communities, and other underrepresented or		
		marginalized communities. Organizational practices may		
		include board and staff development activities,		
		organizational practices training, service offerings,		
		advocacy efforts, and culturally informed outreach and		
		service plans services;		
	(9) be stewards of recovery-friendly language that is	(9) be stewards of <u>use</u> recovery-friendly language <u>in all</u>		
	supportive of and promotes recovery across diverse	media and written materials that is supportive of and		
	geographical and cultural contexts and reduces stigma;	promotes recovery across diverse geographical and		
	and	cultural contexts and reduces stigma; and		

Chapter Section Subd.	Previous Statute Language	Updated Statute Language	Effective Date	Chapter/ Article/ Section
	(10) maintain an employee and volunteer code of ethics	(10) establish and maintain an employee and volunteer a		
	and easily accessible grievance procedures posted in	publicly available recovery community organization code		
	physical spaces, on websites, or on program policies or	of ethics and easily accessible grievance <u>policy and</u>		
	forms.	procedures posted in physical spaces, on websites, or on		
		program policies or forms.;		
		(11) not classify or treat any recovery peer hired on or		
		after July 1, 2024, as an independent contractor; and		
		(11) provide an orientation for recovery peers that		
		includes an overview of the consumer advocacy services		
		provided by the Ombudsman for Mental Health and		
		Developmental Disabilities and other relevant advocacy		
		<u>services; and</u>		
		(12) not classify or treat any recovery peer as an		
		independent contractor on or after January 1, 2025.		
		(12) provide notice to peer recovery support services		
		participants that includes the following statement: "If		
		you have a complaint about the provider or the person		
		providing your peer recovery support services, you may		
		contact the Minnesota Alliance of Recovery Community		
		Organizations. You may also contact the Office of		
		Ombudsman for Mental Health and Developmental		
		Disabilities." The statement must also include:		
		(i) the telephone number, website address, email		
		address, and mailing address of the Minnesota Alliance		
		of Recovery Community Organizations and the Office of		
		Ombudsman for Mental Health and Developmental		
		<u>Disabilities;</u>		
		(ii) the recovery community organization's name,		
		address, email, telephone number, and name or title of		
		the person at the recovery community organization to		
		whom problems or complaints may be directed; and		
		(iii) a statement that the recovery community		
		organization will not retaliate against a peer recovery		
		support services participant because of a complaint.		

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	(e) Recovery community organizations approved by the	(e) <u>A</u> recovery community organizations organization		
	commissioner before June 30, 2023, shall retain their	approved by the commissioner before June 30, 2023,		
	designation as recovery community organizations.	shall retain their designation as recovery community		
		organizations must have begun the application process		
		as required by an approved certifying or accrediting		
		entity and have begun the process to meet the		
		requirements under paragraph (d) by September 1,		
		2024, in order to be considered as an eligible vendor of		
		peer recovery support services.		
		(f) A recovery community organization that is aggrieved		
	(f) A recovery community organization that is aggrieved	by an accreditation, certification, or membership		
	by an accreditation or membership determination and	determination and believes it meets the requirements		
	believes it meets the requirements under paragraph (d)	under paragraph (d) may appeal the determination		
	may appeal the determination under section 256.045,	undersection 256.045, subdivision 3, paragraph (a),		
	subdivision 3, paragraph (a), clause (15), for	clause (15), for reconsideration as an eligible vendor. If		
	reconsideration as an eligible vendor.	the human services judge determines that the recovery		
		community organization meets the requirements under		
		paragraph (d), the recovery community organization is		
		an eligible vendor of peer recovery support services.		
		(g) All recovery community organizations must be		
		certified or accredited by an entity listed in paragraph		
		(d) by June 30, 2025.		
		(g) (h) Detoxification programs licensed under		
	(g) Detoxification programs licensed under Minnesota	Minnesota Rules, parts 9530.6510 to 9530.6590, are not		
	Rules, parts <u>9530.6510</u> to <u>9530.6590</u> , are not eligible	eligible vendors. Programs that are not licensed as a		
	vendors. Programs that are not licensed as a residential	residential or nonresidential substance use disorder		
	or nonresidential substance use disorder treatment or	treatment or withdrawal management program by the		
	withdrawal management program by the commissioner	commissioner or by Tribal government or do not meet		
	or by tribal government or do not meet the	the requirements of subdivisions 1a and 1b are not		
	requirements of subdivisions 1a and 1b are not eligible	eligible vendors.		
	vendors.	(h) (i) Hospitals, federally qualified health centers, and		
	(h) Hospitals, federally qualified health centers, and rural	rural health clinics are eligiblevendors of a		
	health clinics are eligible vendors of a comprehensive	comprehensive assessment when the comprehensive		
	assessment when the comprehensive assessment is	assessment is completed according to section 245G.05		
	completed according to section <u>245G.05</u> and by an	<u>254A.19, subdivision 3</u> and by an individual who meets		

Chapter Section Subd.	Previous Statute Language	Updated Statute Language	Effective Date	Chapter/ Article/ Section
	individual who meets the criteria of an alcohol and drug	the criteria of an alcohol and drug counselor according		
	counselor according to section <u>245G.11</u> , subdivision <u>5</u> .	to section 245G.11, subdivision 5. The alcohol and drug		
	The alcohol and drug counselor must be individually	counselor must be individually enrolled with the		
	enrolled with the commissioner and reported on the	commissioner and reportedon the claim as the individual		
	claim as the individual who provided the service.	who provided the service.		
		(i) Any complaints about a recovery community		
		organization or peer recovery support services may be		
		made to and reviewed or investigated by the		
		ombudsperson for behavioral health and developmental		
		disabilities under sections 245.91 and 245.94.		
254B.05	Rate requirements. (a) The commissioner shall establish	Rate requirements. (a) The commissioner shall establish	August 1,	S.F. No.
Subd. 5	rates for substance use disorder services and service	rates for substance use disorder services and service	<u>2024, except</u>	4399
	enhancements funded under this chapter.	enhancements funded under this chapter.	<u>the</u>	108/4/23
	(b) Eligible substance use disorder treatment services	(b) Eligible substance use disorder treatment services	amendments	
	include:	include:	to paragraph	
	(1) those licensed, as applicable, according to chapter	(1) those licensed, as applicable, according to chapter	<u>(b), clauses</u>	
	245G or applicable Tribal license and provided according	245G or applicable Tribal license and provided according	<u>(1) and (8),</u>	
	to the following ASAM levels of care:	to the following ASAM levels of care:	which are	
	(i) ASAM level 0.5 early intervention services provided	(i) ASAM level 0.5 early intervention services provided	effective	
	according to section 254B.19, subdivision 1, clause (1);	according to section 254B.19, subdivision 1, clause (1);	retroactively	
	(ii) ASAM level 1.0 outpatient services provided	(ii) ASAM level 1.0 outpatient services provided	from January	
	according to section 254B.19, subdivision 1, clause (2);	according to section 254B.19, subdivision 1, clause (2);	<u>1, 2024, with</u>	
	(iii) ASAM level 2.1 intensive outpatient services	(iii) ASAM level 2.1 intensive outpatient services	federal	
	provided according to section 254B.19, subdivision 1,	provided according to section 254B.19, subdivision 1,	approval or	
	clause (3);	clause (3);	retroactively	
	(iv) ASAM level 2.5 partial hospitalization services	(iv) ASAM level 2.5 partial hospitalization services	from a later	
	provided according to section 254B.19, subdivision 1,	provided according to section 254B.19, subdivision 1,	federally	
	clause (4);	clause (4);	approved	
	(v) ASAM level 3.1 clinically managed low-intensity	(v) ASAM level 3.1 clinically managed low-intensity	date. The	
	residential services provided according to	residential services provided according to section	<u>commissioner</u>	
	section 254B.19, subdivision 1, clause (5);	254B.19, subdivision 1, clause (5). The commissioner	<u>of human</u>	
		shall use the base payment rate of \$79.84 per day for	services shall	
		services provided under this item;	inform the	
	(vi) ASAM level 3.3 clinically managed population-	(vi) ASAM level 3.1 clinically managed low-intensity	revisor of	
	specific high-intensity residential services provided	residential services according to section 254B.19,	statutes of	

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	according to section 254B.19, subdivision 1, clause (6);	subdivision 1, clause (5), provided at 15 or more hours of	the effective	
	and	skilled treatment services each week. The commissioner	date upon	
		shall use the base payment rate of \$166.13 per day for	federal	
		services provided under this item;	approval.	
	(vii) ASAM level 3.5 clinically managed high-intensity	(vii) ASAM level 3.3 clinically managed population-		
	residential services provided according to	specific high-intensity residential services provided	January 1,	S.F. No.
	section 254B.19, subdivision 1, clause (7);	according to section 254B.19, subdivision 1, clause (6).	2025	5335
		The commissioner shall use the specified base payment		125/3/8
		rate of \$224.06 per day for services provided under this		
		item; and		
		(viii) (viii) ASAM level 3.5 clinically managed high-		
		intensity residential services provided according to		
		section 254B.19, subdivision 1, clause (7). <u>The</u>		
		commissioner shall use the specified base payment rate		
		of \$224.06 per day for services provided under this item;		
	(2) comprehensive assessments provided according to	(2) comprehensive assessments provided according to		
	sections 245.4863, paragraph (a), and 245G.05;	sections 245.4863, paragraph (a), and 245G.05 section 254A.19, subdivision 3;		
	(3) treatment coordination services provided according	(3) treatment coordination services provided according		
	to section 245G.07, subdivision 1, paragraph (a), clause	to section 245G.07, subdivision1, paragraph (a), clause		
	(5);	(5);		
	(4) peer recovery support services provided according to section 245G.07, subdivision 2, clause (8);	(4) peer recovery support services provided according to section 245G.07, subdivision 2, clause (8);		
	(5) withdrawal management services provided according	(5) withdrawal management services provided according		
	to chapter 245F;	to chapter 245F;		
	(6) hospital-based treatment services that are licensed	(6) hospital-based treatment services that are licensed		
	according to sections 245G.01 to 245G.17 or applicable	according to sections 245G.01 to 245G.17 or applicable		
	tribal license and licensed as a hospital under	Tribal license and licensed as a hospital under sections		
	sections 144.50 to 144.56;	144.50 to 144.56;		
		(7) substance use disorder treatment services with		
		medications for opioid use disorder provided in an		
		opioid treatment program licensed according to sections		
		245G.01 to 245G.17 and 245G.22, or under an applicable		
		Tribal license;		

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		(8) medium-intensity residential treatment services that		
		provide 15 hours of skilled treatment services each week		
		and are licensed according to sections 245G.01 to		
	(7) adolescent treatment programs that are licensed as	245G.17 and 245G.21 or applicable Tribal license;		
	outpatient treatment programs according to	(7) (9) adolescent treatment programs that are licensed		
	sections 245G.01 to 245G.18 or as residential treatment	as outpatient treatment programs according to sections		
	programs according to Minnesota Rules,	245G.01 to 245G.18 or as residential treatment		
	parts 2960.0010 to 2960.0220,	programs according to Minnesota Rules, parts		
	and 2960.0430 to 2960.0490, or applicable tribal license;	2960.0010 to 2960.0220, and 2960.0430 to 2960.0490,		
	(8) ASAM 3.5 clinically managed high-intensity	or applicable Tribal license;		
	residential services that are licensed according to	(8) (10) ASAM 3.5 clinically managed high-intensity		
	sections 245G.01 to 245G.17 and 245G.21 or applicable	residential services that are licensed according to		
	tribal license, which provide ASAM level of care 3.5	sections 245G.01 to 245G.17 and 245G.21 or applicable		
	according to section 254B.19, subdivision 1, clause (7),	Tribal license, which provide ASAM level of care 3.5		
	and are provided by a state-operated vendor or to	according to section 254B.19, subdivision 1, clause (7),		
	clients who have been civilly committed to the	and are provided by a state-operated vendor or to		
	commissioner, present the most complex and difficult	clients who have been civilly committed to the		
	care needs, and are a potential threat to the community;	commissioner, present the most complex and difficult		
	and	care needs, and are a potential threat to the community;		
	(9) room and board facilities that meet the requirements	and		
	of subdivision 1a.	(9) (11) room and board facilities that meet the		
	(c) The commissioner shall establish higher rates for	requirements of subdivision 1a.		
	programs that meet the requirements of paragraph (b)	(c) The commissioner shall establish higher rates for		
	and one of the following additional requirements:	programs that meet the requirementsof paragraph (b)		
	(1) programs that serve parents with their children if the	and one of the following additional requirements:		
	program:	(1) programs that serve parents with their children if the		
	(i) provides on-site child care during the hours of	program:		
	treatment activity that:	(i) provides on-site child care during the hours of		
	(A) is licensed under chapter 245A as a child care center	treatment activity that:		
	under Minnesota Rules, chapter 9503; or	(A) is licensed under chapter 245A as a child care center		
	(B) is licensed under chapter 245A and	under Minnesota Rules, chapter 9503; or 71.32		
	sections 245G.01 to 245G.19; or	(B) is licensed under chapter 245A and sections 245G.01		
	(ii) arranges for off-site child care during hours of	to 245G.19; or		
	treatment activity at a facility that is licensed under			
	chapter 245A as:			

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	 (A) a child care center under Minnesota Rules, chapter 9503; or (B) a family child care home under Minnesota Rules, chapter 9502; (2) culturally specific or culturally responsive programs as defined in section 254B.01, subdivision 4a; (3) disability responsive programs as defined in section 254B.01, subdivision 4b; (4) programs that offer medical services delivered by appropriately credentialed health care staff in an amount equal to two hours per client per week if the medical needs of the client and the nature and provision of any medical services provided are documented in the client file; or (5) programs that offer services to individuals with cooccurring mental health and substance use disorder problems if: (i) the program meets the co-occurring requirements in section 245G.20; (ii) 25 percent of the counseling staff are licensed mental health professionals under section 245I.04, subdivision 2, or are students or licensing candidates under the supervisor and mental health professional under section 245I.04, subdivision 2, except that no more than 50 percent of the mental health staff may be students or licensing candidates with time documented to be directly related to provisions of co-occurring services; (iii) clients scoring positive on a standardized mental health screen receive a mental health diagnostic assessment within ten days of admission; (iv) the program has standards for multidisciplinary case 	 (ii) arranges for off-site child care during hours of treatment activity at a facility that is licensed under chapter 245A as: (A) a child care center under Minnesota Rules, chapter 9503; or (B) a family child care home under Minnesota Rules, chapter 9502; (2) culturally specific or culturally responsive programs as defined in section 254B.01, subdivision 4a; (3) disability responsive programs as defined in section 254B.01, subdivision 4b; (4) programs that offer medical services delivered by appropriately credentialed health care staff in an amount equal to two hours one hour per client per week if the medical needs of the client and the nature and provision of any medical services to individuals with cooccurring mental health and substance use disorder problems if: (i) the program meets the co-occurring requirements in section 245G.20; (ii) 25 percent of the counseling staff are licensed mental health professionals undersection 245I.04, subdivision 2, or are students or licensing candidates under the supervision of a licensed alcohol and drug counselor supervisor and mental health professional under section 245I.04, subdivision 2, except that no more than 50 percent of the mental health professional under section 245I.04, subdivision 2, except that no more than 50 percent of the mental health professional as defined in section 245I.04, subdivision 2; 		
	review that include a monthly review for each client			

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	that, at a minimum, includes a licensed mental health professional and licensed alcohol and drug counselor,	(iii) clients scoring positive on a standardized mental health screen receive a mental health diagnostic		
	and their involvement in the review is documented;	assessment within ten days of admission;		
	(v) family education is offered that addresses mental	(iv) the program has standards for multidisciplinary case		
	health and substance use disorder and the interaction	review that include a monthly review for each client		
	between the two; and	that, at a minimum, includes a licensed mental health		
	(vi) co-occurring counseling staff shall receive eight	professional and licensed alcohol and drug counselor,		
	hours of co-occurring disorder training annually.	and their involvement in the review is documented;		
	(d) In order to be eligible for a higher rate under	(v) family education is offered that addresses mental		
	paragraph (c), clause (1), a program that provides	health and substance use disorder and the interaction		
	arrangements for off-site child care must maintain	between the two; and		
	current documentation at the substance use disorder	(vi) co-occurring counseling staff shall receive eight		
	facility of the child care provider's current licensure to	hours of co-occurring disorder training annually.		
	provide child care services.	(d) In order to be eligible for a higher rate under		
	(e) Adolescent residential programs that meet the	paragraph (c), clause (1), a program that provides		
	requirements of Minnesota Rules, parts 2960.0430 to 2960.0490 and 2960.0580 to 2960.06	arrangements for off-site child care must maintain current documentation at the substance use disorder		
	90, are exempt from the requirements in paragraph (c),	facility of the child care provider's current licensure to		
	clause (4), items (i) to (iv).	provide child care services.		
	(f) Subject to federal approval, substance use disorder	(e) Adolescent residential programs that meet the		
	services that are otherwise covered as direct face-to-	requirements of Minnesota Rules, parts 2960.0430 to		
	face services may be provided via telehealth as defined	2960.0490 and 2960.0580 to 2960.0690, are exempt		
	in section 256B.0625, subdivision 3b. The use of	from the requirements in paragraph (c), clause (4), items		
	telehealth to deliver services must be medically	(i) to (iv).		
	appropriate to the condition and needs of the person	(f) Subject to federal approval, substance use disorder		
	being served. Reimbursement shall be at the same rates	services that are otherwise covered as direct face-to-		
	and under the same conditions that would otherwise	face services may be provided via telehealth as defined		
	apply to direct face-to-face services.	in section 256B.0625, subdivision 3b. The use of		
	(g) For the purpose of reimbursement under this section,	telehealth to deliver services must be medically		
	substance use disorder treatment services provided in a	appropriate to the condition and needs of the person		
	group setting without a group participant maximum or	being served. Reimbursement shall be at the same rates		
	maximum client to staff ratio under chapter 245G shall	and under the same conditions that would otherwise		
	not exceed a client to staff ratio of 48 to one. At least	apply to direct face-to-face services.		
	one of the attending staff must meet the qualifications	(g) For the purpose of reimbursement under this section,		
	as established under this chapter for the type of	substance use disorder treatment services provided in a		

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	treatment service provided. A recovery peer may not be included as part of the staff ratio. (h) Payment for outpatient substance use disorder services that are licensed according to sections 245G.01 to 245G.17 is limited to six hours per day or 30 hours per week unless prior authorization of a greater number of hours is obtained from the commissioner. (i) Payment for substance use disorder services under this section must start from the day of service initiation, when the comprehensive assessment is completed within the required timelines.	group setting without a group participant maximum or maximum client to staff ratio under chapter 245G shall not exceed a client to staff ratio of 48 to one. At least one of the attending staff must meet the qualifications as established under thischapter for the type of treatment service provided. A recovery peer may not be included as part of the staff ratio. (h) Payment for outpatient substance use disorder services that are licensed according to sections 245G.01 to 245G.17 is limited to six hours per day or 30 hours per week unless prior authorization of a greater number of hours is obtained from the commissioner. (i) Payment for substance use disorder services under this section must start from the day of service initiation, when the comprehensive assessment is completed within the required timelines. (j) A license holder that is unable to provide all residential treatment services because a client missed services remains eligible to bill for the client's intensity level of services under this paragraph if the license holder can document the reason the client missed services and the interventions done to address the client's absence. (j) Eligible vendors of peer recovery support services must: (1) submit to a review by the commissioner of up to ten percent of all medical assistance and behavioral health fund claims to determine the medical necessity of peer recovery support services for entities billing for peer recovery support services individually and not receiving a daily rate; and (2) limit an individual client to 14 hours per week for peer recovery support services from an individual provider of peer recovery support services.		

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		 (k) Peer recovery support services not provided in accordance with section 254B.052 are subject to monetary recovery under section 256B.064 as money improperly paid. (k) Hours in a treatment week may be reduced in observance of federally recognized holidays. 		
254B.052		PEER RECOVERY SUPPORT SERVICES REQUIREMENTS. Subdivision 1. Peer recovery support services; service requirements.(a) Peer recovery support services are face-to-face interactions between a recovery peer and a client, on a one-on-one basis, in which specific goals identified in an individual recovery plan, treatment plan, or stabilization plan are discussed and addressed. Peer recovery support services are provided to promote a client's recovery goals, self-sufficiency, self-advocacy, and development of natural supports and to support maintenance of a client's recovery.(b) Peer recovery support services must be provided according to an individual recovery plan if provided by a recovery community organization or county, a treatment plan if provided in a substance use disorder treatment program under chapter 245G, or a stabilization plan if provided by a withdrawal management program under chapter 245F.(c) A client receiving peer recovery support services must participate in the services voluntarily. Any program that incorporates peer recovery support services must provide written notice to the client that peer recovery support services may not be provided to a client residing with or employed by a recovery peer from whom they receive services.	January 1, 2025	S.F. No. 5335 125/3/9

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		Subd. 2. Individual recovery plan. (a) The individual		
		recovery plan must be developed with the client and		
		must be completed within the first three sessions with a		
		recovery peer.		
		(b) The recovery peer must document how each session		
		ties into the client's individual recovery plan. The		
		individual recovery plan must be updated as needed.		
		The individual recovery plan must include:		
		(1) the client's name;		
		(2) the recovery peer's name;		
		(3) the name of the recovery peer's supervisor;		
		(4) the client's recovery goals;		
		(5) the client's resources and assets to support recovery;		
		(6) activities that may support meeting identified goals;		
		and		
		(7) the planned frequency of peer recovery support		
		services sessions between the recovery peer and the		
		<u>client.</u>		
		Subd. 3. Eligible vendor documentation requirements.		
		An eligible vendor of peer recovery support services		
		under section 254B.05, subdivision 1, must keep a		
		secure file for each individual receiving medical		
		assistance peer recovery support services. The file must		
		include, at a minimum:		
		(1) the client's comprehensive assessment under section		
		245G.05 that led to the client's referral for peer recovery		
		support services;		
		(2) the client's individual recovery plan; and		
		(3) documentation of each billed peer recovery support		
		services interaction between the client and the recovery		
		peer, including the date, start and end time with a.m.		
		and p.m. designations, the client's response, and the		
		name of the recovery peer who provided the service.		

Chapter Section Subd.	Previous Statute Language	Updated Statute Language	Effective Date	Chapter/ Article/ Section
254B.181 Subd. 1	Requirements. All sober homes must comply with applicable state laws and regulations and local ordinances related to maximum occupancy, fire safety, and sanitation. In addition, all sober homes must: (1) maintain a supply of an opiate antagonist in the home and post information on proper use; (2) have written policies regarding access to all prescribed medications; (3) have written policies regarding evictions; (4) return all property and medications to a person discharged from the home and retain the items for a minimum of 60 days if the person did not collect them upon discharge. The owner must make an effort to contact persons listed as emergency contacts for the discharged person so that the items are returned; (5) document the names and contact information for persons to contact in case of an emergency or upon discharge and notification of a family member, or other emergency contact designated by the resident under certain circumstances, including but not limited to death due to an overdose; (6) maintain contact information for emergency resources in the community to address mental health and health emergencies; (7) have policies on staff qualifications and prohibition against fraternization; (8) have a policy on whether the use of medications for opioid use disorder is permissible;	Requirements. All sober homes must comply with applicable state laws and regulations and local ordinances related to maximum occupancy, fire safety, and sanitation. In addition, all sober homes must: (1) maintain a supply of an opiate antagonist in the home <u>in a conspicuous location</u> and post information on proper use; (2) have written policies regarding access to all prescribed medications; (3) have written policies regarding evictions; (4) return all property and medications to a person discharged from the home and retain the items for a minimum of 60 days if the person did not collect them upon discharge. The owner must make an effort to contact persons listed as emergency contacts for the discharged person so that the items are returned; (5) document the names and contact information for persons to contact in case of an emergency or upon discharge and notification of a family member, or other emergency contact designated by the resident under certain circumstances, including but not limited to death due to an overdose; (6) maintain contact information for emergency resources in the community to address mental health and health emergencies; (7) have policies on staff qualifications and prohibition against fraternization; (8) have a policy on whether the use of medications for opioid use disorder is permissible permit residents to use, as directed by a licensed prescriber, legally prescribed and dispensed or administered pharmacotherapies approved by the United States Food and Drug Administration for the treatment of opioid use disorder;	January 1, 2025, except clause (9) is effective June 1, 2026	S.F. No. 4399 108/4/24

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	 (9) have a fee schedule and refund policy; (10) have rules for residents; (11) have policies that promote resident participation in treatment, self-help groups, or other recovery supports; (12) have policies requiring abstinence from alcohol and illicit drugs; and (13) distribute the sober home bill of rights. 	 (9) permit residents to use, as directed by a licensed prescriber, legally prescribed and dispensed or administered pharmacotherapies approved by the United States Food and Drug Administration to treat cooccurring substance use disorders and mental health conditions; (9) (10) have a fee schedule and refund policy; (10) (11) have rules for residents; (11) (12) have policies that promote resident participation in treatment, self-help groups, or other recovery supports; (12) (13) have policies requiring abstinence from alcohol and illicit drugs; and (13) (14) distribute the sober home bill of rights. 		
254B.19, Subd. 1	 Level of care requirements. For each client assigned an ASAM level of care, eligible vendors must implement the standards set by the ASAM for the respective level of care. Additionally, vendors must meet the following requirements: (1) For ASAM level 0.5 early intervention targeting individuals who are at risk of developing a substance-related problem but may not have a diagnosed substance use disorder, early intervention services may include individual or group counseling, treatment coordination, peer recovery support, screening brief intervention, and referral to treatment provided according to section 254A.03, subdivision 3, paragraph (c). (2) For ASAM level 1.0 outpatient clients, adults must receive up to eight hours per week of skilled treatment services and adolescents must receive up to five hours per week. Services must be licensed according to section 245G.20 and meet requirements under section 256B.0759. Peer recovery and treatment 	Level of care requirements. (a) For each client assigned an ASAM level of care, eligible vendors must implement the standards set by the ASAM for the respective level of care. Additionally, vendors must meet the following requirements: (1) For ASAM level 0.5 early intervention targeting individuals who are at risk of developing a substance- related problem but may not have a diagnosed substance use disorder, early intervention services may include individual or group counseling, treatment coordination, peer recovery support, screening brief intervention, and referral to treatment provided according to section 254A.03, subdivision 3, paragraph (c). (2) For ASAM level 1.0 outpatient clients, adults must receive up to eight hours per week of skilled treatment services and adolescents must receive up to five hours per week. Services must be licensed according to section 245G.20 and meet requirements undersection 256B.0759. Peer recovery and treatment coordination	Day following enactment	S.F. No. 5335 125/3/10

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	coordination may be provided beyond the hourly skilled	may be provided beyond the hourly skilled treatment		
	treatment service hours allowable per week.	service hours allowable per week.		
	(3) For ASAM level 2.1 intensive outpatient clients,	(3) For ASAM level 2.1 intensive outpatient clients,		
	adults must receive nine to 19 hours per week of skilled	adults must receive nine to 19 hours per week of skilled		
	treatment services and adolescents must receive six or	treatment services and adolescents must receive six or		
	more hours per week. Vendors must be licensed	more hours per week. Vendors must be licensed		
	according to section 245G.20 and must meet	according to section 245G.20 and must meet		
	requirements under section 256B.0759. Peer recovery	requirements undersection 256B.0759. Peer recovery		
	services and treatment coordination may be provided	services and treatment coordination may be provided		
	beyond the hourly skilled treatment service hours	beyond the hourly skilled treatment service hours		
	allowable per week. If clinically indicated on the client's	allowable per week. If clinically indicated on the client's		
	treatment plan, this service may be provided in	treatment plan, this service may be provided in		
	conjunction with room and board according to	conjunction with room and board according to section		
	section 254B.05, subdivision 1a.	254B.05, subdivision 1a.		
	(4) For ASAM level 2.5 partial hospitalization clients,	(4) For ASAM level 2.5 partial hospitalization clients,		
	adults must receive 20 hours or more of skilled	adults must receive 20 hours or more of skilled		
	treatment services. Services must be licensed according	treatment services. Services must be licensed according		
	to section 245G.20 and must meet requirements under	to section 245G.20 and must meet requirements under		
	section 256B.0759. Level 2.5 is for clients who need daily	section 256B.0759. Level 2.5 is for clients who need daily		
	monitoring in a structured setting, as directed by the	monitoring in a structured setting, as directed by the		
	individual treatment plan and in accordance with the	individual treatment plan and in accordance with the		
	limitations in section 254B.05, subdivision 5, paragraph	limitations in section 254B.05, subdivision 5, paragraph		
	(h). If clinically indicated on the client's treatment plan,	(h). If clinically indicated on the client's treatment plan,		
	this service may be provided in conjunction with room	this service may be provided in conjunction with room		
	and board according to section 254B.05, subdivision 1a.	and board according to section 254B.05, subdivision 1a.		
	(5) For ASAM level 3.1 clinically managed low-intensity	(5) For ASAM level 3.1 clinically managed low-intensity		
	residential clients, programs must provide at least 5	residential clients, programs must provide at least 5		
	hours of skilled treatment services per week according	hours of skilled treatment services per week according		
	to each client's specific treatment schedule, as directed	to each client's specific treatment schedule, as directed		
	by the individual treatment plan. Programs must be	by the individual treatment plan. Programs must be		
	licensed according to section 245G.20 and must meet	licensed according to section 245G.20 and must meet		
	requirements under section 256B.0759.	requirements under section 256B.0759.		
	(6) For ASAM level 3.3 clinically managed population-	(6) For ASAM level 3.3 clinically managed population-		
	specific high-intensity residential clients, programs must	specific high-intensity residential clients, programs must		
	be licensed according to section 245G.20 and must meet	be licensed according to section 245G.20 and must meet		

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	requirements under section 256B.0759. Programs must have 24-hour staffing coverage. Programs must be enrolled as a disability responsive program as described in section 254B.01, subdivision 4b, and must specialize in serving persons with a traumatic brain injury or a cognitive impairment so significant, and the resulting level of impairment so great, that outpatient or other levels of residential care would not be feasible or effective. Programs must provide, at a minimum, daily skilled treatment services seven days a week according to each client's specific treatment schedule, as directed by the individual treatment plan. (7) For ASAM level 3.5 clinically managed high-intensity residential clients, services must be licensed according to section 245G.20 and must meet requirements under section 256B.0759. Programs must have 24-hour staffing coverage and provide, at a minimum, daily skilled treatment services seven days a week according to each client's specific treatment schedule, as directed by the individual treatment plan. (8) For ASAM level withdrawal management 3.2 clinically managed clients, withdrawal management 3.7 medically monitored clients, withdrawal management 3.7 medically monitored clients, withdrawal management must be provided according to chapter 245F.	requirements under section 256B.0759. Programs must have 24-hourstaffing coverage. Programs must be enrolled as a disability responsive program as described in section 254B.01, subdivision 4b, and must specialize in serving persons with a traumatic brain injury or a cognitive impairment so significant, and the resulting level of impairment so great, that outpatient or other levels of residential care would not be feasible or effective. Programs must provide, at a minimum, daily skilled treatment services seven days a week according to each client's specific treatment schedule, as directed by the individual treatment plan. (7) For ASAM level 3.5 clinically managed high-intensity residential clients, services must be licensed according to section 245G.20 and must meet requirements under section 256B.0759. Programs must have 24-hour staffing coverage and provide, at a minimum, daily skilled treatment services seven days a week according to each client's specific treatment schedule, as directed by the individual treatment plan. (8) For ASAM level withdrawal management 3.2 clinically managed clients, withdrawal management 3.7 medically monitored clients, withdrawal management must be provided according to chapter 245F. (b) Notwithstanding the minimum daily skilled treatment service requirements under paragraph (a), clauses (6) and (7), ASAM level 3.3 and 3.5 vendors must provide each client at least 30 hours of treatment services per week for the period between January 1, 2024, through June 30, 2024.		
256B.0759 Subd. 4	Provider payment rates. (a) Payment rates for participating providers must be increased for services	Provider payment rates . (a) Payment rates for participating providers must be increased for services	The day following	S.F. No. 4399

provided to medical assistance enrollees. To receive a rate increase, participating providers must meet rate increase, participating providers must meet rate increase, participating providers must meet enactment of the provider of the provider of the provided to medical assistance enrollees. To receive a rate increase, participating providers must meet enactment of the provided to medical assistance enrollees. To receive a rate increase, participating providers must meet enactment of the provided to medical assistance enrollees. To receive a rate increase, participating providers must meet enactment of the provided to medical assistance enrollees. To receive a rate increase, participating providers must meet enactment of the provided to medical assistance enrollees. To receive a rate increase, participating providers must meet enactment of the provided to medical assistance enrollees. To receive a rate increase, participating providers must meet enactment enactment of the provided to medical assistance enrollees. To receive a rate increase, participating providers must meet enactment enact	 ection
 demonstration project requirements and provide evidence of formal referral arrangements with providers delivering step-up or step-down levels of care. Provider that have enrolled in the demonstration project but have not met the provider standards under subdivision 3 as of July 1, 2022, are not eligible for a rea increase under this subdivision until the date that the provider meets the provider standards under subdivision 3. Services provided from July 1, 2022, to the date that the provider meets the provider standards under subdivision 3. Services provided from July 1, 2022, to the date that the provider meets the provider standards under subdivision 3. Services provided from July 1, 2022, to the date that the provider meets the provider standards under subdivision 3. Shall be reimbursed at rates according to section 2548.05, subdivision 5, paragraph (b), Rate increases provided from July 1, 2021, and July 1, 2022, are not subject to recoupment when the provider requirements that are not otherwise required by law, and the provider provides documentation to the commissioner, upon request, of the steps being taken. (b) The commissioner may temporarily suspend payments to the provider standar section 2548.05, subdivision 21, paragraph (d), if the provider does not meet the requirements in paragraph (a). Payments withheld from the provider services under section 2548.05, subdivision 5, paragraph (b), clause (8), provided on or after July 1, 2020, payment rates must be increased by 25 percent over the rates in effect on December 31, 2019. (d) For substance use disorder services under section 2548.05, subdivision 5, paragraph (b), clause (d), provided on or after July 1, 2020, payment rates must be increased by 25 percent over the rates in effect on December 31, 2019. (d) For substance use disorder services under section 2548.05, subdivision 5, paragraph (b), clause (d), provided on or after July 1, 2020, payment rates must be increased by 25 percent over the rate	08/4/26

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	 (1), (6), and (7), and adolescent treatment programs that are licensed as outpatient treatment programs according to sections 245G.01 to 245G.18, provided on or after January 1, 2021, payment rates must be increased by 20 percent over the rates in effect on December 31, 2020. (e) Effective January 1, 2021, and contingent on annual federal approval, managed care plans and county-based purchasing plans must reimburse providers of the substance use disorder services meeting the criteria described in paragraph (a) who are employed by or under contract with the plan an amount that is at least equal to the fee-for-service base rate payment for the substance use disorder services described in paragraphs (c) and (d). The commissioner must monitor the effect of this requirement on the rate of access to substance use disorder rates. Capitation rates paid to managed care organizations and county-based purchasing plans must reflect the impact of this requirement. This paragraph expires if federal approval is not received at any time as required under this paragraph. (f) Effective July 1, 2021, contracts between managed care plans and county-based purchasing plans and providers to whom paragraph (e) applies must allow recovery of payments from those providers if, for any contract year, federal approval for the provisions of paragraph (e) is not received, and capitation rates are adjusted as a result. Payment recoveries must not exceed the amount equal to any decrease in rates that results from this provision. 	paragraph (b), clauses clause (1), (6), and (7), and adolescent treatment programs that are licensed as outpatient treatment programs according to sections 245G.01 to 245G.18, provided on or after January 1, 2021, payment rates must be increased by 20 percent over the rates in effect on December 31, 2020. (e) (d) Effective January 1, 2021, and contingent on annual federal approval, managed care plans and county-based purchasing plans must reimburse providers of the substance use disorder services meeting the criteria described in paragraph (a) who are employed by or under contract with the plan an amount that is at least equal to the fee-for-service base rate payment for the substance use disorder services described in paragraphs <u>paragraph</u> (c) and (d) . The commissioner must monitor the effect of this requirement on the rate of access to substance use disorder services and residential substance use disorder rates. Capitation rates paid to managed care organizations and county-based purchasing plans must reflect the impact of this requirement. This paragraph expires if federal approval is not received at any time as required under this paragraph. (f) (e) Effective July 1, 2021, contracts between managed care plans and county-based purchasing plans and providers to whom paragraph (e) (d) applies must allow recovery of payments from those providers if, for any contract year, federal approval for the provisions of paragraph (e) (d) is not received, and capitation rates are adjusted as a result. Payment recoveries must not exceed the amount equal to any decrease in rates that results from this provision. (f) For substance use disorder services with medications for opioid use disorder under section 254B.05, subdivision 5, clause (7), provided on or after January 1,		

Chapter Section Subd.	Previous Statute Language	Updated Statute Language	Effective Date	Chapter/ Article/ Section
		2021, payment rates must be increased by 20 percent over the rates in effect on December 31, 2020. Upon implementation of new rates according to section 254B.121, the 20 percent increase will no longer apply.		
<u>2024 MN</u> <u>Law</u> <u>Sec 19</u>		RESIDENTIAL SUBSTANCE USE DISORDER RATEINCREASE.The commissioner of human services must increase rates for residential substance use disorder services as authorized under Minnesota Statutes, section 254B.05, subdivision 5, paragraph (a), by three percent for the 1115 demonstration base rates in effect as of January 1, 2024.	January 1, 2025, or upon federal approval, whichever is later.	S.F. No. 5335 125/3/19