

Minors' consent for health care flowchart

NARRATIVE VERSION

Person under 18 years old requests the following care:

- Emergency care Sec. 144.344 MN Statutes (www.revisor.mn.gov/statutes/cite/144.344)
- Pregnancy-related care Sec. 144.343 MN Statutes (www.revisor.mn.gov/statutes/cite/144.343)
- STI diagnosis and treatment Sec. 144.343 MN Statutes (www.revisor.mn.gov/statutes/cite/144.343)
- Alcohol or drug use evaluation Sec. 253B.04 MN Statutes (www.revisor.mn.gov/statutes/cite/253B.04)
- Contraceptive care* Sec. 144.343 MN Statutes (www.revisor.mn.gov/statutes/cite/144.343)
- Abortion services** <u>Sec. 144.343 MN Statutes (www.revisor.mn.gov/statutes/cite/144.343)</u>
- Hepatitis B vaccination Sec. 144.3441 MN Statutes (www.revisor.mn.gov/statutes/cite/144.3441)

If yes, minor can consent to care

If no, does the minor meet any of the following criteria:

- Living separately from parent/guardian and managing their own finances <u>Sec. 144.341 MN Statutes</u> (www.revisor.mn.gov/statutes/cite/144.341)
- Married Sec. 144.342 MN Statutes (www.revisor.mn.gov/statutes/cite/144.342)
- Has given birth to a child Sec. 144.342 MN Statutes (www.revisor.mn.gov/statutes/cite/144.342)

If yes, minor can consent to care

If no, parent/guardian must consent to minor's care

Persons 16 and 17 years of age may consent to the following mental health care:

- Outpatient mental health services Sec. 144.3431 MN Statutes (www.revisor.mn.gov/statutes/cite/144.3431)
- Admission to an inpatient mental health or alcohol and drug treatment facility <u>Sec. 253B.04 MN Statutes</u> (www.revisor.mn.gov/statutes/cite/253B.04)

*Contraceptive care:

Minn. Op. Att'y Gen. 494-b-39, August 25, 1972, Minnesota Attorney General stated that the practice of giving contraceptives to minors without parental consent by physicians is not criminal conduct.

**Parental Notification for Abortion Services: According to the Minnesota Attorney General Abortion and Reproductive Health Rights (www.ag.state.mn.us/AbortionRights/), the statute requiring parental notification by providers who counsel an unemancipated minor on abortion services or who provide abortion services to an emancipated minor has been enjoined by a Minnesota judge and is currently unenforceable. (Doe v. State, Case No. 62-CV-19-3868, 2022 WL 2662998 (Minn. Dist. Ct. July 11, 2022).