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SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 254

(SENATE AUTHORS: KORAN, Draheim and Utke)					
DATE	D-PG	OFFICIAL STATUS			
01/21/2021	135	Introduction and first reading			
		Referred to Human Services Licensing Policy			
01/25/2021	166	Author added Draheim			
02/08/2021	288	Author added Utke			
02/15/2021	353	Comm report: To pass and re-referred to Human Services Reform Finance and Policy			

1.1	A bill for an act
1.2 1.3 1.4	relating to human services; establishing alternative licensing inspections for licensed substance use disorder treatment providers; proposing coding for new law in Minnesota Statutes, chapter 245G.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [245G.031] ALTERNATIVE LICENSING INSPECTIONS.
1.7	Subdivision 1. Eligibility for an alternative licensing inspection. (a) A license holder
1.8	providing services licensed under this chapter, with a qualifying accreditation and meeting
1.9	the eligibility criteria in paragraphs (b) and (c), may request approval for an alternative
1.10	licensing inspection when all services provided under the license holder's license are
1.11	accredited. A license holder with a qualifying accreditation and meeting the eligibility
1.12	criteria in paragraphs (b) and (c) may request approval for an alternative licensing inspection
1.13	for individual community residential settings or day services facilities licensed under this
1.14	chapter.
1.15	(b) In order to be eligible for an alternative licensing inspection, the program must have
1.16	had at least one inspection by the commissioner following issuance of the initial license.
1.17	(c) In order to be eligible for an alternative licensing inspection, the program must have
1.18	been in substantial and consistent compliance at the time of the last licensing inspection
1.19	and during the current licensing period. For purposes of this section, "substantial and
1.20	consistent compliance" means:
1.21	(1) the license holder's license was not made conditional, suspended, or revoked;

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(2) there l	have been no subs	tantiated allegation	ons of maltreatment again	nst the license
<u> </u>	the past ten years		8	
(2) the lie	anga haldar maint	ained substantial	compliance with the other	r requirements of
<u> </u>	A and 245C and o		compliance with the othe	<u>i requirements or</u>
<u>napiers 2457</u>			ws and fules.	
(d) For the	e purposes of this s	section, the license	e holder's license includes	services licensed
inder this cha	apter that were pro	eviously licensed	under chapter 245A or N	<u>/innesota Rules,</u>
hapter 9530	, until January 1, 2	2018.		
<u>Subd. 2.</u>	Qualifying accred	litation. The com	missioner must accept a	n accreditation
from the join	t commission as a	qualifying accre	ditation.	
Subd. 3. I	Request for appr	oval of an altern	ative inspection status.	(a) A request for
			orms and in the manner p	<u> </u>
	A		cense holder must submit	
		•	license holder has obtaine	
			th recommendations or re	
			itation. Based on the req	
	e i e	•	may approve an alternation	
status.				
(b) The co	ommissioner must	notify the licens	e holder in writing that th	ne request for an
lternative in	spection status ha	s been approved.	Approval must be grante	ed until the end of
he qualifying	g accreditation per	riod.		
(c) The lie	cense holder must	submit a written	request for approval of a	n alternative
nspection sta	atus to be renewed	l one month befor	e the end of the current a	approval period
according to t	the requirements in	n paragraph (a). If	the license holder does no	ot submit a request
o renew app	roval of an alterna	tive inspection st	atus as required, the com	missioner must
conduct a lice	ensing inspection.			
Subd 4 D	Drograms annroy	d for altornative	liconsing inspection. do	amad aamnijanaa
			licensing inspection; dee proved for alternative lic	
			ance with all licensing sta	
to this chapte	•	maintain compile	ance with an incensing sta	
o uns enapte	<u>, , , , , , , , , , , , , , , , , , , </u>			
			licensing inspection und	
			nents of this chapter, and	the commissioner
must not perf	form routine licens	sing inspections.		

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3.1	(c) Upon receipt of a complaint regarding the services of a license holder approved for
3.2	alternative licensing inspection under this section, the commissioner must investigate the
3.3	complaint and may take any action as provided under section 245A.06 or 245A.07.
3.4	Subd. 5. Investigations of alleged or suspected maltreatment. Nothing in this section
3.5	changes the commissioner's responsibilities to investigate alleged or suspected maltreatment
3.6	of a minor under chapter 260E or a vulnerable adult under section 626.557.
3.7	Subd. 6. Termination or denial of subsequent approval. Following approval of an
3.8	alternative licensing inspection, the commissioner may terminate or deny subsequent approval
3.9	of an alternative licensing inspection if the commissioner determines that:
3.10	(1) the license holder has not maintained the qualifying accreditation;
3.11	(2) the commissioner has substantiated maltreatment for which the license holder or
3.12	facility is determined to be responsible during the qualifying accreditation period; or
3.13	(3) during the qualifying accreditation period, the license holder has been issued an order
3.14	for conditional license, fine, suspension, or license revocation that has not been reversed
3.15	upon appeal.
3.16	Subd. 7. Appeals. The commissioner's decision that the conditions for approval for an
3.17	alternative licensing inspection have not been met is subject to appeal under the provisions
3.18	of chapter 14.
3.19	Subd. 8. Commissioner's programs. Substance use disorder treatment services licensed
3.20	under this chapter for which the commissioner is the license holder with a qualifying
3.21	accreditation are excluded from being approved for an alternative licensing inspection.
3.22	EFFECTIVE DATE. This section is effective September 1, 2021.