

Opioid Epidemic Response: Side-by-Side Legislative Changes 2023

Includes: Overdose Prevention, Emergency Overdose Treatment, Increasing Access to Opioid Antagonists, Opioid Overdose Surge Alert System, Opioid Prescribing Improvement Program, Harm Reduction and Culturally Specific Grants, Advisory Council, etc.

Chapter Section Subd.	Previous Statute Language	Updated Statute Language	Effective Date	Chapter Article Section
4.046 Subd. 7	Staff and administrative support. The commissioner of human services, in coordination with other state agencies and boards as applicable, must provide staffing and administrative support to the addiction and recovery director, the subcabinet, and the advisory council established in this section	Staff and administrative support. The commissioner of human services management and budget, in coordination with other state agencies and boards as applicable, must provide staffing and administrative support to the Office of Addiction and Recovery, the addiction and recovery director, the subcabinet, and the advisory council established in this section	7/1/2023	S.F.No. 2934 61/4/2
144E.101 Subd. 6	Basic life support. (a) Except as provided in paragraph (e), a basic life-support ambulance shall be staffed by at least two EMTs, one of whom must accompany the patient and provide a level of care so as to ensure that:	Basic life support. (a) Except as provided in paragraph (e) (f), a basic life-support ambulance shall be staffed by at least two EMTs, one of whom must accompany the patient and provide a level of care so as to ensure that:	8/1/2023	S.F.No. 2995 70/6/3
144E.101 Subd. 6 (d) 144E.101 Subd. 6 (e)	A basic life-support service licensee's medical director may authorize ambulance service personnel to perform intravenous infusion and use equipment that is within the licensure level of the	(d) A basic life-support service shall administer opiate antagonists consistent with protocols established by the service's medical director. (d) (e) A basic life-support service licensee's medical director may authorize ambulance service personnel to perform intravenous infusion and use equipment that is within the licensure level of the		

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144E.101 Subd. 6 (f)	ambulance service, including administration of an opiate antagonist. Ambulance service personnel must be properly trained. Documentation of authorization for use, guidelines for use, continuing education, and skill verification must be maintained in the licensee's files. (e) For emergency ambulance calls and interfacility transfers, an ambulance service may staff its basic life-support ambulances with one EMT, who must accompany the patient, and one registered emergency medical responder driver. For purposes of this paragraph, "ambulance service" means either an ambulance service whose primary service area is mainly located outside the metropolitan counties listed in section 473.121, subdivision 4, and outside the cities of Duluth, Mankato, Moorhead, Rochester, and St. Cloud; or an ambulance service based in a community with a population of less than 2,500.	ambulance service, including administration of an opiate antagonist. Ambulance service personnel must be properly trained. Documentation of authorization for use, guidelines for use, continuing education, and skill verification must be maintained in the licensee's files. (e) (f) For emergency ambulance calls and interfacility transfers, an ambulance service may staff its basic life-support ambulances with one EMT, who must accompany the patient, and one registered emergency medical responder driver. For purposes of this paragraph, "ambulance service" means either an ambulance service whose primary service area is mainly located outside the metropolitan counties listed in section 473.121, subdivision 4, and outside the cities of Duluth, Mankato, Moorhead, Rochester, and St. Cloud; or an ambulance service based in a community with a population of less than 2,500.		
144E.101 Subd. 7 (b)	An advanced life-support service shall provide basic life support, as specified under subdivision 6, paragraph (a), advanced airway management, manual defibrillation, and administration of intravenous fluids and pharmaceuticals.	(b) An advanced life-support service shall provide basic life support, as specified under subdivision 6, paragraph (a), advanced airway management, manual defibrillation, and administration of intravenous fluids and pharmaceuticals, and administration of opiate antagonists.	8/1/2023	S.F.No. 2995 70/6/4
241.415	RELEASE PLANS; SUBSTANCE ABUSE. The commissioner shall cooperate with community-based corrections agencies to determine how best to address the substance abuse treatment needs of offenders who are being released from prison. The commissioner shall	RELEASE PLANS; SUBSTANCE ABUSE. The commissioner shall cooperate with community-based corrections agencies to determine how best to address the substance abuse treatment needs of offenders who are being released from prison. The commissioner shall ensure that an offender's prison	7/1/2023	S.F.No. 2934 61/5/4

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	ensure that an offender's prison release plan	release plan adequately addresses the offender's		
	adequately addresses the offender's needs for	needs for substance abuse assessment, treatment,		
	substance abuse assessment, treatment, or other	or other services following release, within the limits		
	services following release, within the limits of	of available resources. The commissioner must		
	available resources.	provide individuals with known or stated histories		
		of opioid use disorder with emergency opiate		
		antagonist rescue kits upon release.		
245.891		OPIOID OVERDOSE SURGE ALERT SYSTEM. The	7/1/2023	S.F.No.
		commissioner must establish a voluntary, statewide		2934
		opioid overdose surge text message alert system, to		61/5/5
		prevent opioid overdose by cautioning people to		
		refrain from substance use or to use harm reduction		
		strategies when there is an overdose surge in their		
		surrounding area. The alert system may include		
		other forms of electronic alerts. The commissioner		
		may collaborate with local agencies, other state		
		agencies, and harm reduction organizations to		
		promote and improve the surge alert system.		
245A.242		EMERGENCY OVERDOSE TREATMENT.	7/1/2023	S.F.No.
Subd. 1		Applicability. This section applies to the following		2934
		licenses issued under this chapter:		61/5/6
245A.242		(1) substance use disorder treatment programs		
Subd. 1		licensed according to chapter 245G;		
(1)				
245A.242		(2) children's residential facility substance use		
Subd. 1		disorder treatment programs licensed according to		
(2)		Minnesota Rules, parts 2960.0010 to 2960.0220 and		
_		2960.0430 to 2960.0490;		
245A.242		(3) detoxification programs licensed according to		
Subd. 1		Minnesota Rules, parts 9530.6510 to 9530.6590;		
(3)				

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245A.242		(4) withdrawal management programs licensed		
<u>Subd. 1</u>		according to chapter 245F; and		
<u>(4)</u>				
245A.242		(5) intensive residential treatment services or		
<u>Subd. 1</u>		residential crisis stabilization licensed according to		
<u>(5)</u>		chapter 245I and section 245I.23.	_	
245A.242		Emergency overdose treatment. A license holder		
<u>Subd. 2.</u>		must maintain a supply of opiate antagonists as		
		defined in section 604A.04, subdivision 1, available		
		for emergency treatment of opioid overdose and		
		must have a written standing order protocol by a		
		physician who is licensed under chapter 147,		
		advanced practice registered nurse who is licensed		
		under chapter 148, or physician assistant who is		
		licensed under chapter 147A, that permits the		
		license holder to maintain a supply of opiate		
		antagonists on site. A license holder must require		
		staff to undergo training in the specific mode of		
		administration used at the program, which may		
		include intranasal administration, intramuscular		
		injection, or both.		
245G.08	Standing order protocol. A license holder that	Standing order protocol Emergency overdose	7/1/2023	S.F.No.
Subd. 3.	maintains a supply of naloxone available for	<u>treatment.</u> A license holder that maintains a supply		2934
	emergency treatment of opioid overdose must	of naloxone available for emergency treatment of		61/5/7
	have a written standing order protocol by a	opioid overdose must have a written standing order		
	physician who is licensed under chapter 147,	protocol by a physician who is licensed under		
	advanced practice registered nurse who is licensed	chapter 147, advanced practice registered nurse		
	under chapter 148, or physician assistant who is	who is licensed under chapter 148, or physician		
	licensed under chapter 147A, that permits the	assistant who is licensed under chapter 147A, that		
	license holder to maintain a supply of naloxone on	permits the license holder to maintain a supply of		
	site. A license holder must require staff to undergo	naloxone on site. A license holder must require staff		

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	training in the specific mode of administration used at the program, which may include intranasal administration, intramuscular injection, or both.	to undergo training in the specific mode of administration used at the program, which may include intranasal administration, intramuscular injection, or both. must follow the emergency overdose treatment requirements in section 245A.242.		
256.042 Subd. 1 (b)	Establishment of the Advisory Council. (b) The council shall:	Establishment of the Advisory Council. (b) The council shall:	7/1/2023	S.F.No. 2934 61/5/8
256.042 Subd. 1 (b)(7)	review reports, data, and performance measures submitted by municipalities under subdivision 5; and	(7) review reports, data, and performance measures submitted by municipalities under subdivision5; and		
256.042 Subd. 1 (b)(8)	consult with relevant stakeholders, including lead agencies and municipalities, to review and provide recommendations for necessary revisions to the reporting requirements under subdivision 5 to ensure that the required reporting accurately measures progress in addressing the harms of the opioid epidemic.	(8) consult with relevant stakeholders, including lead agencies and municipalities, to review and provide recommendations for necessary revisions to the reporting requirements under subdivision 5 to ensure that the required reporting accurately measures progress in addressing the harms of the opioid epidemic.; and		
256.042 Subd. 1 (b)(9)		(9) meet with each of the 11 federally recognized Minnesota Tribal Nations individually on an annual basis in order to collaborate and communicate on shared issues and priorities.		
256.042 Subd. 2 (a)	Membership. (a) The council shall consist of the following 19 voting members, appointed by the commissioner of human services except as otherwise specified, and three nonvoting members:	Membership. (a) The council shall consist of the following 19 20 voting members, appointed by the commissioner of human services except as otherwise specified, and three nonvoting members:	7/1/2023	S.F.No. 2934 61/5/9
256.042 Subd. 2 (a)(2)	two members of the senate, appointed in the following sequence: the first from the majority party appointed by the senate majority leader and	(2) two members of the senate, appointed in the following sequence: the first from the majority party appointed by the senate majority leader and		

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	the second from the minority party appointed by	the second from the minority party appointed by		
	the senate minority leader. Of these two members,	the senate minority leader. Of these two members,		
	one member must represent a district outside of	one member must represent a district outside of		
	the seven-county metropolitan area and one	the seven-county metropolitan area and one		
	member must represent a district that includes the	member must represent a district that includes the		
	seven-county metropolitan area. The appointment	seven-county metropolitan area. The appointment		
	by the minority leader must ensure that this	by the minority leader must ensure that this		
	requirement for geographic diversity in	requirement for geographic diversity in		
	appointments is met;	appointments is met;		
<u>256.042</u>		(13) one member representing an urban American		
<u>Subd. 2</u>		Indian community;		
<u>(a)(13)</u>				
256.042	one public member who is a Minnesota resident	(13) (14) one public member who is a Minnesota		
Subd. 2	and who is suffering from chronic pain, intractable	resident and who is suffering from chronic pain,		
(a)(13)	pain, or a rare disease or condition;	intractable pain, or a rare disease or condition;		
256.042	one mental health advocate representing persons	(14) (15) one mental health advocate representing		
Subd. 2	with mental illness;	persons with mental illness;		
(a)(14)				
256.042	one member appointed by the Minnesota Hospital	(15) (16) one member appointed by the Minnesota		
Subd. 2	Association;	Hospital Association;		
(a)(15)				
256.042	one member representing a local health	(16) (17) one member representing a local health		
Subd. 2	department; and	department; and		
(a)(16)				
256.042	the commissioners of human services, health, and	(17) (18) the commissioners of human services,		
Subd. 2	corrections, or their designees, who shall be ex	health, and corrections, or their designees, who		
(a)(17)	officio nonvoting members of the council.	shall be ex officio nonvoting members of the		
		council.		
256.042	The commissioner of human services shall	(b) The commissioner of human services shall		
Subd. 2	coordinate the commissioner's appointments to	coordinate the commissioner's appointments to		
(b)	provide geographic, racial, and gender diversity,	provide geographic, racial, and gender diversity, and		

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	and shall ensure that at least one-half of council	shall ensure that at least one-half <u>one-third</u> of		
	members appointed by the commissioner reside	council members appointed by the commissioner		
	outside of the seven-county metropolitan area. Of	reside outside of the seven-county metropolitan		
	the members appointed by the commissioner, to	area. Of the members appointed by the		
	the extent practicable, at least one member must	commissioner, to the extent practicable, at least		
	represent a community of color disproportionately	one member must represent a community of color		
	affected by the opioid epidemic.	disproportionately affected by the opioid epidemic.		
<u>2561.052</u>		OPIATE ANTAGONISTS. (a) Site-based or group	8/1/2023	S.F.No.
<u>(a)</u>		housing support settings must maintain a supply of		2934
		opiate antagonists as defined in section 604A.04,		61/5/12
		subdivision 1, at each housing site to be		
		administered in compliance with section 151.37,		
		subdivision 12.		
2561.052		(b) Each site must have at least two doses of an		
<u>(b)</u>		opiate antagonist on site.		
<u>2561.052</u>		(c) Staff on site must have training on how and		
<u>(c)</u>		when to administer opiate antagonists.		
		PUBLIC AWARENESS CAMPAIGN. (a) The	8/1/2023	S.F.No.
		commissioner of human services must establish a		2934
		multitiered public awareness and educational		61/5/14
		campaign on substance use disorders. The		
		campaign must include strategies to prevent		
		substance use disorder, reduce stigma, and ensure		
		people know how to access treatment, recovery,		
		and harm reduction services.		
		(b) The commissioner must consult with		
		communities disproportionately impacted by		
		substance use disorder to ensure the campaign		
		focuses on lived experience and equity. The		
		commissioner may also consult and establish		
		relationships with media and communication		

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		experts, behavioral health professionals, state and		
		local agencies, and community organizations to		
		design and implement the campaign.		
		(c) The campaign must include awareness-raising		
		and educational information using multichannel		
		marketing strategies, social media, virtual events,		
		press releases, reports, and targeted outreach. The		
		commissioner must evaluate the effectiveness of		
		the campaign and modify outreach and strategies as		
		needed.		
		HARM REDUCTION AND CULTURALLY SPECIFIC	8/1/2023	S.F.No.
		GRANTS. (a) The commissioner of human services		2934
		must establish grants for Tribal Nations or culturally		61/5/15
		specific organizations to enhance and expand		
		capacity to address the impacts of the opioid		
		epidemic in their respective communities. Grants		
		may be used to purchase and distribute harm		
		reduction supplies, develop organizational capacity,		
		and expand culturally specific services.		
		(b) Harm reduction grant funds must be used to		
		promote safer practices and reduce the		
		transmission of infectious disease. Allowable		
		expenses include syringes, fentanyl testing supplies,		
		disinfectants, opiate antagonist rescue kits, safe		
		injection kits, safe smoking kits, sharps disposal,		
		wound-care supplies, medication lock boxes, FDA-		
		approved home testing kits for viral hepatitis and		
		HIV, written educational and resource materials,		
		and other supplies approved by the commissioner.		
		(c) Culturally specific organizational capacity grant		
		funds must be used to develop and improve		

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		organizational infrastructure to increase access to		
		culturally specific services and community building.		
		Allowable expenses include funds for organizations		
		to hire staff or consultants who specialize in		
		fundraising, grant writing, business development,		
		and program integrity or other identified		
		organizational needs as approved by the		
		<u>commissioner.</u>		
		(d) Culturally specific service grant funds must be		
		used to expand culturally specific outreach and		
		services. Allowable expenses include hiring or		
		consulting with cultural advisors, resources to		
		support cultural traditions, and education to		
		empower individuals and providers, develop a sense		
		of community, and develop a connection to		
		ancestral roots.		
		(e) Opiate antagonist training grant funds may be		
		used to provide information and training on safe		
		storage and use of opiate antagonists. Training may		
		be conducted via multiple modalities, including but		
		not limited to in-person, virtual, written, and video		
		recordings.		
256B.0638	Program established. The commissioner of human	Program established. The commissioner of human	8/1/2023	S.F.No.
Subd. 1	services, in conjunction with the commissioner of	services, in conjunction with the commissioner of		2934
	health, shall coordinate and implement an opioid	health, shall coordinate and implement an opioid		61/6/1
	prescribing improvement program to reduce	prescribing improvement program to reduce opioid		
	opioid dependency and substance use by	dependency and substance use by Minnesotans due		
	Minnesotans due to the prescribing of opioid	to the prescribing of opioid analgesics by health		
	analgesics by health care providers.	care providers and to support patient-centered,		
		compassionate care for Minnesotans who require		
		treatment with opioid analgesics.		

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256B.0638 Subd. 2(f)	Definitions. "Opioid disenrollment standards" means parameters of opioid prescribing practices that fall outside community standard thresholds for prescribing to such a degree that a provider must be disenrolled as a medical assistance provider.	Definitions . (f) "Opioid disenrollment standards" means parameters of opioid prescribing practices that fall outside community standard thresholds for prescribing to such a degree that a provider must be disenrolled as a medical assistance Minnesota health care program provider.	8/1/2023	S.F.No. 2934 61/6/2
256B.0638 Subd. 2(g)	"Opioid prescriber" means a licensed health care provider who prescribes opioids to medical assistance and MinnesotaCare enrollees under the fee-for-service system or under a managed care or county-based purchasing plan.	(g) "Opioid prescriber" means a licensed health care provider who prescribes opioids to medical assistance Minnesota health care program and MinnesotaCare enrollees under the fee-for-service system or under a managed care or county-based purchasing plan.		
256B.0638 Subd. 4.	Program components. (b) The opioid prescribing protocols shall not apply to opioids prescribed for patients who are experiencing pain caused by a malignant condition or who are receiving hospice care, or to opioids prescribed for substance use disorder treatment with medications for opioid use disorder.	Program components. (b) The opioid prescribing protocols shall not apply to opioids prescribed for patients who are experiencing pain caused by a malignant condition or who are receiving hospice care or palliative care, or to opioids prescribed for substance use disorder treatment with medications for opioid use disorder.	8/1/2023	S.F.No. 2934 61/6/3
256B.0638 Subd. 5 (a)	Program implementation. (a) The commissioner shall implement the programs within the Minnesota health care program to improve the health of and quality of care provided to Minnesota health care program enrollees. The commissioner shall annually collect and report to provider groups the sentinel measures of data showing individual opioid prescribers' opioid prescribing patterns compared to their anonymized peers. Provider groups shall distribute data to their affiliated, contracted, or employed opioid prescribers.	Program implementation. (a) The commissioner shall implement the programs within the Minnesota health care quality improvement program to improve the health of and quality of care provided to Minnesota health care program enrollees. The program must be designed to support patient-centered care consistent with community standards of care. The program must discourage unsafe tapering practices and patient abandonment by providers. The commissioner shall annually collect and report to provider groups the sentinel measures of data showing individual opioid	8/1/2023	S.F.No. 2934 61/6/4

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256B.0638 Subd. 5 (b)	The commissioner shall notify an opioid prescriber and all provider groups with which the opioid prescriber is employed or affiliated when the opioid prescriber's prescribing pattern exceeds the opioid quality improvement standard thresholds. An opioid prescriber and any provider group that receives a notice under this paragraph shall submit to the commissioner a quality improvement plan for review and approval by the commissioner with the goal of bringing the opioid prescriber's prescribing practices into alignment with community standards. A quality improvement plan	prescribers' opioid prescribing patterns compared to their anonymized peers. Provider groups shall distribute data to their affiliated, contracted, or employed opioid prescribers. (b) The commissioner shall notify an opioid prescriber and all provider groups with which the opioid prescriber is employed or affiliated when the opioid prescriber's prescribing pattern exceeds the opioid quality improvement standard thresholds. An opioid prescriber and any provider group that receives a notice under this paragraph shall submit to the commissioner a quality improvement plan for review and approval by the commissioner with the goal of bringing the opioid prescriber's prescribing practices into alignment with community standards. A quality improvement plan must include:		
256B.0638 Subd. 5 (b)(1)	must include: components of the program described in subdivision 4, paragraph (a);	(1) components of the program described in subdivision 4, paragraph (a);		
256B.0638 Subd. 5 (b)(2)	internal practice-based measures to review the prescribing practice of the opioid prescriber and, where appropriate, any other opioid prescribers employed by or affiliated with any of the provider groups with which the opioid prescriber is employed or affiliated; and	(2) internal practice-based measures to review the prescribing practice of the opioid prescriber and, where appropriate, any other opioid prescribers employed by or affiliated with any of the provider groups with which the opioid prescriber is employed or affiliated; and		
256B.0638 Subd. 5 (b)(3)	appropriate use of the prescription monitoring program under section 152.126.	(3) appropriate use of the prescription monitoring program under section 152.126 demonstration of patient-centered care consistent with community standards of care.		

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256B.0638	If, after a year from the commissioner's notice	(c) If, after a year from the commissioner's notice		
Subd. 5 (c)	under paragraph (b), the opioid prescriber's	under paragraph (b), the opioid prescriber's		
	prescribing practices do not improve so that they	prescribing practices for treatment of acute or		
	are consistent with community standards, the	postacute pain do not improve so that they are		
	commissioner shall take one or more of the	consistent with community standards, the		
	following steps:	commissioner shall may take one or more of the		
		following steps:		
256B.0638	monitor prescribing practices more frequently than	(1) require the prescriber, the provider group, or		
Subd. 5	annually;	both, to monitor prescribing practices more		
(c)(1)		frequently than annually;		
256B.0638	monitor more aspects of the opioid prescriber's	(2) monitor more aspects of the opioid prescriber's		
Subd. 5	prescribing practices than the sentinel measures;	prescribing practices than the sentinel measures; or		
(c)(2)	or			
256B.0638	require the opioid prescriber to participate in	(3) require the opioid prescriber to participate in		
Subd. 5	additional quality improvement efforts, including	additional quality improvement efforts, including		
(c)(3)	but not limited to mandatory use of the	but not limited to mandatory use of the prescription		
	prescription monitoring program established under	monitoring program established under		
	section 152.126.	section 152.126.		
256B.0638		(d) Prescribers treating patients who are on chronic,		
<u>Subd. 5</u>		high doses of opioids must meet community		
<u>(d)</u>		standards of care, including performing regular		
		assessments and addressing unwarranted risks of		
		opioid prescribing, but are not required to show		
		measurable changes in chronic pain prescribing		
		thresholds within a certain period.		
256B.0638		(e) The commissioner shall dismiss a prescriber from		
<u>Subd. 5</u>		participating in the opioid prescribing quality		
<u>(e)</u>		improvement program on an annual basis when the		
		prescriber demonstrates that the prescriber's		
		practices are patient-centered and reflect		

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		community standards for safe and compassionate		
		treatment of patients experiencing pain.		
256B.0638	The commissioner shall terminate from Minnesota	(d) (f) The commissioner shall terminate from		
(d)	health care programs all opioid prescribers and	Minnesota health care programs may investigate for		
	provider groups whose prescribing practices fall	possible disenrollment all opioid prescribers and		
	within the applicable opioid disenrollment	provider groups whose prescribing practices fall		
	standards.	within the applicable opioid disenrollment		
		standards.		
256B.0638	No physician, advanced practice registered nurse,	(e) (g) No physician, advanced practice registered		
Subd. (e)	or physician assistant, acting in good faith based on	nurse, or physician assistant, acting in good faith		
	the needs of the patient, may be disenrolled by the	based on the needs of the patient, may be		
	commissioner of human services solely for	disenrolled by the commissioner of human services		
	prescribing a dosage that equates to an upward	solely for prescribing a dosage that equates to an		
	deviation from morphine milligram equivalent	upward deviation from morphine milligram		
	dosage recommendations specified in state or	equivalent dosage recommendations specified in		
	federal opioid prescribing guidelines or policies, or	state or federal opioid prescribing guidelines or		
	quality improvement thresholds established under	policies, or quality improvement thresholds		
	this section.	established under this section.		
256B.0638		Waiver for certain provider groups. (a) This section	8/1/2023	S.F.No.
<u>Subd. 6a</u>		does not apply to prescribers employed by, or		2934
<u>(a)</u>		under contract or affiliated with, a provider group		61/6/5
		for which the commissioner has granted a waiver		
		from the requirements of this section.		
256B.0638		(b) The commissioner, in consultation with opioid		
Subd. 6a		prescribers, shall develop waiver criteria for		
<u>(b)</u>		provider groups, and shall make waivers available		
		beginning July 1, 2023. In granting waivers, the		
		commissioner shall consider whether the medical		
		director of the provider group and a majority of the		
		practitioners within a provider group have specialty		
		training, fellowship training, or experience in		

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		treating chronic pain. Waivers under this		
		subdivision must be granted on an annual basis.		
		DIRECTION TO COMMISSIONER OF HUMAN	8/1/2023	S.F.No.
		SERVICES; OPIOID PRESCRIBING IMPROVEMENT		2934
		PROGRAM SUNSET. The commissioner of human		61/6/6
		services shall recommend criteria to provide for a		
		sunset of the opioid prescribing improvement		
		program under Minnesota Statutes, section		
		256B.0638. In developing sunset criteria, the		
		commissioner shall consult with stakeholders		
		including but not limited to the Minnesota Medical		
		Association, the Minnesota Society of Interventional		
		Pain Physicians, clinicians that practice pain		
		management, addiction medicine, or mental health,		
		and either current or former Minnesota health care		
		program enrollees who use or have used opioid		
		therapy to manage chronic pain. By January 15,		
		2024, the commissioner shall submit recommended		
		criteria to the chairs and ranking minority members		
		of the legislative committees with jurisdiction over		
		health and human services finance and policy. The		
		opioid prescribing improvement program shall		
		expire when the recommended criteria developed		
		according to this section are met, or on December		
		31, 2024, whichever is sooner.		
		OPIOID TREATMENT PROGRAM WORK GROUP.	7/1/2023	S.F.No.
		The commissioner of human services must convene		2934
		a work group of community partners to evaluate		61/4/24
		the opioid treatment program model under		
		Minnesota Statutes, section 245G.22, and to make		
		recommendations on overall service design;		

Chapter Section Subd.	Previous Statute Language	Updated Statute Language	Effective Date	Chapter Article Section
		simplification or improvement of regulatory oversight; increasing access to opioid treatment programs and improving the quality of care; addressing geographic, racial, and justice-related disparities for individuals who utilize or may benefit		
		from medications for opioid use disorder; and other related topics, as determined by the work group. The commissioner must report the work group's recommendations to the chairs and ranking minority members of the legislative committees with jurisdiction over health and human services by January 15, 2024.		