Nevada State Statutes Pertaining to Prevention

**NAC 458.0235  “Coalition program” defined.** ([NRS 458.025](https://www.nvlegislature.gov/BillStatus/) ) “Coalition program” means a program that is operated by a nonprofit organization consisting of individuals, organizations and agencies to develop strategies and identify programs which address the needs of a community or of a racial, ethnic, religious or social group regarding the use of, misuse of and dependence on alcohol and other drugs in that community or group.

(Added to NAC by Bd. of Health by R120-04, eff. 10-5-2004)

**NAC 458.054  “Program” defined.** ([NRS 439.200](https://www.nvlegislature.gov/BillStatus/), 458.025) “Program” means any program certified by the Division to address substance-related disorders, including, without limitation:

1. An administrative program;
2. A coalition program;
3. A drug court program;
4. An evaluation center program;
5. A prevention program; and
6. A treatment program.

(Added to NAC by Bd. of Health by R120-04, eff. 10-5-2004)

**Coalition Programs**

**NAC 458.203  Duties of operator.** ([NRS 439.200](https://www.nvlegislature.gov/BillStatus/), 458.025) The operator of a coalition program shall:

1. Ensure that the governing body of the nonprofit organization which operates the coalition program meets at least quarterly, keeps minutes of the meetings and makes copies of the minutes available for review by the Division upon request.
2. Meet the applicable requirements of NAC 458.103 to 458.183, inclusive.
3. Ensure that all records of the coalition program are kept for at least 4 years, including, without limitation, fiscal records, information reported to the Division, records which substantiate any information reported to the Division and records which substantiate any claims for funds from the Division.

(Added to NAC by Bd. of Health by R120-04, eff. 10-5-2004; A by R104-14, 10-27-2015)

**NAC 458.183  Operators and staff: Responsibilities concerning clients and participants.** ([NRS 439.200](https://www.nvlegislature.gov/BillStatus/), 458.025) An operator and the staff shall:
1. Upon the request of a client or participant, assist the client or participant in reporting any violation of any licensure or certification standard or requirement, or any violation of any law or regulation to the appropriate board or agency.

2. Act in the best interest of a client or participant.

3. Terminate the provision of a service to a client or participant if it is reasonably clear that the client or participant is not benefiting from the service.

4. Not give or receive any commission or any other form of remuneration for the referral of a client or participant from the entity to which the client or participant is referred.

5. Not use his or her relationship with a client or participant to promote his or her personal gain or profit.

6. Not enter into, or attempt to enter into, a financial relationship that is unrelated to services performed by the program with a current client or participant or a former client or participant, as required by the licensure or certification board of the operator or the member of the staff and for unlicensed or uncertified operators or staff, for at least 2 years after the client or participant is discharged from the program.

(Added to NAC by Bd. of Health by R120-04, eff. 10-5-2004; A by R104-14, 10-27-2015)

NAC 458.103 Certification required to receive funding from Division. (NRS 439.200, 458.025) A program must be certified by the Division to be eligible for any state or federal money for alcohol and drug abuse programs administered by the Division pursuant to chapter 458 of NRS for the prevention or treatment of substance-related disorders.

(Added to NAC by Bd. of Health by R120-04, eff. 10-5-2004)

NRS 458.097 Use and allocation of certain money for increase of services.

1. Money received by the Division pursuant to NRS 369.174 must be used to increase services for the prevention of alcohol and drug abuse and alcoholism and for the detoxification and rehabilitation of alcohol and drug abusers. In allocating the money for the increase of services, the Division shall give priority to:

   (a) The areas where there exists a shortage of services for the treatment of alcoholism and alcohol abuse. The Division shall determine the areas of shortage on the basis of data available from state and local agencies, data contained in the comprehensive state plan for alcohol and drug abuse programs, and other appropriate data.

   (b) The needs of counties to provide:

      (1) Civil protective custody, pursuant to NRS 458.270, for persons who are found in public places while under the influence of alcohol; and
(2) Secure detoxification units or other appropriate facilities for persons who are arrested or taken into custody while under the influence of a controlled substance.

(c) Alcohol and drug abuse programs that are primarily directed toward the prevention of such abuse.

2. As used in this section, “secure detoxification unit” has the meaning ascribed to it in NRS 458.175.

(Added to NRS by 1981, 896; A 1997, 781; 2001, 422; 2003, 1455; 2005, 22nd Special Session, 60)