

Facility Inspection Report Issued By The Minnesota Department of Corrections Pursuant to MN Statute 241.021, Subdivision 1

Inspection and Enforcement Unit, 1450 Energy Park Drive, Suite 200, St.Paul MN 55108Telephone: 651-361-7146Fax: 651-642-0314Email: ie-support.doc@state.mn.us

INSPECTION DETAILS Anoka County Juvenile Center S.O.

Address: 7545 Fourth Avenue, Lino Lakes, MN 55014

MN Governing Rule:

Inspection Type: Program Revi	w Inspected By:	Lauren Bizzotto – Detention Facility Inspector	Inspected on:	03/05/2025
Inspection Method: Facility wa	κ-through, staff and resident int	erviews, staff and resident file reviews, and facility docum	nentation review.	
Officials Present During Inspectio	: Director John Gross			
Officials Present for Exit Interview	Director John Gross			
Issued Inspection Report to: D	ector John Gross			

RULE COMPLIANCE SUMMARY

Rule Chapter	Requirement Type	Total Applicable	Total Compliance	Total Non Compliance	Total Compliance With Recommendations	Compliance Rating	Substantial Compliance Result/Criteria
2955	Mandatory	69	66	3	0	95.65%	Compliance rating of 100%
2955	Essential	2	2	0	0	100.00%	Compliance rating of 90%

TERMS OF OPERATION

Authority to Operate: approval	Begins On: 03/01/2025 Ends On: 02/28/2027	Facility Type: Juvenile Sex Offender Program
Placed on Biennial Status: No	Biennial Status Annual Compliance Form Due On:	
Delinquent Juvenile Hold Approval:		Certificate Holder: Anoka County
Special Conditions:		

RULE COMPLIANCE DETAILS

Total: 3

Chapter 2955 - Mandatory Rules Not In Compliance

1. 2955.0100 STANDARDS FOR SEX OFFENDER ADMISSION AND ASSESSMENT Subpart 1. Admission procedure and new client intake assessment required.

A written admission procedure must be established that includes the determination of the appropriateness of the client by reviewing the client's condition and need for treatment, the treatment services offered by the program, and other available resources. This procedure must be coordinated with the external, nonclinical conditions required by the legal, correctional, and administrative systems within which the program operates. An intake assessment process must also be established that determines the client's functioning and treatment needs. All clients admitted to a residential juvenile sex offender treatment program must have a written intake assessment completed within the first 30 days of admission to the program.

Inspection Findings:

Three of the five intake assessments reviewed were completed late.

Corrective Actions:

Within 30 days of receipt of this report, develop a plan to ensure intake assessments are completed on time and submit it to the Department of Corrections.

Response Needed By: 04/07/2025

2. 2955.0110 STANDARDS FOR INDIVIDUAL TREATMENT PLANS. Subpart 1. Initial individual treatment plan.

A written individual treatment plan for each client must be completed within 30 days of the client's entrance into the program. The individual treatment plan and the interventions designated to achieve its goals must be based on the initial treatment recommendations developed in the intake assessment with additional information from the client and, when possible, the client's family or legal guardian. Input may also be obtained from the program staff, appropriate representatives from outside social service and criminal justice agencies, and other appropriate resources. One qualified sex offender treatment staff person must be responsible for the integration and completion of the written plan, which is signed and dated and placed in the client's file.

Inspection Findings:

Two of the four individual treatment plans reviewed were completed late.

Corrective Actions:

Within 30 days of receipt of this report, develop a plan to ensure individual treatment plans are completed on time and submit it to the Department of Corrections.

Response Needed By: 04/07/2025

3. 2955.0130 STANDARDS FOR DISCHARGE SUMMARIES. Subpart 3. Summary content.

The discharge summary must include at least the following information: A. the admission date; B. the discharge date; C. reasons for the client being discharged from the program; D. a brief summary of the client's current conviction and past criminal record; E. the client's mental status and attitude at the time of discharge; F. prescribed medications at discharge; G. the client's progress in achieving individual treatment plan goals; H. an assessment of the client's offense cycle and protective and risk factors for sexual reoffense and other aggressive behavior; I. a description of the client's reoffense prevention plan, including what changes in the client's reoffense potential have been accomplished and what risk factors remain; J. the client's aftercare and community reentry plans; and K. recommendations for aftercare and continuing treatment.

Inspection Findings:

A review of two discharge summaries showed the summaries are missing the following elements of this Rule part: C. reasons for the client being discharged from the program; E. the client's mental status and attitude at the time of discharge; F. prescribed medications at discharge; I. a description of the client's reoffense prevention plan, including what changes in the client's reoffense potential have been accomplished and what risk factors remain; J. the client's aftercare and community reentry plans; and K. recommendations for aftercare and continuing treatment.

Corrective Actions:

Within 30 days of receipt of this report, develop a plan for discharge summaries to include all the missing elements of this Rule part and submit it to the Department of Corrections.

Response Needed By: 04/07/2025

INSPECTION COMMENTS

The facility shall remain on biennial inspections.

JJDPA Compliance

Report completed By: Lauren Bizzotto – Detention Facility Inspector

Signature:

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