ACS/SL

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

## S.F. No. 1694

DATE	D-PG	OFFICIAL STATUS
02/25/2019	527	Introduction and first reading
		Referred to Human Services Reform Finance and Policy
03/11/2019		Comm report: To pass as amended
		Second reading

1.1	A bill for an act
1.2 1.3 1.4	relating to human services; modifying background study set aside criteria; amending Minnesota Statutes 2018, sections 144.057, subdivision 3; 245C.02, by adding a subdivision; 245C.22, subdivisions 4, 5.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2018, section 144.057, subdivision 3, is amended to read:
1.7	Subd. 3. Reconsiderations. The commissioner of health shall review and decide
1.8	reconsideration requests, including the granting of variances, in accordance with the
1.9	procedures and criteria contained in chapter 245C. The commissioner must set aside a
1.10	disqualification for an individual who requests reconsideration and who meets the criteria
1.11	described in section 245C.22, subdivision 4, paragraph (d). The commissioner's decision
1.12	shall be provided to the individual and to the Department of Human Services. The
1.13	commissioner's decision to grant or deny a reconsideration of disqualification is the final
1.14	administrative agency action, except for the provisions under sections 245C.25, 245C.27,
1.15	and 245C.28, subdivision 3.
1.16	Sec. 2. Minnesota Statutes 2018, section 245C.02, is amended by adding a subdivision to
1.17	read:
1.18	Subd. 20. Substance use disorder treatment field. "Substance use disorder treatment
1.19	field" means a program exclusively serving individuals 18 years of age and older and that
1.20	is required to be:
1.21	(1) licensed under chapter 245G; or

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2.1	(2) register	red under section	157.17 as a board a	and lodge establishment t	hat predominantly	
2.2	serves individ	luals being treated	d for or recovering	g from a substance use d	lisorder.	
2.3	Sec. 3. Mini	nesota Statutes 20	018, section 245C	.22, subdivision 4, is am	ended to read:	
2.4				missioner may set aside t	-	
2.5				submitted sufficient inf		
2.6	demonstrate that the individual does not pose a risk of harm to any person served by the					
2.7	applicant, lice	ense holder, or oth	ner entities as pro	vided in this chapter.		
2.8	(b) In dete	ermining whether	the individual has	met the burden of proof	by demonstrating	
2.9	the individual	l does not pose a 1	risk of harm, the c	commissioner shall cons	ider:	
2 10	(1) the met	tuna accomita and		the event on events that	lad to the	
2.10		-	consequences of	the event or events that	led to the	
2.11	disqualificatio	on;				
2.12	(2) whethe	er there is more th	nan one disqualify	ving event;		
2.13	(3) the age	e and vulnerability	y of the victim at	the time of the event;		
2.14	(4) the har	rm suffered by the	e victim;			
2.15	(5) vulner	ability of persons	served by the pro	ogram;		
2.16	(6) the sin	nilarity between the	he victim and per	sons served by the progr	am;	
2.17	(7) the tim	ne elapsed withou	t a repeat of the s	ame or similar event;		
2.18	(8) docum	entation of succe	ssful completion	by the individual studied	l of training or	
2.19	rehabilitation	pertinent to the e	vent; and			
2.20	(9) any oth	her information re	elevant to reconsid	deration.		
2.21	(c) If the i	ndividual request	ed reconsideratio	n on the basis that the in	formation relied	
2.22	upon to disqua	alify the individual	l was incorrect or i	naccurate and the commis	ssioner determines	
2.23	that the inform	nation relied upor	n to disqualify the	e individual is correct, th	e commissioner	
2.24	must also dete	ermine if the indiv	vidual poses a risl	k of harm to persons rec	eiving services in	
2.25	accordance w	vith paragraph (b).				
2.26	<u>(d)</u> For an	individual seekin	g employment in	the substance use disord	er treatment field,	
2.27	the commission	oner shall set asid	le the disqualifica	tion if the following crit	eria are met:	
2.28	(1) the ind	lividual is not disc	qualified for a cri	me of violence as listed	under section	
2.29	624.712, subc	livision 5, except	that the following	g crimes are prohibitory	offenses: crimes	
2.30	listed under se	ection 152.021, si	ubdivision 2 or 2a	a; 152.022, subdivision 2	2; 152.023,	
2.31	subdivision 2	; 152.024; or 152.	.025;			

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3.1	(2) the indi-	vidual is not disqu	alified under sec	ction 245C.15, subdivision	<u>n 1;</u>			
3.2	(3) the individual is not disqualified under section 245C.15, subdivision 4, paragraph							
3.3	<u>(b);</u>							
2.4		vidual provided de	numentation of a	ussessful completion of tr	optmont at logst			
3.4	(4) the individual provided documentation of successful completion of treatment, at least							
3.5 3.6	one year prior to the date of the request for reconsideration, at a program licensed under chapter 245G;							
5.0								
3.7	(5) the individual provided documentation demonstrating abstinence from controlled							
3.8				sion 4, for the period of or	ne year prior to			
3.9	the date of the	request for reconsi	deration; and					
3.10	(6) the indiv	vidual is seeking e	mployment in th	ne substance use disorder	treatment field.			
3.11	Sec. 4. Minne	esota Statutes 2018	3, section 245C.	22, subdivision 5, is amer	ided to read:			
3.12	Subd. 5. Sc	ope of set-aside. (	a) If the commi	ssioner sets aside a disqua	lification under			
3.13	this section, the	e disqualified indiv	vidual remains d	isqualified, but may hold	a license and			
3.14	have direct con	tact with or access	s to persons rece	iving services. Except as	provided in			
3.15	paragraph (b),	the commissioner's	s set-aside of a d	lisqualification is limited	solely to the			
3.16	licensed progra	m, applicant, or age	ency specified in	the set aside notice under s	ection 245C.23.			
3.17	For personal care provider organizations, the commissioner's set-aside may further be limited							
3.18	to a specific individual who is receiving services. For new background studies required							
3.19	under section 2	45C.04, subdivisio	on 1, paragraph	(h), if an individual's disqu	ualification was			
3.20	previously set a	aside for the licens	e holder's progr	am and the new backgrou	nd study results			
3.21	in no new infor	rmation that indica	tes the individu	al may pose a risk of harn	n to persons			
3.22	receiving servi	ces from the licens	se holder, the pro-	evious set-aside shall rem	ain in effect.			
3.23	(b) If the co	ommissioner has pr	reviously set asi	de an individual's disquali	fication for one			
3.24	or more progra	ms or agencies, and	d the individual	is the subject of a subsequ	ent background			
3.25	study for a diff	èrent program or a	gency, the com	missioner shall determine	whether the			
3.26	disqualification	n is set aside for the	e program or ag	ency that initiated the sub	sequent			
3.27	background stu	udy. A notice of a s	et-aside under p	paragraph (c) shall be issu	ed within 15			
3.28	working days i	f all of the following	ng criteria are m	net:				
3.29	(1) the subs	equent background	l study was initia	ted in connection with a particular	rogram licensed			
3.30	or regulated un	der the same provi	isions of law an	d rule for at least one prog	gram for which			
3.31	the individual's	disqualification w	vas previously s	et aside by the commissio	ner;			
3.32	(2) the indi-	vidual is not disqua	alified for an of	fense specified in section	245C.15,			
3.33	subdivision 1 c	or 2;						

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- 4.1 (3) the commissioner has received no new information to indicate that the individual
  4.2 may pose a risk of harm to any person served by the program; and
- 4.3 (4) the previous set-aside was not limited to a specific person receiving services.
- 4.4 (c) Notwithstanding paragraph (b), clause (2), for an individual who is employed in the
- 4.5 <u>substance use disorder field, if the commissioner has previously set aside an individual's</u>
- 4.6 disqualification for one or more programs or agencies in the substance use disorder treatment
- 4.7 <u>field, and the individual is the subject of a subsequent background study for a different</u>
  4.8 program or agency in the substance use disorder treatment field, the commissioner shall set
- 4.9 aside the disqualification for the program or agency in the substance use disorder treatment
- 4.10 field that initiated the subsequent background study when the criteria under paragraph (b),
- 4.11 clauses (1), (3), and (4), are met and the individual is not disqualified for an offense specified
- 4.12 in section 254C.15, subdivision 1. A notice of a set-aside under paragraph (d) shall be issued
- 4.13 within 15 working days.
- 4.14 (c) (d) When a disqualification is set aside under paragraph (b), the notice of background
- 4.15 study results issued under section 245C.17, in addition to the requirements under section
- 4.16 245C.17, shall state that the disqualification is set aside for the program or agency that
- 4.17 initiated the subsequent background study. The notice must inform the individual that the
- 4.18 individual may request reconsideration of the disqualification under section 245C.21 on the
- 4.19 basis that the information used to disqualify the individual is incorrect.