AGW

S2490-1

## **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

## S.F. No. 2490

## (SENATE AUTHORS: ABELER, Hoffman, Maye Quade, Fateh and Westlin)

DATE	D-PG	OFFICIAL STATUS
03/02/2023	1285	Introduction and first reading
		Referred to Human Services
03/13/2023	1598a	Comm report: To pass as amended and re-refer to State and Local Government and Veterans

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to human services; modifying peer recovery service vendor eligibility; creating a Minnesota Board of Recovery Services; providing rulemaking authority; establishing application fee; amending Minnesota Statutes 2022, section 254B.05, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 254B.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2022, section 254B.05, subdivision 1, is amended to read:
1.8	Subdivision 1. Licensure required. (a) Programs licensed by the commissioner are
1.9	eligible vendors. Hospitals may apply for and receive licenses to be eligible vendors,
1.10	notwithstanding the provisions of section 245A.03. American Indian programs that provide
1.11	substance use disorder treatment, extended care, transitional residence, or outpatient treatment
1.12	services, and are licensed by tribal government are eligible vendors.
1.13	(b) A licensed professional in private practice as defined in section 245G.01, subdivision
1.14	17, who meets the requirements of section 245G.11, subdivisions 1 and 4, is an eligible
1.15	vendor of a comprehensive assessment and assessment summary provided according to
1.16	section 245G.05, and treatment services provided according to sections 245G.06 and
1.17	245G.07, subdivision 1, paragraphs (a), clauses (1) to (5), and (b); and subdivision 2, clauses
1.18	(1) to (6).
1.19	(c) A county is an eligible vendor for a comprehensive assessment and assessment
1.20	summary when provided by an individual who meets the staffing credentials of section
1.21	245G.11, subdivisions 1 and 5, and completed according to the requirements of section
1.22	245G.05. A county is an eligible vendor of care coordination services when provided by an
1.23	individual who meets the staffing credentials of section 245G.11, subdivisions 1 and 7, and

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2.1	provided ac	cording to the require	ments of section	on 245G.07, subdivisio	on 1, paragraph (a),
2.2	clause (5).				
2.3	(d) <del>A rec</del>	covery community org	ganization that	meets certification req	uirements identified
2.4	by the comr	by the commissioner is an eligible vendor of peer support services.			
2.5	<del>(e)</del> Deto	xification programs li	censed under N	Ainnesota Rules, parts	9530.6510 to
2.6	9530.6590,	are not eligible vendo	ors. Programs th	nat are not licensed as	a residential or
2.7	nonresident	ial substance use disor	rder treatment o	or withdrawal manager	nent program by the
2.8	commission	ner or by tribal govern	ment or do not	meet the requirements	s of subdivisions 1a
2.9	and 1b are r	not eligible vendors.			
2.10	Sec. 2. [2:	54B.17] DEFINITIO	NS.		
2.11	Subdivis	sion 1. Applicability.	For the purpos	es of sections 254B.17	7 to 254B.21, the
2.12	following te	erms have the meaning	gs given.		
2.13	<u>Subd. 2.</u>	Board. "Board" mea	ns the Board of	Recovery Services es	tablished by section
2.14	<u>254B.18.</u>				
2.15	<u>Subd. 3.</u>	Credential or crede	ntialing. "Cred	lential" or "credentiali	ng" means the
2.16	standardize	d process of formally	reviewing and	designating a recovery	y organization as
2.17	qualified to	employ peer recovery	y specialists bas	sed on criteria establish	hed by the board.
2.18	<u>Subd. 4.</u>	Minnesota Certifica	ntion Board. "N	Minnesota Certification	n Board" means the
2.19	nonprofit agency member board of the International Certification and Reciprocity Consortium				
2.20	that sets the	policies and procedu	res for alcohol	and other drug profess	sional certifications
2.21	in Minnesot	ta, including peer reco	overy specialist	<u>s.</u>	
2.22	Subd. 5.	Peer recovery speci	alist. "Peer reco	overy specialist" has th	he meaning given to
2.23	"recovery p	eer" in section 245F.0	2, subdivision	21. A peer recovery sp	pecialist must meet
2.24	the qualification	ations of a recovery p	eer in section 2	45G.11, subdivision 8	<u>-</u>
2.25	<u>Subd. 6.</u>	Peer recovery servi	ces. "Peer recov	very services" has the	meaning given to
2.26	"peer recove	ery support services"	in section 245F	5.02, subdivision 17.	
2.27	2.27 Sec. 3. [254B.18] MINNESOTA BOARD OF RECOVERY SERVICES.				
2.28	Subdivis	sion 1. Creation. (a)	The Minnesota	Board of Recovery Se	rvices is established
2.29	and consists	s of 13 members appo	inted by the go	vernor as follows:	
2.30	(1) five	of the members must	be certified pee	er recovery specialists	certified under the
2.31	Minnesota (	Certification Board w	ith an active cro	edential;	

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3.1	(2) two	of the members must	be certified peer	recovery specialist su	pervisors certified		
3.2	under the N	under the Minnesota Certification Board with an active credential;					
3.3	(3) four	of the members must	be currently em	ployed by a Minnesot	a-based recovery		
3.4				nissioner of human ser			
3.5	<u>(4) two</u>	of the members must	be public memb	ers as defined in section	on 214.02, and be		
3.6	either a family member of a person currently using substances or a person in recovery from						
3.7	a substance	use disorder.					
3.8	<u>(b)</u> At th	ne time of their appoin	ntments, at least	three members must r	eside outside of the		
3.9	seven-coun	ty metropolitan area.					
3.10	<u>(c)</u> At th	e time of their appoir	ntments, at least	three members must b	e members of:		
3.11	<u>(1) a co</u>	mmunity of color; or					
3.12	<u>(2)</u> an u	nderrepresented comr	nunity, defined a	as a group that is not re	epresented in the		
3.13	majority with respect to race, ethnicity, national origin, sexual orientation, gender identity,						
3.14	or physical ability.						
3.15	Subd. 2.	Officers. The board	must annually e	ect a chair and vice-cl	nair from among its		
3.16	members and may elect other officers as necessary. The board must meet at least twice a						
3.17	year but ma	y meet more frequent	tly at the call of	the chair.			
3.18	<u>Subd. 3</u> .	Membership terms	; compensation	<u>Membership terms, c</u>	compensation of		
3.19	members, r	emoval of members, t	the filling of me	nbership vacancies, ar	nd fiscal year and		
3.20	reporting re	equirements are as pro-	ovided in section	15.058.			
3.21	Subd. 4. Expiration. The board does not expire.						
3.22	Sec. 4. [2:	54B.19] DUTIES OF	THE BOARD	<u>.</u>			
3.23	The Mir	nnesota Board of Reco	overy Services s	hall:			
3.24	(1) deve	(1) develop and define by rule criteria for credentialing recovery organizations using					
3.25	nationally recognized best practices and standards;						
3.26	<u>(2) deter</u>	rmine the renewal cyc	le and renewal p	eriod for eligible vende	ors of peer recovery		
3.27	services;						
3.28	(3) received	ive, review, approve,	or disapprove in	itial applications, rene	wals, and		
3.29	reinstateme	nt requests for creden	tialing from reco	overy organizations;			
3.30	<u>(4) estab</u>	olish administrative p	rocedures for pro	ocessing applications	submitted under		
3.31	clause (3) a	nd hire or appoint suc	ch agents as are a	appropriate for process	sing applications;		

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4.1	<u>(5) retai</u>	n records of its action	s and proceeding	gs in accordance with p	public records laws;
4.2	<u>(6) estab</u>	olish, maintain, and p	ublish annually	a register of current cro	edentialed recovery
4.3	organization	ns; and			
4.4	<u>(7)</u> adop	ot any rules necessary	to implement se	ections 254B.17 to 254	<u>IB.21.</u>
4.5	Sec. 5. [2:	54B.20] REQUIRE	MENTS FOR C	REDENTIALING.	
4.6	Subdivis	sion 1. Application	equirements. <u>A</u>	n application submitte	ed to the board for
4.7	credentialin	g must include:			
4.8	<u>(1) evid</u>	ence that the applicat	nt is a nonprofit	organization based in l	Minnesota or meets
4.9	the eligibili	ty criteria defined by	the board;		
4.10	<u>(2)</u> a des	scription of the applie	cant's activities a	nd services that suppo	ort recovery from
4.11	substance u	se disorder; and			
4.12	<u>(3)</u> any (	other requirements as	s specified by the	e board.	
4.13	Subd. 2.	Fee. Each applicant	must pay a nom	efundable application	fee as established
4.14	by the board	d. The revenue from	the fee must be	deposited in the state g	overnment special
4.15	revenue fur	nd.			
4.16	Sec. 6. [2:	54B.21] APPEAL A	ND HEARING	<u>.</u>	
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- 4.17 <u>A recovery organization aggrieved by the board's failure to issue, renew, or reinstate</u>
- 4.18 credentialing under sections 254B.17 to 254B.21 may appeal by requesting a hearing under
- 4.19 <u>the procedures of chapter 14.</u>