# 1.1 **Department of Corrections**

Proposed Permanent Rules Relating to Residential Treatment Programs for Individuals
 Who Have Engaged or Attempted to Engage in Sexually Abusive Behavior

# 1.4 2955.0010 STATUTORY AUTHORITY AND PURPOSE.

1.5 Subpart 1. [See repealer.]

Subp. 2. Purpose and scope. <u>As provided under Minnesota Statutes, section 241.67,</u>
 this chapter sets minimum sex offender treatment program standards through rules according
 to Minnesota Statutes, section 241.67, subdivision 2, paragraph (a). These standards apply
 to and provide a framework for the inspection and certification of inspecting and certifying:

- 1.10 A. residential juvenile sex offender treatment programs in state and local
- 1.11 correctional facilities; and
- B. state-operated residential juvenile sex offender treatment programs not operated
  in state and local correctional facilities.
- 1.14 <u>Subp. 3.</u> Nonapplicability. This chapter does not apply to programs licensed under
  1.15 parts 9515.3000 to 9515.3110.
- 1.16 **2955.0020 DEFINITIONS.**

1.17 Subpart 1. Scope. As used in For purposes of this chapter, the following terms in this
1.18 part have the meanings given them.

# 1.19 Subp. 1a. Adjunctive services. "Adjunctive services" means nonclinical services

- 1.20 provided to a client that help reduce the client's risk of engaging in sexually abusive behavior.
- 1.21 Subp. 2. Administrative director. "Administrative director" means the person
- 1.22 designated to be an individual responsible for administrative operations of administering a
- 1.23 residential juvenile sex offender treatment program and includes the director's designee.

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2.1 Subp. 3. Applicant. "Applicant" means an entity uncertified treatment program
2.2 applying for a certificate or a renewal of a certificate.

Subp. 4. Basic treatment protocol. "Basic treatment protocol" means the <u>a</u> statement
of the philosophy, goals, and model of sex offender treatment employed by the <u>a</u> certificate
holder.

- 2.6 The Basic treatment protocol also describes the sex offender population served; the
  2.7 theoretical principles and operating methods employed to treat clients; the scope of the
  2.8 services offered; and how all program components, such as clinical services, therapeutic
  2.9 milieu, group living, security, medical and psychiatric care, social services, educational
  2.10 services, recreational services, and spirituality, as appropriate to the program, are coordinated
  2.11 and integrated to accomplish the goals and desired outcomes of the protocol.
- 2.12 <u>Subp. 4a.</u> <u>Business day.</u> "Business day" means Monday through Friday, but does not
  2.13 include holidays under Minnesota Statutes, section 645.44, subdivision 5.

### [For text of subpart 5, see Minnesota Rules]

# Subp. 6. Certificate. "Certificate" means the <u>a commissioner-issued</u> document issued by the commissioner certifying that a residential juvenile sex offender treatment program has met the requirements of under this chapter.

- 2.18 <u>Subp. 6a.</u> <u>Certificate holder.</u> "Certificate holder" means a person that holds a
  2.19 certificate and includes the person's designee.
- 2.20 Subp. 7. Client. "Client" means a person an individual who receives sex offender
  2.21 treatment or pretreatment in a program certified under this chapter.
- 2.22 Subp. 7c. Clinical services. "Clinical services" means services that:
- 2.23 A. help reduce a client's risk of engaging in sexually abusive behavior; and
- B. are provided by, coordinated by, or overseen by treatment staff.

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3.1	Subp. 8. Clinical supervision. "Clinical supervision" means the documented oversight
3.2	responsibility for the planning, development, implementation, and evaluation of planning,
3.3	developing, implementing, and evaluating clinical services such as admissions, intake
3.4	assessment, individual treatment plans, delivery of sex offender treatment services, client
3.5	progress in treatment, case management, discharge planning, and staff development and
3.6	evaluation.
3.7	Subp. 9. Clinical supervisor. "Clinical supervisor" means the person designated to
3.8	be an individual responsible for the clinical supervision of a residential juvenile sex offender
3.9	treatment program.
3.10	Subp. 10. Commissioner. "Commissioner" means the commissioner of the Minnesota
3.11	Department of corrections or the commissioner's designee.
3.12	Subp. 11. Correctional facility. "Correctional facility" has the meaning given in
3.13	Minnesota Statutes, section 241.021, subdivision 1, paragraph (f) 1i.
3.14	Subp. 12. Criminal sexual behavior. "Criminal sexual behavior" means any criminal
3.15	sexual behavior as identified in under Minnesota Statutes, sections 609.293 609.294 to
3.16	609.352, <del>609.36,</del> 609.365, 609.79, <del>609.795,</del> and 617.23 to 617.294.
3.17	Subp. 13. Department. "Department" means the Minnesota Department of Corrections.
3.18	Subp. 13a. Direct service staff. "Direct service staff" means staff in a local correctional
3.19	facility who have primary responsibility for:
3.20	A. nonclinical operational functions within the treatment program; or
3.21	B. nonclinical client supervision in the planned therapeutic environment.
3.22	Subp. 14. Discharge summary. "Discharge summary" means written documentation
3.23	that summarizes a client's treatment, prepared at the end of treatment by the program
3.24	summarizing a client's involvement in treatment treatment staff.

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4.1	Subp. 14a. DOC Portal. "DOC Portal" means the department's detention information
4.2	system under Minnesota Statutes, section 241.021, subdivision 1.
4.3	[For text of subpart 15, see Minnesota Rules]
4.4	Subp. 16. Individual treatment plan. "Individual treatment plan" means a written
4.5	plan of intervention, and treatment, and services for a client in a residential juvenile sex
4.6	offender treatment program that is based on the results of the client's intake assessment and
4.7	is reviewed at scheduled intervals.
4.8	Subp. 16a. Intake assessment. "Intake assessment" means a client's assessment after
4.9	admission to a treatment program that is used to determine the client's:
4.10	A. cognitive, emotional, behavioral, and sexual functioning;
4.11	B. amenability to treatment;
4.12	C. risk and protective factors; and
4.13	D. treatment needs.
4.14	Subp. 17. [See repealer.]
4.15	Subp. 18. License. "License" means:
4.16	A. for a facility licensed in the state, a commissioner-issued license issued by the
4.17	commissioner or the commissioner of human services authorizing the license holder to
4.18	provide specified correctional or residential services according to the license terms of the
4.19	license and the rules of the commissioner or the commissioner of human services. under
4.20	chapter 2920 or 2960; and
4.21	B. for a facility licensed outside the state, a license issued according to the laws
4.22	of the facility's state.
4.23	Subp. 19. [See repealer.]

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5.1	Subp. 20. [See repealer.]
5.2	Subp. 21. Clinical psychophysiological assessment of deception or deception
5.3	assessment. "Clinical psychophysiological assessment of deception" or "deception
5.4	assessment" means a procedure used in a controlled setting to develop an approximation of
5.5	the veracity of a client's answers to specific questions developed in conjunction with the
5.6	program treatment staff and the client by measuring and recording particular physiological
5.7	responses to those the questions.
5.8	Subp. 22. Psychophysiological Focused assessment of sexual interest and response
5.9	or sexual interest and response assessment. "Psychophysiological Focused assessment
5.10	of sexual interest and response" or "sexual interest and response assessment" means a
5.11	procedure used in a controlled setting to develop an approximation of a client's sexual
5.12	interest and response profile and insight into the client's sexual motivation by measuring
5.13	and recording particular physiological behavioral and subjective responses to a variety of
5.14	sexual stimuli.
5.15	Subp. 22a. Pretreatment. "Pretreatment" means a status assigned to a client who is:
5.16	A. residing in the planned therapeutic environment but is not participating in
5.17	primary sex-offense-specific treatment; and
5.18	B. receiving empirically informed services to enhance the client's motivation for
5.19	change, readiness for treatment, and acclimation to the planned therapeutic environment.
5.20	Subp. 22b. Program staff. "Program staff" includes a treatment program's
5.21	administrative director, clinical supervisor, treatment staff, and direct service staff.
5.22	Subp. 23. Residential juvenile sex offender treatment program or treatment
5.23	program. "Residential juvenile sex offender treatment program" or "treatment program"
5.24	means a program that provides sex offender treatment to juvenile sex offenders in which
5.25	the offender resides, at least during the primary phases of treatment, a planned therapeutic

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6.1	environment under which food, lodgin	g, supervision, and	d treatment are delivered	ed to clients
6.2	in a facility or housing unit exclusive	to the program <del>and</del>	l set apart from the ger	eral
6.3	correctional population. A program's t	reatment and resid	ential services may be	provided in
6.4	separate locations.			
6.5	[For text of sub]	part 24, see Minne	esota Rules]	
6.6	Subp. 25. [See repealer.]			
6.7	Subp. 26. [See repealer.]			
6.8	Subp. 27. [See repealer.]			
6.9	Subp. 28. Sexually abusive beha	vior. "Sexually at	ousive behavior" means	any sexual
6.10	behavior in which:			
6.11	A. the other person involved	l does not or canno	ot freely consent to par	ticipate an
6.12	involved individual is nonconsenting	or cannot legally g	ive consent;	
6.13	B. the <u>a</u> relationship between	n the persons is un	<del>equal</del> involves an imba	alance of
6.14	power; <del>or</del>			
6.15	C. verbal or physical intimic	lation, manipulation	on, exploitation, coercie	on, or force
6.16	is used to gain participation-; or			
6.17	D. material on child sexual e	exploitation was ac	ccessed, used, produced	<u>d, or</u>
6.18	distributed.			
6.19	Subp. 29. Special assessment ar	nd treatment proc	edures. "Special asse	ssment and
6.20	treatment procedures" means procedur	es <del>used in sex offe</del>	nder assessment and tre	atment that
6.21	are intrusive, intensive, or restrictive a	<del>nd present a poten</del>	tial physical or psycho	<del>logical risk</del>
6.22	when used without adequate care. A s	pecial assessment	and treatment procedur	re that is
6.23	intrusive impinges upon or invades a c	lient's normal phy	sical or psychological l	oundaries.
6.24	The procedures include the psychophys	iological assessme	nt of deception and sexu	ial response

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7.1	and treatment strategies that involve the use of aversive or painful stimuli. A special
7.2	assessment and treatment procedure that is intensive involves the application of a procedure
7.3	in a strong or amplified form in order to increase the effect of the procedure for a client.
7.4	The procedures include marathon therapy sessions, psychodrama and role play involving
7.5	the reenactment of criminal sexual behaviors or victimization, and certain forms of behavioral
7.6	management in the therapeutic milieu; for example, high-level confrontation. A special
7.7	assessment and treatment procedure that is restrictive limits or controls a client's privileges,
7.8	access to resources, or freedom of movement in the program. The procedures include certain
7.9	forms of behavioral management in the therapeutic milieu such as the use of seclusion,
7.10	timeout, and restraint that are used to help gather information for a client's assessment and
7.11	that are detailed in the ATSA Practice Guidelines for the Assessment, Treatment, and
7.12	Management of Male Adult Sexual Abusers, or the ATSA Practice Guidelines for the
7.13	Assessment, Treatment, and Intervention with Adolescents Who Have Engaged in Sexually
7.14	Abusive Behavior.
7.15	Subp. 30. Supervising agent. "Supervising agent" means the a parole or probation
7.16	agent or case manager working with a client.
7.17	Subp. 31. Planned therapeutic milieu environment. "Planned therapeutic milieu
7.18	environment" means the planned and controlled purposeful use of the program environment
7.19	and components as part of the treatment regimen to foster and support desired behavioral
7.20	and cognitive changes in clients. A therapeutic milieu functions to coordinate and integrate
7.21	supervised group living and the delivery of treatment services with other program components
7.22	such as security, medical and psychiatric care, social services, nutrition, education, recreation,
7.23	and spirituality. The nature and degree of development of a therapeutic milieu in the program
7.24	may vary, depending upon the certificate holder's basic treatment protocol and the

7.25 environmental and other conditions in which the program operates.

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8.1	Subp. 31a. Treatment. "Treatment" means coordination of adjunctive and clinical
8.2	services and the use of theoretically and empirically informed practices provided through
8.3	a planned therapeutic environment to help a client reduce the risk of engaging in sexually
8.4	abusive behavior.
8.5	Subp. 31b. Treatment staff. "Treatment staff" means staff who are employed by or
8.6	contracted by a treatment program and who are responsible for planning, organizing, and
8.7	providing treatment within the scope of their training and their licensure or certification.
8.8	Subp. 32. [See repealer.]
8.9	Subp. 33. Variance. "Variance" means written permission given by the commissioner
8.10	allowing the applicant or certificate holder to depart from specific provisions of this chapter
8.11	for a specific period of time an alternative to a requirement under this chapter.
8.12	[For text of subpart 34, see Minnesota Rules]
8.13	2955.0025 INCORPORATIONS BY REFERENCE.
8.14	Subpart 1. Incorporations; generally. The publications in this part are incorporated
8.15	by reference, are not subject to frequent change, and are available on the department's
8.16	website.
8.17	Subp. 2. Adult practice guidelines. "Practice Guidelines for the Assessment,
8.18	Treatment, and Management of Male Adult Sexual Abusers," published by the Association
8.19	for the Treatment of Sexual Abusers or its successor organization (2014 and as subsequently
8.20	amended).
8.21	Subp. 3. Current Standards and Principles of Practice. "Current Standards and
8.22	Principles of Practice," published by the American Polygraph Association (1998 and as
8.23	subsequently amended).

## 9.1 Subp. 4. Juvenile practice guidelines. "Practice Guidelines for Assessment, Treatment,

9.2 and Intervention with Adolescents Who Have Engaged in Sexually Abusive Behavior,"

- 9.3 published by the Association for the Treatment of Sexual Abusers or its successor
- 9.4 organization (2017 and as subsequently amended).
- 9.5 Subp. 5. Model Policy for Post-Conviction Sex Offender Testing. "Model Policy

9.6 for Post-Conviction Sex Offender Testing," published by the American Polygraph Association

9.7 (September 2021 and as subsequently amended).

# 9.8 2955.0030 PROCEDURES FOR CERTIFICATION PROCEDURES.

9.9 Subpart 1. Filing application Applying for certification. The administrative director

9.10 or other person in charge of a previously uncertified residential juvenile sex offender

9.11 treatment program An applicant must file with the commissioner an application for

9.12 certification with the commissioner of corrections at least 60 days prior to the date the

9.13 program expects to begin providing sex offender treatment. Completed applications must

9.14 be considered for certification by the commissioner a certificate before the treatment program

9.15 <u>may provide treatment</u>.

# 9.16 Subp. 1a. Application contents. An application must be submitted on a

9.17 department-provided form on the department's website and contain:

- 9.18 <u>A.</u> the applicant's name and address;
- 9.19 <u>B.</u> the treatment program's name and address;
- 9.20 C. the program's requested client capacity;
- 9.21 D. if a juvenile program, the age ranges of clients to be served;
- 9.22 E. the names and addresses of the owners, board members, or controlling

9.23 individuals that will hold the certificate;

9.24 F. an organizational chart showing the program's organizational authority;

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10.1	G. the program's policies	and procedures requir	ed under this chapter;	<u>,</u>
10.2	H. the program's plans for	initial operations; an	<u>d</u>	
10.3	I. if the program is not op	erating in a state corre	ectional facility, docur	mentation
10.4	that a local zoning authority has app	proved the program to	operate in the local g	government
10.5	unit.			
10.6	Subp. 2. [See repealer.]			
10.7	Subp. 3. [See repealer.]			
10.8	2955.0040 CONDITIONS OF C	ERTIFICATION CC	ONDITIONS.	
10.9	Subpart 1. [See repealer.]			
10.10	Subp. 2. Review of applicant	Reviewing applicatio	n. A review of the app	plicant shall
10.11	begin after the commissioner receiv	es the completed appl	ication. Before a cert	ificate is
10.12	issued or renewed, the commissioned	er must complete a cer	rtification study that i	neludes:
10.13	The commissioner must issue a c	certificate to an applica	int if the commissioner	determines
10.14	that:			
10.15	A. inspection of the physi	<del>cal plant, program rec</del>	ords, and documents;	;
10.16	B. review of all condition	s required to be in cor	npliance with this cha	apter; and
10.17	C. observation of the prog	gram in operation or re	eview of the plans for	beginning
10.18	operations.			
10.19	A. the applicant has subm	itted all required info	rmation under this cha	apter; and
10.20	B. the application demons	strates that the program	n can comply with the	is chapter.
10.21	Subp. 3. Issuing certificate; to	erm. The certificate s	shall remain in force f	or one year
10.22	unless revoked. The commissioner <del>n</del>	<del>nay <u>must</u> issue a <u>two-y</u></del>	<u>/ear</u> certificate for <del>up (</del>	to two years
10.23	to programs that have operated for a	at least one year withe	ut negative action ag	ainst the

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11.1	program's certification or any releva	ent license or accredit	t <del>ation.</del> a treatment pro	gram as
11.2	follows:			
11.3	A. for a program treating j	uveniles in a local co	orrectional facility if the	he program
11.4	is licensed under chapter 2960;			
11.5	B. for a program treating a	adults in a local corre	ectional facility if the p	program is
11.6	licensed under chapter 2920;			
11.7	C. for a program treating j	uveniles or adults in	a state-owned and sta	te-operated
11.8	correctional facility; or			
11.9	D. for an out-of-state prog	ram serving juvenile	s if the program is lice	ensed
11.10	according to the laws of its state and	l complies with this c	chapter.	
11.11	Subp. 3a. Notifying applicant	of denied application	<b>on.</b> If the commission	er denies an
11.12	application, the commissioner must:			
11.13	<u>A.</u> notify the applicant in v	writing;		
11.14	B. state why the application	on has been denied;		
11.15	C. inform the applicant of a	any action required to	o correct the reason for	denial; and
11.16	D. inform the applicant the	at the applicant may	resubmit its application	on or appeal
11.17	the commissioner's action according	g to part 2955.0060, s	subpart 9.	
11.18	Subp. 4. Posting required. A	residential juvenile s	ex offender treatment	program
11.19	must post the A program's certificate	e <u>must be posted</u> cons	picuously in an area w	vhere <del>it may</del>
11.20	be read by clients may read it.			
11.21	Subp. 5. Nontransferable. A	certificate is <del>not tran</del>	sferable_nontransferat	ole.
11.22	Certification applies only to the enti	ty to whom it is issue	<del>ed.</del>	

# 12.1 2955.0050 MONITORING OF INSPECTING CERTIFIED PROGRAMS.

Subpart 1. Purpose Department inspections. Each certified residential juvenile sex
offender treatment program must be monitored inspected to ensure that it is in compliance
with the standards established in this chapter. Monitoring is conducted by department
personnel with understanding and expertise in program evaluation and the treatment of
juvenile sex offenders.

Subp. 2. Program review and site visit <u>Department investigations</u>. Each program
may be monitored through a site visit. This site visit may be timed to coincide with other
licensing inspections or evaluations. The department's visits to a program to investigate
complaints or for any other lawful purpose <u>Department investigations</u> may take place at
any time and <u>shall must</u> be conducted according to Minnesota Statutes, section 241.021,
subdivision 1.

Subp. 3. Program monitoring records. Each treatment program must maintain
sufficient documentation in client and operational program records to verify that it complies
demonstrate its compliance with the requirements of this chapter. Each program must also
document compliance with its written policies and procedures, including, but not limited
to and the following information:

12.18 A. the number of clients served;

12.19 B. the type, amount, frequency, and cost of services provided; the consistency of

- 12.20 C. services provided are delivered consistent with individual client treatment
- 12.21 plans;
- 12.22 D. the effectiveness in achieving the client's treatment goals; and
- 12.23 E. any other information related to a program's policies and procedures that are
- 12.24 requested by the department on forms provided by the department to determine the program's
- 12.25 compliance with this chapter.

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13.1 13.2	2955.0060 DENIAL, REVOCATION, SUSPENSION, AND NONRENEWAL OF DENYING, REVOKING, SUSPENDING, AND NONRENEWING CERTIFICATION.
13.3	Subpart 1. Compliance required Inspections and nonconformance. The
13.4	commissioner must deny the application for certification of an applicant that does not comply
13.5	with this chapter. The commissioner must revoke or suspend the certification of a residential
13.6	juvenile sex offender treatment program if the program does not comply with this chapter.
13.7	Every two years, the commissioner must inspect a treatment program to determine
13.8	compliance with this chapter, but the commissioner must inspect a treatment program
13.9	annually if the commissioner determines it necessary to ensure compliance with a corrective
13.10	action plan or other action under this part.
13.11	Subp. 2. Commissioner approval of proposed changes required.
13.12	<u>A.</u> The <u>A</u> certificate holder must notify the commissioner document in writing
13.13	and obtain the commissioner's approval <del>at least 20 days prior to making to make</del> any changes
13.14	in relevant licensing or accreditation conditions, staffing patterns that reduce the amount
13.15	of program services, the total number of hours, or the type of program services offered to
13.16	clients to the treatment program's initial certification.
13.17	B. The commissioner must deny a change under this part if the change would:
13.18	(1) make the treatment program noncompliant with this chapter; or
13.19	(2) jeopardize treatment quality and client outcomes.
13.20	Subp. 3. Notice of noncompliance intent to revoke or suspend certificate.
13.21	<u>A.</u> The commissioner must provide any applicant or notify a certificate holder
13.22	that does not comply with this chapter that its when the certificate holder's certificate may
13.23	<del>be denied, <u>has been</u> revoked, <u>or</u> suspended, or not renewed.</del>
13.24	B. This The notice must:

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14.1	(1) be sent by certified mail and in writing;
14.2	(2) state the grounds for such action and must why the certificate has been
14.3	revoked or suspended;
14.4	(3) inform the applicant or certificate holder of the actions any action required
14.5	to correct the situation or to apply for a variance for compliance; and
14.6	(4) that inform the applicant or certificate holder that it has 30 days after
14.7	receiving the notice to respond and comply with the requirements of the notice of
14.8	noncompliance take any corrective action required for continued operation.
14.9	Subp. 4. Notice to program of action revocation or suspension. After the 30-day
14.10	period to respond to the notice of noncompliance has expired, an applicant or certificate
14.11	holder that does not take the action required by the notice of noncompliance must be notified
14.12	in writing, by certified mail,
14.13	A. If a certificate holder does not take the required action under subpart 3 within
14.14	30 days after receiving the notice, the commissioner must notify the certificate holder in
14.15	writing that its the certificate has been denied, revoked, or suspended, or not renewed.
14.16	<u>B.</u> The notice must inform the applicant or certificate holder of the right to appeal
14.17	the commissioner's action according to subpart 9.
14.18	Subp. 5. Shortened notice to program of action Revocation or suspension; when
14.19	required.
14.20	A. The commissioner must suspend a treatment program's certificate when:
14.21	(1) a program whose residential or correctional facility the commissioner has
14.22	documented serious violations of policies and procedures;
14.23	(2) the program's operation poses an imminent risk to the health or safety of $\frac{1}{2}$
14.24	the program's clients or staff or the public; or

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15.1	(3) the program's license or accreditation is revoked, has been suspended, or
15.2	not renewed, or a program whose operation poses an immediate danger to the health and
15.3	safety of the clients or the community, must have its certificate revoked or suspended by
15.4	the commissioner upon delivery of the notice of revocation or suspension to the certificate
15.5	holder or any staff person at the program. under Minnesota Statutes, section 241.021,
15.6	subdivision 1c.
15.7	B. The commissioner must revoke a treatment program's certificate when:
15.8	(1) the program:
15.9	(a) has been notified of the commissioner's intent to revoke the program's
15.10	certificate because of documented serious violations of policies and procedures; and
15.11	(b) has not taken an identified action required by the commissioner; or
15.12	(2) a program's license has been suspended under Minnesota Statutes, section
15.13	241.021, subdivision 1b.
15.14	Subp. 6. [See repealer.]
15.15	Subp. 6a. Corrective action plan.
15.16	A. The commissioner must issue a corrective action plan to a certificate holder
15.17	when the commissioner determines that the certificate holder is not complying with this
15.18	chapter.
15.19	B. The corrective action plan must:
15.20	(1) be in writing;
15.21	(2) identify all rule violations;
15.22	(3) detail the corrective action required to remedy each violation; and
15.23	(4) provide a deadline to correct each violation.

16.1	C. When the certificate holder has corrected each violation, the certificate holder
16.2	must submit to the commissioner documentation detailing the certificate holder's compliance
16.3	with the corrective action plan. If the commissioner determines that the certificate holder
16.4	has not corrected each violation, the certificate holder is subject to an additional corrective
16.5	action.
16.6	Subp. 7. [See repealer.]

- 16.7 Subp. 8. [See repealer.]
- 16.8 Subp. 9. Appeals.

A. An applicant or certificate holder whose application for certification is denied 16.9 or a certificate holder whose certificate is revoked, or suspended, or not renewed may appeal 16.10 the commissioner's action. The appeal must be in writing and mailed to the commissioner 16.11 within 30 days of the date of the notice of action in subpart 4. The department must advise 16.12 the appellant of the department's action on the appeal no later than 30 days after the receipt 16.13 of the written appeal to the commissioner. An applicant or certificate holder not satisfied 16.14 with the commissioner's action on appeal may file an appeal to by filing a contested case 16.15 with the Office of Administrative Hearings under Minnesota Statutes, chapter 14. An appeal 16.16 must be filed within 30 days of receiving the commissioner's final written disposition. 16.17 B. If the Office of Administrative Hearings affirms a commissioner decision to 16.18 deny an application or revoke a certificate: 16.19 (1) the applicant or certificate holder cannot apply for a certificate for two 16.20

- 16.21 calendar years from the date of the office's issued decision; and
- 16.22 (2) the commissioner must notify the applicant or certificate holder of the
   16.23 restriction in writing.

17.1	2955.0070 VARIANCE.
17.2	Subpart 1. Request for <u>Requesting</u> variance. An applicant or certificate holder may
17.3	request a variance for up to one year from the requirements of this chapter. A request for a
17.4	variance must be submitted to the commissioner on a form supplied by the commissioner.
17.5	The request must by submitting a request through the DOC Portal. The request must specify:
17.6	A. the part number of the rule requirement from which the variance is requested;
17.7	B. the reasons why the applicant or certificate holder cannot comply with the rule
17.8	requirement;
17.9	C. the period of time for which the variance has been requested; and
17.10	D. the equivalent measures that the applicant or certificate holder must will take
17.11	to <u>:</u>
17.12	(1) ensure the quality and outcomes of the treatment services and the health,
17.13	safety, and rights of clients and staff; and
17.14	(2) to comply with the intent of this chapter, if the variance is granted.
17.15	Subp. 2. Evaluation of a Evaluating variance request. The commissioner must
17.16	grant a variance may be granted if the commissioner determines that the conditions in items
17.17	A to F exist.:
17.18	A. compliance with one or more of the provisions shall the rule requirement from
17.19	which the variance is requested would not result in undue hardship, or jeopardize the quality
17.20	and outcomes of the treatment services or the health, safety, security, detention, or well-being
17.21	of clients or program staff-:
17.22	B. the residential juvenile sex offender treatment program is otherwise conforms
17.23	with the standards in compliance with this chapter or is making satisfactory progress toward
17.24	conformity. compliance under a corrective action plan;

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18.1	C. granting the variance shall would not preclude the program from making				
18.2	satisfactory progress toward conforming compliance with this chapter.;				
18.3	D. granting the variance shall does not leave the well-being of the clients				
18.4	unprotected-:				
18.5	E. the program shall will take other action as required by the commissioner to				
18.6	comply with the general purpose of the standards-; and				
18.7	F. granting the variance does not violate applicable laws statutes and rules.				
18.8	Subp. 3. Notice by commissioner.				
18.9	<u>A.</u> Within $30_{60}$ days after receiving the <u>a</u> request for a variance and documentation				
18.10	supporting it under subpart 1, the commissioner must inform the applicant or certificate				
18.11	holder in writing online through the DOC Portal whether the request has been granted or				
18.12	denied and the reasons reason for the decision.				
18.13	<u>B.</u> The commissioner's decision to grant or deny a variance request is final and				
18.14	not subject to appeal under Minnesota Statutes, chapter 14.				
18.15	Subp. 4. Renewing variance.				
18.16	A. A request to renew a variance must:				
18.17	(1) contain the information under subpart 1; and				
18.18	(2) be submitted through the DOC Portal at least 30 days before the variance				
18.19	expires.				
18.20	B. The commissioner must renew a variance if the certificate holder:				
18.21	(1) continues to satisfy the requirements under subpart 2; and				
18.22	(2) demonstrates compliance with the alternative measures or conditions				
18.23	imposed when the variance was granted.				

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### Subp. 5. Revoking or not renewing variance. 19.1 A. The commissioner must revoke or not renew variances as follows: 19.2 (1) the commissioner must not renew a variance if a renewal request is 19.3 received less than 30 days before the variance expires; and 19.4 (2) the commissioner must revoke or not renew a variance if the commissioner 19.5 determines that the requirements under subpart 2 are not being met. 19.6 B. The commissioner must notify the applicant or certificate holder through the 19.7 DOC Portal within 60 days of the commissioner's determination. 19.8 C. The commissioner's determination is final and not subject to appeal under 19.9 Minnesota Statutes, chapter 14. 19.10 2955.0080 STAFFING REQUIREMENTS. 19.11 Subpart 1. Highest More stringent requirement prevails. If the staffing requirements 19.12 of this part conflict with the staffing requirements of applicable rules governing a treatment 19.13 19.14 program's licensure or accreditation, the highest staffing requirement is the prevailing requirement more stringent staffing requirement prevails. 19.15 Subp. 1a. Staff qualifications; generally. All program staff must meet their respective 19.16 qualifications under part 2955.0090. 19.17 Subp. 2. Administrative director required. The A treatment program must employ 19.18 or have under contract with an administrative director who meets the requirements under 19.19 part 2955.0090, subpart 2. 19.20 Subp. 3. Responsible staff person Administrative director; designee. Where 19.21 appropriate, When an administrative director is unavailable or not in the facility, the 19.22 administrative director must, during all hours of operation, designate a staff member who 19.23 19.24 is present in the program as facility to be responsible for the program.

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20.1	Subp. 4. Clinical supervisor required; duti	es.			
20.2	A. The A treatment program must emplo	y or <del>have under</del> cor	ntract a with at least		
20.3	one clinical supervisor who meets the requirement	s under part 2955.00	<del>)90, subpart 3</del> .		
20.4	B. For each client in the program, a clini	eal supervisor must	provide at least two		
20.5	hours per month of clinical supervisory service. A	clinical supervisor	may not supervise		
20.6	more than eight counselors.				
20.7	C. The A clinical supervisor must establi	sh develop and foll	ow a written policy		
20.8	and procedure on staff evaluation and supervision	procedure that:			
20.9	(1) identifies the performance and <del>cor</del>	npetence qualification	ons of each <del>treatment</del>		
20.10	staff person counselor; and				
20.11	1 (2) ensures that each staff person rec	<del>eived</del> counselor rec	eives the guidance		
20.12	and support needed to provide treatment clinical services in the areas in which the person				
20.13	member practices.				
20.14	4 <u>D.</u> At least four hours per month A clinic	al supervisor must	be devoted to the		
20.15	5 clinical supervision of each staff person providing	treatment services.	Clinical supervision		
20.16	6 of staff may be provided:				
20.17	7 (1) provide and document clinical su	pervision to counse	elors, either in		
20.18	8 individual or group sessions-; and				
20.19	9 (2) provide clinical supervision to ea	ch counselor under	this item at least two		
20.20	hours per month unless the clinical supervisor dete	rmines that less clir	nical supervision is		
20.21	needed and documents in the counselor's personne	l file why less clinic	al supervision was		
20.22	2 provided.				
20.23	$\underline{E}$ . The clinical supervisor must document	all <u>hours of</u> clinical <del>s</del>	supervisory activities		
20.24	4 in the appropriate location supervision.				

21.1	Subp. 5. Sex offender Treatment staff required. The A treatment program must
21.2	employ or have under contract with treatment staff who are responsible for and qualified
21.3	to deliver sex offender treatment services in the program. These sex offender Treatment
21.4	staff must include: the clinical supervisor who meets the qualifications in part 2955.0090,
21.5	subpart 3; the sex offender therapist who meets the qualifications in part 2955.0090, subpart
21.6	4; and the sex offender counselor who meets the qualifications in part 2955.0090, subpart
21.7	$\frac{1}{2}$ a clinical supervisor and a counselor.
21.8	Subp. 6. One person occupying more than one position. One person
21.9	A. A staff member may be simultaneously employed as the an administrative
21.10	director, clinical supervisor, or sex offender therapist or counselor if the individual the staff
21.11	member meets the qualifications for those the positions that they are simultaneously employed
21.12	<u>in</u> .
21.13	B. If a sex offender therapist is simultaneously an administrative director or clinical
21.14	supervisor, that individual is considered less than a full-time equivalent sex offender therapist
21.15	as a proportion of the work hours performed in the other positions. A counselor may be
21.16	simultaneously employed as an administrative director or a clinical supervisor, but the time
21.17	that the counselor works in the other position is subtracted from the counselor's time
21.18	providing treatment and must be documented and adjusted as needed to comply with this
21.19	part.
21.20	Subp. 7. Ratio of sex offender treatment staff to clients.
21.21	A. The As prescribed under the program's staffing plan, a treatment program must
21.22	have sufficient sex offender treatment staff to provide the required program services,
21.23	implement individual treatment plans, and maintain the safety and security of the program
21.24	adjunctive and clinical services.

22.1	$\underline{B}$ . The number of work hours performed by the sex offender treatment staff may
22.2	be averaged weekly and combined in different ways, depending on program needs, to achieve
22.3	A treatment program must maintain a minimum ratio of one full-time equivalent position
22.4	for each providing clinical services to ten clients in the primary phases of treatment and one
22.5	full-time equivalent position for each 20 clients in the transition and reentry phases of
22.6	treatment.
22.7	C. A treatment program may exceed the ratio under item B if:
22.8	(1) the ratio includes clients in aftercare or clients preparing for community $(1)$
22.9	reentry; and
22.10	(2) the administrative director documents why the ratio is being exceeded.
22.11	Subp. 8. Staffing plan.
22.12	A. The program An administrative director must develop and implement follow
22.13	a <u>written</u> staffing plan that identifies the assignments of <del>program, security, and sex offender</del>
22.14	treatment staff so that the staff level is adequate each staff position needed to provide
22.15	adjunctive and clinical services and needed to implement the programming and maintain
22.16	the program's safety and security of the program.
22.17	B. The administrative director and clinical supervisor must review the staffing
22.18	plan at least annually and document the review. In consultation with the clinical supervisor,
22.19	the administrative director must revise the staffing plan as needed to:
22.20	(1) ensure that adjunctive and clinical services are provided to clients; and
22.21	(2) maintain the treatment program's safety and security.
22.22	Subp. 9. Staff Orientation, development, and training for program staff.
22.23	A. The A treatment program must have develop and follow a written staff
22.24	orientation, development, and training plan for each sex offender treatment program staff

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person member. The program shall require that each sex offender treatment staff person 23.1 complete the amount of course work or training specified in this part. The training plan 23.2 23.3 must be developed within 90 days of a staff member's employment and must be reviewed and, if necessary, revised at least annually. The education training must augment job-related 23.4 knowledge, understanding, and skills to update or enhance improve the treatment staff's 23.5 staff member's ability to deliver clinical services for the treatment of sexually offending 23.6 behavior perform their job duties and must be documented in the staff person's member's 23.7 orientation, development, and training plan. The training plan and any revisions must be 23.8 documented and placed in the staff person's personnel file. 23.9

- A. B. A staff Within two years of their employment date and every two years
  thereafter, an unlicensed treatment staff member who works an average of half time or more
  in a year must complete at least 40 hours per biennium of course work or training.
- B. C. A staff Within two years of their employment date and every two years
  thereafter, an unlicensed treatment staff member who works an average of less than half
  time in a year shall must complete at least 26 hours per biennium of course work or training.

Subp. 10. Examiners Examiner conducting psychophysiological assessments of
deception assessment. A treatment program that uses psychophysiological assessments
of a deception as part of its services assessment must employ or contract with an examiner
to conduct the procedure who meets the requirements under part 2955.0090, subpart 6.

- Subp. 11. Examiners Examiner conducting psychophysiological assessments of
  sexual interest and response assessment. A treatment program that uses
  psychophysiological assessments of a sexual interest and response assessment as part of its
  services must employ or contract with an examiner to conduct the procedure who meets the
- requirements under part 2955.0090, subpart 7.

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24.1	2955.0085 TRAINING.			
24.2	The following activities qualify as training under this chapter:			
24.3	A. attending conferences, world	kshops, or seminars r	elated to a staff mem	ıber's job
24.4	duties;			
24.5	B. attending online or in-person training related to a staff member's job duties;			
24.6	C. observing another staff men	nber performing that	staff member's job du	ties; and
24.7	D. for a clinical supervisor and	l counselor: research	, teaching, clinical ca	ise
24.8	management, program development, adu	ninistration or evalua	ation, staff consultati	on, peer
24.9	review, record keeping, report writing, c	lient care conference	s, and any other duty	related
24.10	to maintaining the clinical supervisor's or counselor's licensure or certification.			
24.11	2955.0090 STAFF QUALIFICATIONS AND DOCUMENTATION.			
24.12	Subpart 1. Qualifications for all en	<del>nployees<u></u> staff</del> worki	ng directly with clie	ents. <del>All</del>
24.13	persons A program staff member working	ng directly with client	ts must <del>meet the folk</del>	owing
24.14	requirements:			
24.15	A. meet the rule requirements	of the applicable resid	lential or correctiona	ul facility
24.16	license or accreditation be at least 21 years	ars of age; and		
24.17	B. be at least 21 years of age m	neet the qualification	requirements of the t	reatment
24.18	program's license.			
24.19	Subp. 2. Qualifications for Admin	nistrative director <u>; c</u>	<b>ualifications.</b> In ad	ldition to
24.20	the requirements in under subpart 1, an a	administrative directo	or must <del>meet the crite</del>	<del>eria in</del>
24.21	items A to C.:			
24.22	A. An administrative director	must have the follow	ing educational expe	rience:
24.23	(1) hold a postgraduate de	gree in the behaviora	al sciences or a field	relevant
24.24	to administering a sex offender treatment	t program from an ac	credited college or ur	niversity,

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25.1	with at least two years of work experience providing services in a correctional or human				
25.2	services program. Alternately, an administrative director must; or				
25.3	(2) have a bachelor's degree in the behavioral sciences or field relevant to				
25.4	administering a sex offender treatment program from an accredited college or university,				
25.5	with a minimum of at least four years of work experience in providing services in a				
25.6	correctional or human services program-:				
25.7	B. An administrative director must have 2,000 hours of experience in the				
25.8	administration or supervision of a correctional or human services program.				
25.9	C.B. An administrative director must have 40 hours of training in topics relating				
25.10	to the management and treatment of sex offenders managing and treating problematic sexua	al			
25.11	behaviors, mental health, and human sexuality-; and				
25.12	C. complete the training under this subpart within 18 months of the director's				
25.13	hiring date.				
25.14	Subp. 3. Qualifications for Clinical supervisor; qualifications.				
25.15	A. In addition to the requirements in under subpart 1, a clinical supervisor mus	t			
25.16	meet the criteria in items A to C.:				
25.17	A. $(1)$ A clinical supervisor must be licensed as a psychologist under Minnesot	ta			
25.18	Statutes, section 148.907; an independent clinical social worker under Minnesota Statutes	<del>s,</del>			
25.19	section 148E.055; a marriage and family therapist under Minnesota Statutes, sections				
25.20	148B.29 to 148B.39; a physician under Minnesota Statutes, section 147.02, and certified	:			
25.21	by the American Board of Psychiatry and Neurology or eligible for board certification in	t			
25.22	psychiatry; or a registered nurse under Minnesota Statutes, sections 148.171 to 148.285,				
25.23	and certified as a clinical specialist in juvenile psychiatric and mental health nursing by th	ю			
25.24	American Nurses Association. be qualified according to Minnesota Statutes, section 2451.04	4,			
25.25	subdivision 2;				

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26.1	$\frac{\mathbf{B}}{\mathbf{B}} (2)  \mathbf{A} \text{ elinical supervisor must} have experience and protection of the second protection of the se$	ficiency in the following				
26.2	2 areas:	areas:				
26.3	3 (1) (a) at least 4,000 hours of full-time supervised exp	perience in the provision				
26.4	<sup>4</sup> of <u>providing</u> individual and group psychotherapy to individuals in	at least one of the				
26.5	5 following professional settings:					
26.6	6 <u>i.</u> corrections <del>,</del> ;					
26.7	7 <u>ii.</u> chemical dependency, substance use dise	order treatment;				
26.8	8 <u>iii.</u> mental health <del>;</del>					
26.9	9 <u>iv.</u> developmental disabilities;					
26.10	10 $\underline{v}$ . social work; or	<u>v.</u> social work <del>,</del> ; or				
26.11	$\underline{vi.}$ victim services;	vi. victim services;				
26.12	(2) (b) 2,000 hours of supervised experience in the	(2) (b) 2,000 hours of supervised experience in the provision of providing				
26.13	direct therapy services to sex offenders;					
26.14	14 (3) (c) sex offender assessment assessing individual	s who have committed				
26.15	15 sexually abusive behavior; and	sexually abusive behavior; and				
26.16	16 (4) (d) clinical case management, including treatme	nt planning, <del>general</del>				
26.17	knowledge of social services and appropriate referrals, and record	keeping <del>,;</del> mandatory				
26.18	reporting requirements; and, if applicable, confidentiality rules and	d regulations that apply				
26.19	19 to juvenile sex offender clients-; and					
26.20	20 C. (3) a clinical supervisor must have training in the foll	owing core areas or				
26.21	21 subjects:					
26.22	22 (a) eight hours in managing a planned therapeut	tic environment;				
26.23	(1) (b) 30 hours in child or adolescent human devel	opment;				

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27.1	(2) (c) 12 hours in clinical supervision;				
27.2	(3) (d) 16 hours in the treatment of applying cognitive distortions, thinking				
27.3	errors, and criminal thinking behavioral therapies;				
27.4	(4) 16 hours in behavioral therapies for sex offenders;				
27.5	(5) (e) 16 hours in relapse prevention applying both risk, need, and				
27.6	responsivity principles and protective factors to treatment planning and community				
27.7	reintegration;				
27.8	(6) (f) $16 \text{ eight}$ hours in human sexuality;				
27.9	(7) (g) 16 hours in family systems;				
27.10	(8) (h) 12 hours in crisis intervention;				
27.11	(9) (i) $12 \text{ eight}$ hours in the policies and procedures of the Minnesota criminal				
27.12	justice system; and				
27.13	(10) (j) 12 hours in substance abuse use disorder treatment.				
27.14	Persons who do not have the training required in this part shall have one year from				
27.15	their date of hire to complete the training.				
27.16	B. The training under item A must be completed within 18 months after the clinical				
27.17	supervisor's hiring date.				
27.18	Subp. 4. [See repealer.]				
27.19	Subp. 5. Qualifications for sex offender Counselor; qualifications.				
27.20	A. In addition to the requirements in under subpart 1, a sex offender counselor				
27.21	must meet the criteria in items A to C.:				

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28.1	A. (1) A sex offender couns	<del>elor must</del> hold a po	stgraduate degree or ba	achelor's	
28.2	degree in one of the behavioral sciences or a related fields field from an accredited college				
28.3	or university <del>.</del> ;				
28.4	B. (2) A sex offender couns	<del>elor<u>if</u> holding a ba</del>	chelor's degree <del>must<u>,</u> h</del>	ave	
28.5	experience and proficiency in one of the	ne following areas:			
28.6	(1) (a) 1,000 hours of e	xperience <del>in the pro</del>	<del>ovision of providing</del> di	rect	
28.7	counseling or <u>clinical</u> case management	nt services to client	s in one of the followin	ıg	
28.8	professional settings:				
28.9	<u>i.</u> corrections <del>,</del> ;				
28.10	<u>ii.</u> chemical de	<del>pendency,</del> substanc	e use disorder treatmer	<u>nt;</u>	
28.11	<u>iii.</u> mental heal	th <del>,</del> :			
28.12	iv. developmer	ntal disabilities <del>;</del>			
28.13	<u>v.</u> social work <del>,</del>	<u>;</u> or			
28.14	<u>vi.</u> victim servi	ices;			
28.15	(2) (b) 500 hours of exp	erience <del>in the provis</del>	<del>ion of</del> providing direct c	ounseling	
28.16	or <u>clinical</u> case management services to	sex offenders or o	ther involuntary clients	who have	
28.17	committed sexually abusive behavior;	or			
28.18	(3) (c) 2,000 hours of e	xperience in a secu	red correctional or com	nmunity	
28.19	corrections environment-; and				
28.20	C. (3) A sex offender couns	elor holding either	<del>degree must</del> have train	ing in the	
28.21	following core areas or subjects:				
28.22	(a) eight hours in m	anaging a planned	therapeutic environme	<u>nt;</u>	
28.23	(1) (b) 30 hours in <del>child</del>	<del>l or adolescent</del> hun	nan development;		

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29.1	(2) (c) 12 hours in the treatment of applying cognitive distortions, thinking			
29.2	errors, and criminal thinking behavioral therapies;			
29.3	(3) eight hours in behavioral therapies for sex offenders;			
29.4	(4) (d) eight hours in relapse prevention applying both risk, need, and			
29.5	responsivity principles and protective factors to treatment planning and community			
29.6	reintegration;			
29.7	(5) (e) eight hours in human sexuality;			
29.8	(6) (f) eight hours in family systems;			
29.9	(7) (g) four hours in crisis intervention;			
29.10	(8) (h) four hours in the policies and procedures of the Minnesota criminal			
29.11	justice system; and			
29.12	(9) (i) four hours in substance abuse use disorder treatment.			
29.13	Persons who do not have the training required in this part shall have one year from			
29.14	their date of hire to complete the training.			
29.15	B. A counselor must complete the training under item A within 18 months after			
29.16	the counselor's hiring date.			
29.17	Subp. 6. Qualifications for examiners Examiner conducting psychophysiological			
29.18	assessments of deception assessment; qualifications. The An examiner conducting			
29.19	psychophysiological assessments of a deception assessment must:			
29.20	A. be a full or associate member in good standing of the American Polygraph			
29.21	Association and the Minnesota Polygraph Association; and			

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30.1	B. have 40 hours of training in	n the <del>elinical use o</del>	f this procedure in the	<del>assessment,</del>
30.2	treatment, and supervision of sex offend	<del>ders</del> Model Policy	for Post-Conviction S	ex Offender
30.3	Testing.			
30.4	Subp. 7. Qualifications for exam	<del>iners<u> Examiner</u></del>	conducting <del>psychopl</del>	<del>iysiological</del>
30.5	assessments of sexual interest and re	sponse <u>assessme</u> l	nt; qualifications.	
30.6	A. The <u>A</u> clinical level exami	iner conducting <del>ps</del>	ychophysiological ass	essments of
30.7	a sexual interest and response assessme	ent must:		
30.8	(1) be licensed as one of	the following:		
30.9	(a) a <del>doctor of medi</del>	i <del>cine</del> physician lic	ensed under Minnesot	a Statutes,
30.10	section 147.02, chapter 147;			
30.11	(b) a psychologist li	icensed under Mir	nnesota Statutes, <del>sectio</del>	<del>on 148.907,</del>
30.12	sections 148.88 to 148.98; or			
30.13	(c) a social worker	licensed under Mi	nnesota Statutes, <del>secti</del>	on 148B.21
30.14	sections 148E.050, subdivision 5, and	<u>148E.115</u> ;		
30.15	(2) have 40 hours of cert	t <u>ified</u> training in th	ne clinical use of <del>this p</del>	<del>rocedure in</del>
30.16	the assessment and treatment of sex of	fenders the procee	lure being used for sex	<u>kual interest</u>
30.17	and response assessments; and			
30.18	(3) have conducted five a	assessments under	the direct supervision	of a clinical
30.19	level examiner who was present throug	gh the entire <del>proce</del>	<del>dure</del> assessment.	
30.20	Persons who meet the qualification	ns in subitem (1) a	and have been conduc	ting
30.21	psychophysiological assessments of se	xual response for	three years or more or	<del>1 April 26,</del>
30.22	1999, are exempt from the qualification	ns specified in sul	vitems (2) and (3).	
30.23	B. The <u>A</u> technical level example	miner conducting	psychophysiological a	assessments
30.24	of a sexual interest and response assess	sment must:		

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31.1	(1) be under the direct sup	ervision of a cl	inical level examiner;	
31.2	(2) have eight hours of trai	ning in the clir	nical use of <del>this procedu</del>	ure in the
31.3	assessment, treatment, and supervision of	sex offenders	the procedure being use	ed in sexual
31.4	interest and response assessments; and			
31.5	(3) have conducted five ass	sessments unde	r the direct supervision	of a clinical
31.6	level examiner who was present through	the entire <del>proc</del>	edure assessment.	
31.7	Subp. 7a. Qualifications for direct	service staff.		
31.8	A. Direct service staff must have	ve at least 16 he	ours of initial training a	ind annual
31.9	training every year thereafter in at least the	ne following co	ore areas or subjects:	
31.10	(1) managing the planned	therapeutic env	ironment;	
31.11	(2) human sexuality and h	uman developn	nent;	
31.12	(3) the treatment program's	s basic treatme	nt protocol; and	
31.13	(4) crisis management.			
31.14	B. Direct service staff must cor	nplete the initia	al training before havin	g direct
31.15	contact with a client.			
31.16	Subp. 8. Documentation of Docum	<u>ienting</u> qualifi	cations.	
31.17	A. The department shall accept	the following a	as adequate documentat	tion that the
31.18	staff described in subparts 2 to 7 have the	required qualif	ications A treatment pro	ogram must
31.19	document the following for each program	n staff member	:	
31.20	(1) copies a copy of requir	ed professional	licenses and other rele	<del>:vant</del>
31.21	certificates and memberships qualification	ns required for	compliance with this c	<u>hapter</u> ; and
31.22	(2) copies a copy of officia	al transcripts, a	ttendance certificates, s	yllabi, or
31.23	other eredible evidence documenting suc	<del>cessful</del> comple	tion of required trainin	g.

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32.1	B. All qualification docum	nentation must be mai	intained by the treatm	<u>ient program</u>
32.2	in the employee's personnel file or e	other appropriate pers	<del>onnel record</del> .	
32.3	Subp. 9. [See repealer.]			
32.4 32.5	2955.0100 STANDARDS FOR <del>SI</del> AND ASSESSMENT.	<del>EX OFFENDER <u>CI</u></del>	LIENT ADMISSION	N <u>, INTAKE,</u>
32.6	Subpart 1. Admission procedu	ure and new client in	ntake assessment re	quired.
32.7	<u>A.</u> <u>A treatment program's</u>	clinical supervisor m	ust develop and follo	<u>w</u> a written
32.8	admission procedure must be establi	<del>shed</del> that includes <del>the</del>	edetermination of det	ermining the
32.9	appropriateness of the a client for th	e program by review	ring:	
32.10	(1) the client's condition	ion and need for treat	tment <del>,</del> ;	
32.11	(2) the treatment adju	nctive and clinical se	ervices offered by the	program <del>,</del> ;
32.12	and			
32.13	(3) other available res	sources documents in	the client's file relation	ing to the
32.14	client's treatment history, reason for	treatment, and other	clinically assessed n	eeds.
32.15	B. This The admission proc	cedure must be coordi	nated with the <del>externa</del>	<del>l,</del> nonclinical
32.16	correctional facility conditions requir	ed by the legal, correc	ctional, and administra	ative systems
32.17	within which the program operates.			
32.18	C. A clinical supervisor m	ust develop and follo	<u>ow an intake assessm</u>	ent <del>process</del>
32.19	must also be established procedure t	hat determines the <u>a</u>	client's functioning a	nd treatment
32.20	needs. All elients admitted to a resid	ential juvenile sex of	fender treatment prog	<del>;ram</del> A client
32.21	must have a written intake assessme	ent completed within	the first 30 business	days <u>:</u>
32.22	(1) of admission to the	e program <del>.</del> ; or		
32.23	(2) after the client has	s transitioned from pr	cetreatment.	

04/28/25 REVISOR KLL/AD RD4447 Subp. 2. Intake assessments conducted by qualified staff. 33.1 A. The A clinical supervisor must direct qualified treatment staff to gather the 33.2 requisite information under subpart 1 during the intake assessment process and any 33.3 subsequent reassessments under subpart 4. The staff members who conduct the intake 33.4 assessment must be trained and experienced in the administration and interpretation of sex 33.5 offender administrating and interpreting assessments in accordance with their license or be 33.6 33.7 supervised by a clinical supervisor. B. A treatment program may contract with an outside entity to conduct an intake 33.8 assessment if the entity is qualified under this part. 33.9 33.10 Subp. 3. Intake 30-day assessment appropriate to treatment program's basic treatment protocol of program. A treatment program may adapt the parameters specified 33.11 in under subparts 6 to 8 to conduct assessments that are appropriate to the program's basic 33.12 treatment protocol. The rationale for the particular adaptation must be provided in the 33.13 program policy and procedures manual as specified under part 2955.0140, subpart 1, item 33.14 E. 33.15 33.16 Subp. 4. Reassessment. At the discretion of the A clinical supervisor or treatment team, a full or partial reassessment may be conducted staff member may reassess a client 33.17 to assist in decisions regarding on the client's: 33.18 A. progress in treatment; 33.19 B. movement within the structure of the program; 33.20 C. receipt or loss of privileges;; and 33.21 D. discharge from the program. 33.22

04/28/25 REVISOR KLL/AD RD4447 Subp. 5. Cultural sensitivity. Assessments An assessment must take into consideration 34.1 the effects of cultural context, ethnicity, race, social class, and geographic location on the 34.2 client's personality, identity, and behavior of the client. 34.3 Subp. 6. Sources of assessment data. Sources of assessment data may include: 34.4 A. collateral information, such as police reports, victim statements, child protection 34.5 information, presentence sex offender assessments, presentence and investigations, and 34.6 delinquent and criminal history; 34.7 B. psychological and psychiatric test information; 34.8 34.9 C. sex offender-specific client-specific test information, including psychophysiological measurement of deception and sexual interest and response; 34.10 34.11 [For text of items D to H, see Minnesota Rules] 34.12 Subp. 7. Dimensions included in assessment. The An assessment must include, but is not limited to, baseline the following information about the following dimensions, as 34.13 appropriate applicable to the client: 34.14 A. a description of the client's conviction or adjudication offense, noting: 34.15 (1) the facts of the criminal complaint, or delinquent act; 34.16 (2) the client's description of the offense; 34.17 (3) any discrepancies between the client's and the official's or victim's 34.18 description of the offense;; and 34.19 (4) the assessor's conclusion about the reasons for any discrepancies in the 34.20 information; 34.21 [For text of items B to D, see Minnesota Rules] 34.22 E. the client's personal history that includes such areas as: 34.23

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35.1	[For text of subite	ms (1) and (2), see M	[innesota Rules]	
35.2	(3) nature of peer relation	ations;		
35.3	(4) play and leisure in	nterests;		
35.4	$\frac{(3)}{(5)}$ medical histor	·y;		
35.5	(4)(6) educational hi	story;		
35.6	(5)(7) chemical abus	e substance use histo	ry;	
35.7	(6) (8) employment a	and vocational history	r; and	
35.8	(7) (9) military histor	·V;		
35.9		ms F and G, see Mini	nesota Rules]	
35.10	H. personal mental health			s.
35.11	-			
		ems (1) to (5), see Mi		
35.12	(6) learning disability	or attention deficit (	<del>lisorder;</del>	
35.13	(7) (6) posttraumatic	stress behaviors, inclu	iding any dissociative	process that
35.14	may be operative;			
35.15	(8)(7) organicity and	l neuropsychological	factors; and	
35.16	(9) (8) assessment of	vulnerability;		
35.17	[For text o	f item I, see Minneso	ta Rules]	
35.18	J. identification of identif	ying factors that may	inhibit as well as con	tribute to <del>the</del>
35.19	commission of engaging in offensive	behavior that may co	nstitute <del>significant asp</del>	<del>ects</del> patterns
35.20	of the client's offense cycle risk and	protective factors an	d <del>their the factors'</del> cu	rrent level of
35.21	influence on the client.			

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36.1	Subp. 8. Administration of Admin	<u>istering</u> psychol	ogical testin <u>g, mea</u> s	sures of risk	
36.2	and protective factors, and assessment	s of adaptive be	havior.		
36.3	<u>A.</u> Where possible If applicable	e to the client, psy	chological tests <u>, mea</u>	usures of risk	
36.4	and protective factors, and assessments of	and protective factors, and assessments of adaptive behavior, adaptive skills, and			
36.5	developmental functioning used in sex offender intake assessments must be standardized				
36.6	and normed for the given population test	ed.			
36.7	<u>B.</u> The Test results of the tests r	nust be interprete	d by a <del>qualified pers</del>	<del>on</del> treatment	
36.8	staff member who is trained and experienced in the interpretation of interpreting the tests,				
36.9	measures, and assessments. The results may not be used as the only or the major source of				
36.10	the risk assessment.				
36.11	Subp. 9. Assessment conclusions a	nd recommenda	ations.		
36.12	A. The conclusions and recomm	nendations of the	intake assessment m	ust be based	
36.13	on the information obtained during the as	sessment. <del>The</del> A	clinical supervisor n	nust <del>convene</del>	
36.14	a treatment team meeting meet with treat	ment staff to rev	ew the findings and	develop the	
36.15	assessment conclusions and recommendation	ations.			
36.16	B. The interpretations, conclus	ions, and recomn	nendations described	l in the	
36.17	assessment report must show considerati	<del>on of consider</del> th	e:		
36.18	(1) strengths and limitation	ns of the procedu	res used in the asses	sment;	
36.19	(2) strengths and limitation	ns of self-reported	d information and de	emonstration	
36.20	of reasonable efforts to verify informatio	n provided by the	e client; and		
36.21	(3) client's legal status and	the relevant crim	i <del>nal and</del> any legal co	nsiderations.	
36.22	C. The interpretations, conclus	ions, and recomn	nendations described	1 in the	
36.23	assessment report must:				
36.24	(1) be impartial and provid	le an objective ar	nd accurate base of c	lata;	

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37.1	(2) note any issues or quest	tions that exceed th	e level of knowledge	e in the
37.2	field or the <u>assessor's</u> expertise <del>of the asse</del>	<del>essor</del> ; and		
37.3	(3) address the issues neces	ssary <del>for appropria</del>	te decision making re	egarding
37.4	to make decisions on treatment and reoffe	ense risk factors.		
37.5	Subp. 10. Assessment report. The a	ssessment report m	ust be based on the co	nclusions
37.6	and recommendations of the treatment tea	<del>am</del> review <u>under su</u>	<u>ıbpart 9</u> . One <del>qualific</del>	ed sex
37.7	<del>offender</del> treatment staff <del>person who is als</del>	<del>o a team</del> member n	nust <del>be responsible f</del>	<del>or the</del>
37.8	integration and completion of complete the	ne written report, w	hich <del>is</del> must be signe	ed and
37.9	dated and placed in the client's file. The r	eport must include	at least the following	g areas:
37.10	A. a summary of diagnostic and	l typological impre	ssions of the client;	
37.11	B. an initial assessment of the fa	actors that both pro	tect and place the clie	ent at risk
37.12	for unsuccessful completion of the treatm	ent program and se	exual reoffense;	
37.13	C. a conclusion about the client	's amenability to tr	eatment; and	
37.14	D. a conclusion regarding on th	e appropriateness o	of the client for place	ment in
37.15	the program as follows:			
37.16	(1) if residential sex offend	er treatment is dete	rmined to be inappro-	priate the
37.17	program cannot meet the client's treatment	<u>needs</u> , a recommend	lation for alternative p	olacement
37.18	or treatment is provided; or			
37.19	(2) if the assessment determ	nines that the client	is appropriate for the	program,
37.20	the report must present:			
37.21	(a) an outline of the cl	ient's <del>sex offender</del>	treatment needs <del>and t</del>	the
37.22	treatment goals and strategies to address t	<del>hose needs</del> ;		

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38.1	(b) recommendations, as appropriate, for the client's	s needs for <u>adjunctive</u>
38.2	services in adjunctive areas such as health, chemical dependency sub	stance use disorder
38.3	<u>treatment</u> , education, vocational skills, recreation, and leisure activities	es;
38.4	[For text of units (c) and (d), see Minnesota Rules	<u>51</u>
38.5	5 Subp. 11. Client review and input.	
38.6	$\underline{A}$ . A client must have the opportunity to review the assessment	nent report under
38.7	subpart 10 and discuss it with a treatment staff member and, if needed	d, to verify or correct
38.8	8 information in the report. Nothing under this item allows the staff me	mber to override the
38.9	conclusions and recommendations of the review under subpart 9.	
38.10	$\underline{B}$ If the report is amended, the amended report must be sig	ned and dated by the
38.11	client and the staff member.	
38.12	12 <b>2955.0105 PRETREATMENT.</b>	
38.13	13 Subpart 1. Definition. For purposes of this part, "full-time treatment	nent" refers to clients
38.14	14 <u>not in pretreatment.</u>	
38.15	15 Subp. 2. Policy and procedure required. A treatment program	in a state correctional
38.16	16 <u>facility may use a pretreatment phase. If a treatment program uses a p</u>	pretreatment phase, a
38.17	clinical supervisor must develop and follow a written policy and proce	dure on pretreatment.
38.18	18 Subp. 3. Pretreatment services. The policy and procedure under	er subpart 2 must state
38.19	19 at least the following:	
38.20	$\underline{A.}  how \ treatment \ staff \ will \ determine \ a \ client's \ need \ for \ preserved$	etreatment;
38.21	$\underline{B}. \underline{b} \text{ the pretreatment services that will be provided; and}$	
38.22	$\underline{C}.  \underline{how \ treatment \ staff \ will \ assess \ for \ a \ client's \ pretreatment}$	t needs.

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39.1	Subp. 4. Pretreatment standards.	The policy and proc	edure under subpart	2 must
39.2	describe how the treatment program wil	<u>l:</u>		
39.3	<u>A.</u> manage the program's pretr	eatment clients, inclu	uding in relation to cl	ients in
39.4	full-time treatment;			
39.5	B. minimize the time that clien	nts spend in pretreatn	nent; and	
39.6	$\underline{C}$ . plan for clients to transition	to full-time treatmen	<u>nt.</u>	
39.7	Subp. 5. Client expectations; rem	oving from pretreat	ment.	
39.8	A. A pretreatment client must			
39.9	(1) follow facility rules an	nd the rules of the clie	ent's living unit;	
39.10	(2) when held, attend wee	kly community meet	ings; and	
39.11	(3) when held, attend a w	eekly programming g	group with other pret	reatment
39.12	clients.			
39.13	B. A clinical supervisor may r	emove a client from	pretreatment if the cl	ient:
39.14	(1) does not follow facilit	y rules or the rules of	f the client's living ur	nit <u>;</u>
39.15	(2) is disrupting the ability	y of clients to receive	pretreatment or treat	ment; or
39.16	(3) presents a safety risk t	to other clients or pro	gram staff.	
39.17	C. A clinical supervisor or cou	nselor must documen	nt if a client has been a	removed
39.18	under item B and the reason for removal	<u>l.</u>		
39.19	Subp. 6. Transitioning from pret	reatment to full-time	e treatment.	
39.20	A. A client must transition to	full-time treatment:		
39.21	(1) if the client has an asse	ssed and documented	need for sex-offense	-specific
39.22	treatment; and			

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40.1	(2) after treatment staff have determined that the client can transition to
40.2	full-time treatment.
40.3	B. A transition to full-time treatment is subject to:
40.4	(1) facility security conditions; and
40.5	(2) the treatment program's ability to provide the client with full-time
40.6	treatment.
40.7	Subp. 7. Documentation. In addition to the documentation requirements under this
40.8	part, treatment staff must document the following information in a client's file:
40.9	A. the amount and frequency of pretreatment received;
40.10	B. the type of pretreatment services received;
40.11	$\underline{C}$ . when a client transitioned to full-time treatment; and
40.12	D. any other related documentation on a client's progress in pretreatment.
40.13	2955.0110 STANDARDS FOR INDIVIDUAL TREATMENT PLANS.
40.14	Subpart 1. Initial Individual treatment plan.
40.15	A. A written individual treatment plan for each client must be completed within
40.16	30 <u>business</u> days:
40.17	(1) of the client's entrance admission into the program-; or
40.18	(2) after the client has transitioned from pretreatment.
40.19	$\underline{B}$ . The individual treatment plan and the interventions designated to achieve its
40.20	goals must be based on:

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41.1	(1) the initial treatment	recommendations of	developed in the intake	assessment
41.2	under part 2955.0100 with additional	information from t	he client and, when po	ossible, the
41.3	client's family or legal guardian-; and			
41.4	(2) any input may also	be obtained from:		
41.5	(a) the program sta	uff <del>;</del> ;		
41.6	(b) appropriate rep	resentatives from e	<del>outside</del> social service a	nd criminal
41.7	justice agencies <del>,</del> ; and			
41.8	(c) other appropria	te treatment-related	<u>d</u> resources.	
41.9	C. One qualified sex offend	<del>er treatment staff p</del>	erson licensed treatme	ent staff
41.10	member or a treatment staff member u	under the supervisi	on of a licensed treatm	nent staff
41.11	member must be responsible for the in	ntegration and com	<del>pletion of</del> complete th	e <del>written</del>
41.12	treatment plan, which is must be signed	ed and dated and pl	laced in the client's file	5.
41.13	Subp. 2. Explanation, signature	e, and copies requ	ired.	
41.14	<u>A.</u> The individual treatment	plan under subpar	t 1 must be explained t	to the client
41.15	in a language or manner that they can	understand and a c	copy provided to the cl	lient and, if
41.16	appropriate, the client's family or legal	guardian. The <u>trea</u>	<u>tment</u> program must se	ek a written
41.17	acknowledgment that the client and, it	f appropriate, the c	lient's family or legal	guardian
41.18	have, has received and understand une	derstands the indiv	<del>idual</del> treatment plan.	
41.19	<u>B.</u> The individual treatment	plan and <del>document</del>	ation related to it clinic	al summary
41.20	must be kept at maintained by the pro	gram in the client's	s case file.	
41.21	C. If a copy is requested by	a supervising agen	t, a copy of the client's	s <del>individual</del>
41.22	treatment plan must be made available	e to the supervising	g agent <del>, if requested,</del> w	hen <del>it</del> the
41.23	treatment plan is completed.			

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42.1	Subp. 3. Plan contents.	The An individual treatmen	t plan must include	e at least the
42.2	following information:			
42.3	A. the sex offender	treatment goals and specific	time-limited object	tives to be
42.4	addressed by the client;			
42.5	[For	text of item B, see Minnesoto	a Rules]	
42.6	C. the impact of:			
42.7	(1) any concur	rent psychological or psychia	atric disorders <u>, men</u>	tal health
42.8	concerns, or other clinical fac	tors that affect how a client le	earns and understan	ds treatment;
42.9	and			
42.10	(2) the impact	of the disorders, concerns, or	factors on the clier	nt's ability to
42.11	participate in treatment and to	o achieve treatment goals and	l objectives;	
42.12	D. other problem tr	reatment areas to be resolved	addressed by the cl	lient;
42.13	E. a list of the servi	ces required by the client, and	l the entity who that	<u>t</u> will provide
42.14	the required services; and			
42.15	F. the estimated len	gth of time the client will be	in the program; and	đ
42.16	G. <u>F.</u> provisions for	the protection of protecting	victims and potenti	al victims, as
42.17	appropriate.			
42.18 42.19	2955.0120 STANDARDS F IN TREATMENT.	FOR <del>REVIEW OF</del> <u>REVIEV</u>	<u>WING</u> CLIENT P	ROGRESS
42.20	Subpart 1. Responsibili	ty and documentation Wee	kly progress notes	. At least
42.21	weekly, <del>progress notes must l</del>	be entered in client files indic	cating the types and	amounts of
42.22	services each client has receiv	ved and whether the services	have had the desire	ed impact a
42.23	counselor must write and doc	sument progress notes that ref	flect treatment staff	observations
42.24	of client behavior related to the	he client's treatment goals and	d progress toward t	he goals.

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43.1	Subp. 1a. Quarterly review.			
43.2	<u>A.</u> At least <u>once</u> quarterly, <del>t</del>	<del>he</del> treatment <del>team sta</del>	aff must:	
43.3	(1) review and docume	nt each client's progr	ess toward achieving	individual
43.4	treatment plan objectives <del>,</del> ;			
43.5	(2) if applicable to the	client or treatment pr	ogram, approve the c	lient's
43.6	movement within the structure of the	<u>treatment</u> program <del>,</del> ;	and	
43.7	(3) review and modify	treatment plans.		
43.8	<u>B.</u> Documentation of the rev	view and a review se	ssion under subpart 2	must be
43.9	<u>placed</u> in each client's file <del>within ten c</del>	lays after the end of	within 20 business day	ys after the
43.10	review period ends.			
43.11	Subp. 2. Review session. A pro	gress review session	must involve the clie	<del>nt and, if</del>
43.12	necessary, the client's family or legal	<del>guardian, and at leas</del>	t one member of the t	reatment
43.13	team. Where appropriate, the program	must inform the clies	nt's supervising agent	and family
43.14	or legal guardian of the scheduling of	each progress review	<del>v, invite them to atten</del>	<del>d, and</del>
43.15	provide them with a written summary	of the review sessio	<del>n. The names of the p</del>	ersons
43.16	attending the review session who are	not elients must be d	ocumented in the elie	<u>nt's file. A</u>
43.17	review session with the client and at l	east one treatment st	aff member may occu	ir at any
43.18	time to review the client's progress to	ward treatment goals	<u>.</u>	
43.19	Subp. 3. Involving family or leg	gal guardian; juven	ile treatment progra	ms.
43.20	A. This subpart applies to a	treatment program t	reating only juveniles	<u>.</u>
43.21	B. For a quarterly review or	review session unde	er this part, a treatmen	<u>it staff</u>
43.22	member must:			
43.23	(1) inform the client's s	upervising agent and	l family or legal guard	lian of the
43.24	quarterly review or review session;			

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44.1	(2) invite the agent and $\frac{1}{2}$	family or legal guardi	an to attend; and	
44.2	(3) provide the agent and	d family or legal guar	dian with a written su	ummary
44.3	after the quarterly review or review see	ssion.		
44.4	C. A treatment staff member	nust not invite a client	's supervising agent a	nd family
44.5	or legal guardian if the treatment staff n	nember determines that	at inviting the agent a	nd family
44.6	or legal guardian to the quarterly revie	w or review session w	ould not help the clie	ent meet
44.7	the client's treatment goals or would po	ose a risk to the client	's health, safety, or w	elfare.
44.8	Subp. 4. Required documentatio	<b>n.</b> The names of the r	onclients attending a	quarterly
44.9	review or review session under this par	rt must be documente	d in the client's file.	
44.10	2955.0130 STANDARDS FOR DIS	CHARGE <del>SUMMAI</del>	R <del>IES</del> REPORTING	   -
44.11	Subpart 1. Written Notification.	Where When applica	able, <del>written notice m</del>	<del>iust be</del>
44.12	provided to the a client's supervising ag	gent must be notified v	vithin 24 hours of <del>a</del> th	ne client's
44.13	discharge from the treatment program.			
44.14	Subp. 2. Written summary com	pleted within <del>14<u>15</u> k</del>	ousiness days. A wri	itten
44.15	discharge summary for each client disc	harged from the prog	ram must be complete	ed within
44.16	14 15 business days of the client's disc	harge <del>from the progra</del>	<del>m, or upon request b</del>	<del>y an</del>
44.17	interested party and placed in the clien	t's file.		
44.18	Subp. 3. Summary content. The	discharge summary mu	ist include at least the	following
44.19	client information:			
44.20	[For text of items]	A and B, see Minneso	ota Rules]	
44.21	C. reasons for why the client	is being discharged f	rom the <u>treatment</u> pro	ogram;
44.22	D. if applicable to the client,	a brief summary of th	e client's current conv	viction <u>or</u>
44.23	adjudication offense and past criminal	or juvenile record;		

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45.1	E. the client's mental status health and attitude at the time of discharge when
45.2	discharged;
45.3	[For text of items F and G, see Minnesota Rules]
45.4	H. an assessment of the client's offense cycle and protective and risk factors for
45.5	sexual reoffense and other aggressive abusive behavior; and
45.6	I. the following plans and recommendations:
45.7	I. (1) a description written reference to or summary of the client's reoffense
45.8	prevention plan, including what changes in the client's reoffense potential have been
45.9	accomplished and what risk factors remain for maintaining and continuing treatment gains;
45.10	J. (2) the client's aftercare and community reentry plans; and
45.11	K. (3) any recommendations for aftercare and continuing treatment.
45.12 45.13	2955.0140 PROGRAM STANDARDS FOR RESIDENTIAL <u>CLIENT</u> TREATMENT <del>OF JUVENILE SEX OFFENDERS</del> ; POLICY AND PROCEDURE.
45.13	OF JUVENILE SEX OFFENDERS; POLICY AND PROCEDURE.
45.13 45.14	OF JUVENILE SEX OFFENDERS; POLICY AND PROCEDURE. Subpart 1. Program policy and procedures manual. Each treatment program must
45.13 45.14 45.15	OF JUVENILE SEX OFFENDERS; POLICY AND PROCEDURE. Subpart 1. Program policy and procedures manual. Each treatment program must develop and follow a written policy and procedures manual. The manual must be made
45.13 45.14 45.15 45.16	OF JUVENILE SEX OFFENDERS; POLICY AND PROCEDURE. Subpart 1. Program policy and procedures manual. Each treatment program must develop and follow a written policy and procedures manual. The manual must be made available to clients and program staff. The manual must include, but is not limited to at least
45.13 45.14 45.15 45.16 45.17	OF JUVENILE SEX OFFENDERS; POLICY AND PROCEDURE. Subpart 1. Program policy and procedures manual. Each treatment program must develop and follow a written policy and procedures manual. The manual must be made available to clients and program staff. The manual must include, but is not limited to at least the following:
45.13 45.14 45.15 45.16 45.17 45.18	OF JUVENILE SEX OFFENDERS; POLICY AND PROCEDURE. Subpart 1. Program policy and procedures manual. Each treatment program must develop and follow a written policy and procedures manual. The manual must be made available to clients and program staff. The manual must include, but is not limited to at least the following: A. the basic treatment protocol used to provide services to clients, as defined by
45.13 45.14 45.15 45.16 45.17 45.18 45.19	OF JUVENILE SEX OFFENDERS; POLICY AND PROCEDURE. Subpart 1. Program policy and procedures manual. Each treatment program must develop and follow a written policy and procedures manual. The manual must be made available to clients and program staff. The manual must include, but is not limited to at least the following: A. the basic treatment protocol used to provide services to clients, as defined by the philosophy, goals, and model of treatment employed, including the:
45.13 45.14 45.15 45.16 45.17 45.18 45.19 45.20	OF JUVENILE SEX OFFENDERS; POLICY AND PROCEDURE. Subpart 1. Program policy and procedures manual. Each treatment program must develop and follow a written policy and procedures manual. The manual must be made available to clients and program staff. The manual must include, but is not limited to at least the following: A. the basic treatment protocol used to provide services to clients, as defined by the philosophy, goals, and model of treatment employed, including the: (1) sex offender population of clients served;

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46.1	B. policies and procedures for the management of managing the planned
46.2	therapeutic milieu environment, as appropriate applicable to the program, including the
46.3	manner in which the various components of the planned therapeutic milieu environment
46.4	are structured to promote and maintain the desired behavioral and cognitive changes in the
46.5	<del>client</del> ;
46.6	C. policies and procedures for the prevention of preventing predation among
46.7	clients and the promotion promoting and maintenance of maintaining the security and safety
46.8	of clients and staff, which must address the sexual safety of clients and staff, as well as:
46.9	[For text of subitems (1) and (2), see Minnesota Rules]
46.10	(3) program rules for behavior that include a range of consequences that may
46.11	be imposed for violation of violating the program rules and due process procedures;
46.12	[For text of items D to K, see Minnesota Rules]
46.13	Subp. 2. Standards of practice for sex offender treatment programming. This
46.13 46.14	Subp. 2. Standards of practice for sex offender treatment programming. This subpart contains the minimal standards of practice for treatment programming provided in
46.14	subpart contains the minimal standards of practice for treatment programming provided in
46.14 46.15	subpart contains the minimal standards of practice for treatment <del>programming</del> provided in a <del>residential juvenile sex offender</del> treatment program. Treatment <del>programming</del> must:
46.14 46.15 46.16	subpart contains the minimal standards of practice for treatment programming provided in a residential juvenile sex offender treatment program. Treatment programming must: [For text of items A and B, see Minnesota Rules]
<ul><li>46.14</li><li>46.15</li><li>46.16</li><li>46.17</li></ul>	subpart contains the minimal standards of practice for treatment <del>programming</del> provided in a <del>residential juvenile sex offender</del> treatment program. Treatment <del>programming</del> must: <i>[For text of items A and B, see Minnesota Rules]</i> C. address <del>the</del> <u>each client's</u> individual treatment needs <del>of each client</del> ;
<ul> <li>46.14</li> <li>46.15</li> <li>46.16</li> <li>46.17</li> <li>46.18</li> </ul>	subpart contains the minimal standards of practice for treatment <del>programming</del> provided in a <del>residential juvenile sex offender</del> treatment program. Treatment <del>programming</del> must: [For text of items A and B, see <u>Minnesota Rules</u> ] C. address <del>the</del> <u>each client's</u> individual treatment needs <del>of each client</del> ; [For text of items D to I, see <u>Minnesota Rules</u> ]
<ul> <li>46.14</li> <li>46.15</li> <li>46.16</li> <li>46.17</li> <li>46.18</li> <li>46.19</li> </ul>	subpart contains the minimal standards of practice for treatment <del>programming</del> provided in a <del>residential juvenile sex offender</del> treatment program. Treatment <del>programming</del> must: [For text of items A and B, see Minnesota Rules] C. address the each client's individual treatment needs <del>of each client</del> ; [For text of items D to I, see Minnesota Rules] Subp. 3. Goals of sex offender Treatment <u>purpose</u> ; basic treatment protocol.
<ul> <li>46.14</li> <li>46.15</li> <li>46.16</li> <li>46.17</li> <li>46.18</li> <li>46.19</li> <li>46.20</li> </ul>	subpart contains the minimal standards of practice for treatment <del>programming</del> provided in a <del>residential juvenile sex offender</del> treatment program. Treatment <del>programming</del> must: [For text of items A and B, see Minnesota Rules] C. address the each client's individual treatment needs <del>of each client</del> ; [For text of items D to I, see Minnesota Rules] Subp. 3. Goals of sex offender Treatment <u>purpose</u> ; basic treatment protocol. <u>A.</u> The ultimate goal of <del>residential juvenile sex offender</del> treatment is to protect
<ul> <li>46.14</li> <li>46.15</li> <li>46.16</li> <li>46.17</li> <li>46.18</li> <li>46.19</li> <li>46.20</li> <li>46.21</li> </ul>	subpart contains the minimal standards of practice for treatment programming provided in a residential juvenile sex offender treatment program. Treatment programming must: [For text of items A and B, see Minnesota Rules] C. address the each client's individual treatment needs of each client; [For text of items D to I, see Minnesota Rules] Subp. 3. Goals of sex offender Treatment purpose; basic treatment protocol. A. The ultimate goal of residential juvenile sex offender treatment is to protect the community from sexually abusive or criminal sexual behavior by reducing the <u>a</u> client's

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B. The focus of treatment is on:
(1) the occurrence and dynamics of sexual behavior and provision of $(1)$
information, psychotherapeutic interventions, and support to clients to assist them in
developing the motivation, skills, and behaviors that promote change and internal self-control;
and
(2) the coordination of services with other agencies and providers involved
with a client to promote external control of the client's behavior.
C. The goals of sex offender treatment include, but are not limited to, at least the
outcomes in under subpart 4, items A to E. The treatment program's basic treatment protocol
of the program shall must determine the specific goals under subpart 4 that shall will be
operationalized by the program and the methods used to achieve them. The applicability of
those the goals and methods to a client shall must be determined by that client's intake
assessment, individual treatment plan, and progress in treatment. The treatment program
must be designed to allow, assist, and encourage the client to develop the motivation and
ability to achieve the goals in under subpart 4, items A to E, as appropriate.
Subp. 4. Treatment goals.
A. The <u>A</u> client must acknowledge the <u>sexually abusive or criminal sexual behavior</u>
and admit or develop an increased sense of personal culpability and responsibility for the
behavior. The treatment program must provide activities and procedures that are designed
to assist clients to:
(1) reduce their the denial or minimization of their the client's sexually abusive
or criminal sexual behavior and any blame placed on circumstantial factors;
(2) disclose their the client's history of sexually abusive and or criminal sexual
behavior and pattern of sexual response;

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48.1	(3) learn and understand the	e effects of sexual ab	use <del>upon<u>on</u> victims</del> a	and <del>their</del>
48.2	victims' families, the community, and the	client and the client	's family; and	
48.3	(4) develop and implement	t options for restituti	on and reparation to	their the
48.4	<u>client's</u> victims and the community, in a di	irect or indirect man	ner, as <del>appropriate</del> ap	plicable
48.5	to the client.			
48.6	B. The client must choose to sto	op and act to prevent	t the circumstances tl	hat lead
48.7	to sexually abusive <del>and or</del> criminal sexual l	behavior and other ab	ousive or aggressive b	ehaviors
48.8	from occurring. The program must provid	de activities and proc	cedures that are desig	gned to
48.9	assist clients to:			
48.10	(1) identify and assess the	function and role of	thinking errors, cogr	nitive
48.11	distortions, and maladaptive attitudes and	beliefs in <del>the comm</del>	ission of sexual offer	nses and
48.12	other engaging in sexually abusive or age	<del>gressive</del> criminal sex	ual behavior;	
48.13	[For text of subiten	n (2), see Minnesota	<u>Rules]</u>	
48.14	(3) identify the function and	l role of paraphilic an	d aggressive sexual <del>r</del> e	esponses
48.15	and urges interest and response, recurrent	t sexual fantasies, an	d patterns of reinford	cement
48.16	in the commission of engaging in sexuall	y abusive or crimina	<u>l</u> sexual <del>offenses</del> bel	navior;
48.17	(4) learn and use appropria	te strategies and tech	hniques to:	
48.18	(a) manage paraphilic	and aggressive sexu	al <del>responses</del> interest	and
48.19	response, urges, fantasies, and interests; a	und		
48.20	(b) maintain or enhance	ce sexual interest and	<u>l</u> response to approp	riate
48.21	partners and situations and develop and re-	einforce positive, pro	osocial sexual interes	sts;
48.22	(5) identify the function an	d role of any <del>chemic</del>	<del>eal abuse</del> substance u	ise or
48.23	other antisocial behavior in the commissi	<del>on of</del> engaging in se	xually abusive or cri	minal
48.24	sexual offenses behavior and remediate the	nose factors;		

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49.1	[For text of subiten	n (6), see Minneso	ta Rules]	
49.2	(7) when if clinically appro	opriate, understand	l and address <del>their <u>th</u></del>	e client's
49.3	own sense of victimization and its impac	t on <del>their</del> the clien	<u>t's</u> behavior;	
49.4	[For text of subitems (8	3) to (11), see Mini	nesota Rules]	
49.5	(12) build the network of p	<del>ersons</del> individuals	identified in subiten	1 (10), unit
49.6	(c), who will support the implementation	-of implementing	the reoffense prevent	ion plan
49.7	and share the plan with those persons ind	ividuals.		
49.8	C. The client must develop a po	sitive, prosocial aj	pproach to the client's	s sexuality,
49.9	sexual development, and sexual functioning, including realistic sexual expectations and			
49.10	establishment of appropriate sexual relationships. The program must provide activities and			
49.11	procedures that are designed to assist clients to:			
49.12	[For text of subitems (	1) to (3), see Minn	esota Rules]	
49.13	D. The client must develop pos	itive communicati	on and relationship s	skills. The
49.14	program must provide activities and proc	edures that are dea	signed to assist client	ts <u>to</u> :
49.15	[For text of subitems (	1) to (3), see Minn	esota Rules]	
49.16	E. The client must reenter and reintegrate into the community. The program must			
49.17	provide activities and procedures that are designed to assist clients to:			
49.18	[For text of subiten	n (1), see Minneso	ta Rules]	
49.19	(2) prepare a plan designed	l to enable the clie	nt to successfully <del>pr</del>	epare for
49.20	and make the transition into the commun	ity.		
49.21	2955.0150 STANDARDS FOR <del>DELIV</del>	V <del>ERY OF SEX C</del>	FFENDER DELIV	ERING
49.22	TREATMENT <del>SERVICES</del> .			
49.23	Subpart 1. Amount of treatment.	Each client must r	eceive the amount of	treatment
49.24	and frequency of treatment specified in the	ne client's individu	al treatment plan <u>un</u>	der part

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50.1	2955.0110. At least an average of 12	2 hours per week of s	sex offender treatment r	<del>nust be</del>
50.2	provided to each client in the primary	phases of treatment.	A variable amount of se	<del>x offender</del>
50.3	treatment, but no less than an average	<del>e of two hours per we</del>	ek, may be provided to a	each client
50.4	in the transitional and reentry phases	s of treatment.		
50.5	[For text of s	ubpart 2, see Minnes	sota Rules]	
50.6	Subp. 3. Clinical case manage	ment services. The	A treatment program mu	ıst provide
50.7	each client with <u>clinical</u> case manage	ment services. <del>These</del>	The services must be do	ocumented
50.8	in <del>client files</del> each client's file.			
50.9	Subp. 4. [See repealer.]			
50.10	Subp. 5. Size of group therapy	y and psychoeducat	ion groups.	
50.11	<u>A.</u> Group therapy sessions	must not exceed ter	clients per group.	
50.12	B. For juvenile clients, psy	choeducation group	s must not exceed a <del>sex</del>	offender
50.13	treatment staff-to-client ratio of one-	<del>-to-16</del> <u>1-to-16</u> .		
50.14	C. For adult clients, psych	oeducation groups m	nust not exceed a treatm	lent
50.15	staff-to-client ratio of 1-to-20.			
50.16	Subp. 6. [See repealer.]			
50.17	Subp. 7. Length of treatment.			
50.18	<u>A.</u> The <del>length of</del> time a clie	ent is in <del>residential se</del>	<del>x offender</del> treatment <del>sh</del>	<del>all depend</del>
50.19	upon depends on the:			
50.20	(1) treatment program	n's basic treatment pr	otocol <del>, the</del> :	
50.21	(2) client's treatment i	needs as identified in	the client's individual	treatment
50.22	plan <del>,</del> ; and <del>the</del>			
50.23	(3) client's progress in	achieving treatmen	t goals.	

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51.1	<u>B.</u> The minimum length of treatment is four months. At least two months of
51.2	treatment must be provided in the residential setting of the program, after which treatment
51.3	may be provided in a nonresidential setting operated by or arranged for by the program, as
51.4	appropriate to the client as prescribed under Minnesota Statutes, section 241.67.
51.5	Subp. 8. Where provided. A treatment program's treatment and residential services
51.6	may be provided in separate locations.
51.7 51.8	2955.0160 STANDARDS FOR <del>USE OF</del> <u>USING</u> SPECIAL ASSESSMENT AND TREATMENT PROCEDURES.
51.9	Subpart 1. Policy. A treatment program that uses special assessment and treatment
51.10	procedures must develop and follow a written policy and procedure that describes the:
51.11	A. specific procedures to be included in the policy;
51.12	B. purpose and rationale for the use of using each procedure;
51.13	C. qualifications of staff who implement the procedure;
51.14	D. conditions and safeguards under which the procedure is used for a particular
51.15	client;
51.16	[For text of items E and F, see Minnesota Rules]
51.17	G. process to obtain and document informed consent <u>under item F</u> ; and
51.18	[For text of item H, see Minnesota Rules]
51.19	Subp. 1a. Juvenile treatment program. A treatment program serving juvenile clients
51.20	may use special assessment and treatment procedures if:
51.21	A. allowed under the Practice Guidelines for Assessment, Treatment, and
51.22	Intervention with Adolescents Who Have Engaged in Sexually Abusive Behavior;

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52.1	B. the assessment is administ	ered by an examine	r under part 2955.0090	), subpart
52.2	6 or 7, in a controlled setting using ques	stions developed in	conjunction with treatr	nent staff
52.3	and the client; and			
52.4	C. any materials used as stim	uli in the assessmer	nt are securely stored.	
52.5	Subp. 2. Specific standards for t	<del>he psychophysiolo</del>	<del>gical</del> deception assess	ment <del>of</del>
52.6	deception.			
52.7	<u>A.</u> In addition to the requirem	nents <del>in</del> under subpa	art 1, the standards <del>in i</del>	tems A
52.8	and B under this subpart apply if a psyc	hophysiological_de	ception assessment of c	leception
52.9	is used for adult clients.			
52.10	A.B. The procedure A decep	tion assessment mu	ist be administered:	
52.11	(1) by an examiner under	r part 2955.0090, si	ubpart 6; and	
52.12	(2) in a controlled setting	, using questions de	eveloped in conjunction	n with <del>the</del>
52.13	sex offender treatment staff and the clie	ent <del>,</del> and in accordan	ce with:	
52.14	(a) the Current Stand	dards and Principle	s of Practice <del>published</del>	by the
52.15	American Polygraph Association (Chat	<del>tanooga, Tennessee</del>	, August, 1998), and th	e current
52.16	ethical standards and principles for the	use of physiologica	il measurements and po	<del>olygraph</del>
52.17	examinations of the Association for the	Treatment of Sexu	al Abusers (Beaverton	<del>, Oregon,</del>
52.18	August, 1998). Both of the referenced st	andards and princip	les are incorporated by	reference
52.19	and are available through the Minitex in	nterlibrary loan sys	tem. Both of the refere	nced
52.20	standards and principles are subject to t	frequent change.; an	nd	
52.21	(b) the Practice Guid	delines for the Asse	essment, Treatment, and	<u>d</u>
52.22	Management of Male Adult Sexual Ab	users.		
52.23	B. The procedure must be add	ministered by a qua	lified examiner as desc	<del>ribed in</del>
52.24	<del>part 2955.0090, subpart 6.</del>			

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53.1	Subp. 3. Specific standards for	or <del>the psychophysiolog</del>	<del>jical</del> sexual interest an	d response
53.2	assessment <del>of sexual response</del> .			
53.3	A. In addition to the requ	irements under subpar	t 1, the standards <del>in it</del> e	<del>ms A and</del>
53.4	B under this subpart apply if the ps	sychophysiological a se	exual interest and resp	onse
53.5	assessment <del>of sexual response</del> is us	sed for an adult client.		
53.6	A.B. The procedure An	assessment must be ad	ministered:	
53.7	(1) by an examiner $u$	under part 2955.0090, s	subpart 7; and	
53.8	(2) in a controlled set	tting and in accordance	with the <del>current ethica</del>	<del>l standards</del>
53.9	and principles for the use of physiol	logical measurements a	nd plethysmograph exa	aminations
53.10	of the Association for the Treatmen	t of Sexual Abusers (B	eaverton, Oregon, Aug	<del>ust, 1998),</del>
53.11	that are incorporated by reference a	and are available throu	<del>gh the Minitex interlik</del>	<del>rary loan</del>
53.12	system. The standards and principle	es are subject to freque	<del>nt change<u></u> Practice Gui</del>	delines for
53.13	the Assessment, Treatment, and M	anagement of Male Ac	lult Sexual Abusers.	
53.14	B. The procedure must be	e administered by a qua	dified examiner as defi	<del>ned in part</del>
53.15	<del>2955.0090, subpart 7.</del>			
53.16	C. Materials used as stim	uli in the <del>procedure</del> as	sessment must be store	d securely.
53.17	Subp. 4. Additional standar	d for results and <del>inte</del> r	<del>pretation of</del> interpre	<u>ting</u> data.
53.18	<u>A.</u> The results obtained the	hrough <del>the use of</del> using	gpsychophysiological	procedures
53.19	in <del>sex offender</del> treatment must be u	used for assessment, tro	eatment planning, treat	tment
53.20	monitoring, or risk assessment.			
53.21	<u>B.</u> The results must be in	terpreted within the co	ntext of a comprehens	ive
53.22	assessment and treatment process a	nd <del>may <u>must</u> not be us</del>	ed as the only or the ma	ajor source
53.23	of clinical <del>decision making</del> decisio	n-making and risk ass	essment.	

54.1 Subp. 5. Contract for technology. A <u>treatment program that does not own or operate</u> 54.2 the <u>particular</u> technology required to conduct <u>clinical psychophysiological assessments of</u> 54.3 deception or sexual <u>interest and response must contract with a qualified consultant or program</u> 54.4 that has the <u>appropriate</u> technology and meets the standards for <u>use of using</u> the procedure 54.5 in this part.

## 54.6 2955.0170 STANDARDS FOR <u>CONTINUING</u> QUALITY ASSURANCE AND 54.7 PROGRAM IMPROVEMENT.

54.8 <u>A.</u> Each <u>treatment program must maintain develop</u> and follow a <u>written quality</u> 54.9 assurance and program improvement plan and <u>written procedures to monitor</u>, evaluate, and 54.10 improve all <u>program components of the program, including services provided by contracted</u> 54.11 <u>entities</u>. The review plan must be <u>written in writing</u> and <u>consider address</u> the:

- 54.12 A: (1) goals and objectives of the program and the outcomes achieved;
- 54.13 B. (2) quality of service treatment delivered to clients in terms of the goals and 54.14 objectives of their individual treatment plans and the outcomes achieved;
- 54.15 C: (3) quality of staff performance and administrative support and their staff and 54.16 administrative support contribution to the outcomes achieved in items A and B subitems 54.17 (1) and (2);
- 54.18 D. (4) quality of the <u>planned</u> therapeutic <u>milieu</u> <u>environment</u>, as appropriate, and 54.19 its contribution to the outcomes achieved in items A and B subitems (1) and (2);
- 54.20 E. (5) quality of the client's clinical records;
- 54.21 F. (6) use of resources in terms of efficiency and cost-effectiveness;
- 54.22 G. (7) feedback from each referral sources source, as appropriate, regarding their 54.23 the referral source's level of satisfaction with the program and suggestions for program 54.24 improvement; and

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55.1	H. $(8)$ effectiveness of the monitoring and evaluation process.			
55.2	B. The review plan must specify:			
55.3	(1) the manner in which	how the requisite in	formation is objectivel	y measured,
55.4	collected, and analyzed. The review pl	lan must specify he	<del>w;</del> and	
55.5	(2) <u>how</u> often the progra	am gathers the info	rmation and document	documents
55.6	the actions taken in response to the information.			
55.7	C. The types and amounts of adjunctive and clinical services delivered to the			
55.8	client must be documented in the client's file.			
55.9	TERM CHANGE. The following terms are changed wherever they appear in Minnesota			
55.10	Rules, chapter 2955:			
55.11	A. "case management" is changed to "clinical case management";			
55.12	B. "chemical" is changed to "substance";			
55.13	C. "chemical dependency" is changed to "substance use"; and			
55.14	D. "sexual arousal or response" is changed to "sexual interest and response."			
55.15	<b>RENUMBERING INSTRUCTION.</b> Each part of Minnesota Rules listed in column A is			
55.16	renumbered with the number listed in column B. Cross-reference changes consistent with			
55.17	the renumbering are made.			
55.18	Column A	Colum	<u>n B</u>	
55.19	2955.0020, subpart 5	2955.0	020, subpart 7a	
55.20	2955.0020, subpart 21	2955.0	020, subpart 7b	
55.21	2955.0020, subpart 22	2955.0	020, subpart 15a	
55.22	2955.0020, subpart 31	2955.0	020, subpart 20a	
55.23	2955.0060, subpart 5	2955.0	060, subpart 2a	

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- 56.1 **REPEALER.** Minnesota Rules, parts 2955.0010, subpart 1; 2955.0020, subparts 17, 19,
- 56.2 20, 25, 26, 27, and 32; 2955.0030, subparts 2 and 3; 2955.0040, subpart 1; 2955.0060,
- subparts 6, 7, and 8; 2955.0090, subparts 4 and 9; 2955.0150, subparts 4 and 6; 2965.0010;
- 56.4 **2965.0020; 2965.0030; 2965.0040; 2965.0050; 2965.0060; 2965.0070; 2965.0080;**
- 56.5 **2965.0090; 2965.0100; 2965.0110; 2965.0120; 2965.0130; 2965.0140; 2965.0150;**
- 56.6 2965.0160; and 2965.0170, are repealed.