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IG-07, Public e-mail addresses for DHS licensed programs	1	1.24	13.46, subd. 4	Adds a certification or license holder's e-mail address as public data. Exempts family child foster care from this requirement.
IG-13, Licensing fixes	2	5.22	245.735, subd. 4b	Changes certified community behavioral health clinic (CCBHC) state standards for the completion of comprehensive evaluations in substance use disorder treatment programs to align with federal CCBHC certification criteria.
IG-13, Licensing fixes	3	7.1	245A.03, subd. 2	Updates an exclusion from licensure in 245A.03 to reflect the new assisted living license.
IG-11, Key staff position changes notification	4	10.14	245A.04, [new subd. 7b]	Requires children's residential facilities and detoxification programs to notify DHS within 5 business days of a change or vacancy in a key staff position at the program. The key staff position for a children's residential facility is the program director. The key staff positions for a detoxification program are the program director, registered nurse, and medical director.
IG-04, Change in ownership process and ownership language clarifications	5	11.1	245A.043, subd. 2	Clarifies the types of changes in controlling individuals for a license that are considered a change in ownership.
IG-04, Change in ownership process and ownership language clarifications	6	11.19	245A.043, subd. 3	Clarifies requirements for a standard change in ownership process and aligns timeframes for the change in ownership process with the application review timeframe in section 245A.04.

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IG-04, Change in ownership process and ownership language clarifications	7	13.7	245A.043, [new subd. 3a]	Establishes an emergency change in ownership process. Specifies the actions a party must take to request, use, and complete the emergency change in ownership process.
IG-04, Change in ownership process and ownership language clarifications	8	14.7	245A.043, subd. 4	Removes the unused temporary change in ownership license and replaces it with a temporary transitional license that 245D license holders can use when the ownership of a satellite license for a community residential setting or day services facility changes.
IG-04, Change in ownership process and ownership language clarifications	9	15.1	245A.043, [new subd. 5]	Allows DHS to impose licensing sanctions for failing to comply with the change in ownership section.
IG-05, Allowing for conditions while revocation order is under appeal	10	15.7	245A.07, subd. 1	Allows DHS to include terms the license holder must follow while the appeal of a license revocation is pending.
IG-13, Licensing technical fixes	11	16.14	245A.11, subd. 7	Adds community residential settings that were inadvertently missed when CRS were established. Removes conflicting language that states that community residential settings cannot apply for an alternative overnight supervision variance.
IG-13, Licensing technical fixes	12	17.13	245A.16, subd. 1	Adds community residential settings that were inadvertently missed when CRS were established.
IG-13, Licensing fixes	13	19.13	245A.211, subd. 4	Removes the requirement to assess and document a determination of any medical or psychological conditions that restraints are contraindicated and replaces with a simpler requirement to only document known contraindications.

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IG-13, Licensing fixes	14	19.23	245A.242, subd. 2	These changes only apply to substance use disorder treatment programs, children's residential facility substance use disorder treatment programs, detoxification programs, withdrawal management programs, intensive residential treatment services programs, and residential crisis stabilization programs. Changes medication administration and storage requirements for emergency opiate antagonist medications (e.g. naloxone) to (1) allow staff and adult clients to carry these medications, (2) allow storage of these medications in an unlocked area (3) allow staff to be trained to only administer these medications, and (4) simplify policy requirements for nonresidential programs that only administer these medications.
IG-13, Licensing fixes	15	20.17	245A.52, subd. 2	Consolidates statute and rule requirements for attached garages in family child care programs. Updates required thickness of gypsum wallboard between the residence and garage to align with the State Fire Code.
IG-13, Licensing fixes	16	20.27	245A.52 [new subd. 8]	Moves stairway requirements for family child care programs into statute. Updates requirements to align with the State Fire Code by: requiring stairways with four or more steps to have handrails (instead of three steps) and allowing openings at open risers if measurement requirements are met.
IG-16, 245C language and disqualification clarifications	17	21.7	245C.02, subd. 13e	Clarifies that provider registry checks and rechecks that are available in NETStudy 2.0 are not factors in determining eligibility under Chapter 245C.
IG-16, 245C language and disqualification clarifications	18	22.1	245C.03, [new subd. 16]	Adds background studies for individuals affiliated with a Head Start program and any individual age 13 and over living in the household where the Head Start program services will be provided. Includes Tribal Head Start programs.

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IG-16, 245C language and disqualification clarifications	19	22.9	245C.033, subd. 3	Requires the courts to submit to DHS requests for maltreatment and state licensing agency data checks for guardians and conservators who are in forma pauperis status. Establishes that the commissioner will initiate the maltreatment and state licensing agency data check when a signed data request consent form is received from the court.
IG-15, Emergency option for DHS background studies	20	22.27	[New 245C.041]	Authorizes the commissioner to temporarily modify background study requirements in an emergency situation (e.g. public health emergency, environmental emergency, natural disaster, or other unplanned event). Requires entities to submit a new, compliant background study application and fee at the conclusion of the emergency.
IG-16, 245C language and disqualification clarifications	21	23.16	245C.05, subd. 5	Requires the subject of a background study for a Head Start program to provide a set of classifiable fingerprints.
IG-16, 245C language and disqualification clarifications	22	24.18	245C.08, subd. 4	Deletes references to 245C.03, subd. 1(a) when authorizing reasonable cause and replaces with more encompassing language to enable DHS to receive juvenile court records for unlicensed programs. Strikes outdated language about background studies conducted before NETStudy 2.0.
IG-16, 245C language and disqualification clarifications	23	25.6	245C.10, subd. 15	Requires the court to pay the fee for a guardian or conservator applicant who has been granted in forma pauperis status.
IG-16, 245C language and disqualification clarifications	24	25.18	245C.20, subd. 18	Clarifies that applicants, licensees, and other occupations regulated by the Minnesota Department of Health must pay a fee of no more than \$44 per study.

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IG-16, 245C language and disqualification clarifications	25	25.24	245C.14, subd. 1	Adds involuntary termination of parental rights to list of disqualifiers in 245C.14.
IG-16, 245C language and disqualification clarifications	26	27.1	245C.14 [new subd. 5]	Clarifies that provider registry checks and rechecks that are available in NETStudy 2.0 are not factors in determining eligibility under Chapter 245C.
IG-16, 245C language and disqualification clarifications	27	27.7	245C.15, subd. 2	Makes changes to the 15-year disqualification list that address particularly concerning conduct, correct oversights, and align with other areas of statute.
IG-16, 245C language and disqualification clarifications	28	29.7	245C.15, subd. 3	Makes changes to the ten-year disqualification list that address particularly concerning conduct, correct oversights, and align with other areas of statute.
IG-16, 245C language and disqualification clarifications	29	30.25	245C.15, subd. 4	Makes changes to the seven-year disqualification list that address particularly concerning conduct, correct oversights, and align with other areas of statute.
IG-16, 245C language and disqualification clarifications	30	32.15	245C.15, subd. 4a	Adds sexual extortion to the licensed family foster setting disqualification list.
IG-16, 245C language and disqualification clarifications	31	36.4	245C.22, subd. 4	Adds language currently in 245A.035 because the provision concerns background studies reconsiderations for child foster care.

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IG-17, Consistency with federal requirements for similar background studies	32	37.17	245C.24, subd. 2	Prohibits DHS from issuing a variance for an individual affiliated with a foster residence setting or a children's residential facility when the study results do not meet federal requirements for child foster care and adoptions, which are similar program types.
IG-17, Consistency with federal requirements for similar background studies	33	38.29	245C.24, subd. 5	Prohibits DHS from issuing a variance for an individual affiliated with a foster residence setting or a children's residential facility when the study results do not meet federal requirements for child foster care and adoptions, which are similar program types.
IG-16, 245C language and disqualification clarifications	34	39.1	245C.24, subd. 6	Allows the commissioner to set aside or grant a variance to a disqualification for a foster family setting license for an individual who is under 18 years of age at the time the background study was submitted.
IG-16, 245C language and disqualification clarifications	35	39.13	245C.30, [new subd. 1b]	Adds language currently in 245A.035 because the provision concerns background studies reconsiderations for child foster care.
IG-13, Licensing fixes	36	39.19	245F.09, subd. 2	Adds cross-reference to existing standards for contraindicated holds.
IG-11, Key staff position changes notification	37	41.13	245F.14, [new subd. 8]	Requires withdrawal management programs to notify DHS within 5 business days of a change or vacancy in a key staff position at the program. The key staff positions are the program director, registered nurse, and medical director.
IG-12, Offsite substance use disorder treatment services	38	41.23	245G.07, subd. 4	Updates standards for substance use disorder treatment programs that provide services away from the licensed location. Clarifies that a program may provide services by telehealth or at a client's home. Subtracts paperwork work requirements to make it easier to provide services in community settings. Streamlines the approval process for

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				satellite locations in schools, jails, and nursing homes and puts a reasonable limit on other types of satellite locations.
IG-13, Licensing fixes	39	43.1	245G.08, subd. 5	Conforming changes to align with existing standards in section 245A.211, and the bills proposed changes to this section. Allows naloxone administration training to be provided by other qualified trainers instead of a registered nurse.
IG-13, Licensing fixes	40	44.18	245G.08, subd. 6	Conforming changes to align with existing standards in section 245A.211, and simplifies the procedure for monitoring the naloxone supply.
IG-11, Key staff position changes notification	41	45.7	245G.10, [new subd. 6]	Requires substance use disorder treatment programs to notify DHS within 5 business days of a change or vacancy in a key staff position at the program. The key staff positions are the treatment director, alcohol and drug counselor supervisor, and registered nurse.
IG-13, Licensing fixes	42	45.18	245G.22, subd. 2	Removes variance process to align with changes to federal rules that no longer require this variance. Updates unsupervised use definition to align with changes in this bill to section 245G.22, subd. 6 and 7.
IG-13, Licensing fixes	43	46.17	245G.22, subd. 6	Removes mirrored federal rules for opioid treatment program unsupervised use medication determinations and replaces the standards with a citation to the federal requirements. This change is necessary to align with updates to federal rules that are effective in April 2024.
IG-13, Licensing fixes	44	47.15	245G.22, subd. 7	Removes mirrored federal rules for opioid treatment program unsupervised use medication dose limits and replaces the standards with a citation to the federal

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				requirements. This change is necessary to align with updates to federal rules that are effective in April 2024.
IG-13, Licensing fixes	45	48.10	245G.22, subd. 17	Aligns state licensing standards with updates to federal rules that are effective in April 2024.
IG-20 Change “certified mail” to “confirmed delivery”	46	49.21	256.046, subd. 3(b)	Change “mail” to “send” Change “by certified mail” to “using a signature-verified confirmed delivery method” Effective date 8/1/24
IG-20 Change “certified mail” to “confirmed delivery	47	51.1	256B.064, subd. 4(a)	Change “by certified mail” to “using a signature-verified confirmed delivery method” Effective date 8/1/24
IG-13, Licensing fixes	48	51.12	260E.33, subd. 2	Requires requests for reconsideration for maltreatment determinations to be submitted through the provider licensing hub upon implementation of the provider hub.
IG-13, Licensing fixes	49	52.8	Repealer	Repeals language from Rule 2 (family child care rules), because an updated version of the language will now be in statute.