

September 19, 2023

Governor Tim Walz 130 State Capitol 75 Rev. Dr. Martin Luther King Jr. Blvd. St. Paul, Minnesota 55155

Senator Ron Latz, Chair Judiciary Committee 3105 Minnesota Senate Bldg. St. Paul, Minnesota 55155

Representative Kelly Moller, Chair Public Safety Committee 509 Rev. Dr. Martin Luther King Jr. Blvd. St. Paul, Minnesota 55155

Representative Paul Novotny, Minority Lead Public Safety Committee 301 Rev. Dr. Martin Luther King Jr. Blvd. St. Paul, Minnesota 55155 Central Office 1450 Energy Park Drive, Suite 200 | St. Paul, MN 55108 Main: 651.361.7200 | Fax: 651.642.0223 | TTY: 800.627.3529 www.mn.gov/doc

> Ms. Michelle Weber, Executive Director Legislative Coordinating Commission 100 Rev. Dr. Martin Luther King Jr. Blvd. State Office Building, Room 72 St. Paul, Minnesota 55155

> Mr. Ryan Inman, Revisor Office of the Revisor of Statutes 700 State Office Building 100 Rev. Dr. Martin Luther King Jr. Blvd. St. Paul, Minnesota 55155

Senator Warren Limmer, Minority Lead Judiciary Committee 2221 Minnesota Senate Bldg. St. Paul, Minnesota 55155

Subject: Annual Report on Obsolete, Unnecessary or Duplicative Rules as Required by Minnesota Statutes, Section 14.05, Subdivision 5

Dear Governor Walz, Executive Director Weber, Legislators, and Revisor Inman:

Minnesota Statutes, section 14.05, subdivision 5, requires the Minnesota Department of Corrections to report each year whether any of its rules are obsolete, unnecessary, or duplicative of other state or federal statutes or rules. This report represents information for the calendar year 2022.

The following Minnesota Rules remain under internal review for cleanup, repeal, or replacement as portions of these rules contain obsolete language:

- Chapter 2900 New Corrections Facilities
- Chapter 2911 Jail Facilities
- Chapter 2955 Juvenile Sex Offender Treatment
- Chapter 2960 Licensing and Certification Programs for Children
- Chapter 2965 Adult Sex Offender Treatment

Minnesota Rule 2940 Hearings and Release Unit is mostly obsolete or unnecessary. Many of the provisions are not regulatory in nature. The purpose of the rule is to establish the operation of the hearings and release unit within the DOC and establish the rules for placement and supervision of incarcerated persons placed in a work release program. Much of the rule establishes internal functions of the DOC; however, those portions related to revocation of supervised release do require regulation and are under internal review.

At this time, we can identify no other Department of Corrections rules that are obsolete, unnecessary, duplicative, or should be repealed.

If you have any questions regarding this report, please contact Emily Lefholz, Legislative Director at 651-341-2385.

Sincerely,

PAPSA

Paul Schnell, Commissioner

Cc: Legislative Reference Library