



SPECIAL CONDITIONS OF RELEASE

Special conditions of release mean any conditions on the release form other than the standard conditions, setting forth individual specified requirements to be followed by an offender.

CONDITIONS FOR SPECIAL TYPES OF RELEASES:

Mandatory Intensive Supervised Release Conditions

1. The offender must follow all directives of transportation personnel.
2. The offender must comply with all requirements of special supervision (ISR, CIP, or CRP) as directed by the agent/designee.
3. The offender must reside at and maintain an approved residence and may not change residence until approved by the agent/designee.
4. The offender must comply with electronic surveillance, with or without alcohol monitoring, as directed by the agent/designee.

Mandatory Challenge Incarceration Program Conditions

1. The offender must comply with all requirements of special supervision (ISR, CIP, or CRP) as directed by the agent/designee.
2. The offender must reside at and maintain an approved residence and may not change residence until approved by the agent/designee.
3. The offender must comply with chemical dependency programming and aftercare as directed by the agent/designee and must refrain from the use or possession of mood altering substances including alcohol or drug paraphernalia. The offender must not take any prescription medications not prescribed to them by a licensed physician or psychiatrist. If prescribed medications by a licensed physician or psychiatrist, the offender must take them as directed.

Mandatory Conditional Release Program Conditions

1. The offender must reside at and maintain an approved residence and may not change residence until approved by the agent/designee.
2. The offender must comply with all requirements of special supervision (ISR, CIP, or CRP) as directed by the agent/designee.
3. The offender must comply with chemical dependency programming and aftercare as directed by the agent/designee and must refrain from the use or possession of mood altering substances including alcohol or drug paraphernalia. The offender must not take any prescription medications not prescribed to them by a licensed physician or psychiatrist. If prescribed medications by a licensed physician or psychiatrist, the offender must take them as directed.

Mandatory Conditional Medical Release Condition:

The offender must enter and remain at the medical release placement, participate in all required programs of that placement, and must follow recommendations of all health care providers.

Mandatory Conditions for Interstate Compact Releases or Transfers:

1. The offender must comply with all rules of supervision as prescribed by the receiving state.
2. The offender must not leave the receiving state without written approval of the agent/designee from the receiving state.

SPECIAL CONDITIONS OF RELEASE (continued)

Mandatory Condition for Release to a Detainer:

The offender must contact the agent/designee for reporting instructions immediately upon release from the custody of the detainer, or if returning to the United States after being deported, if either occurs before expiration of the Minnesota sentence.

Mandatory Work Release Conditions:

1. The offender must transfer to any placement designated by the commissioner of corrections or designee as a work release placement. The offender must fully participate in and successfully complete the program and obey all the rules and regulations of the placement in which the offender is housed.
2. The offender must not engage in escape behavior, as defined in Policy 303.010.

OFFENSE AND OFFENDER SPECIFIC CONDITIONS:

Condition Relating to a History Involving a Motor Vehicle:

The offender must obtain a valid driver's license, proof of insurance, and the documented approval of the agent/designee before purchasing or operating a motor vehicle. The offender must follow the agent's/designee's directives regarding the vehicle's use.

Condition Pertaining to Residence Halfway House or Residential Program:

The offender must successfully complete the facility's program, including aftercare, as directed by the agent/designee

Conditions Relative to an Assaultive History:

1. The offender must comply with any programming for anger management or domestic violence as directed by the agent/designee.
2. The offender must refrain from the use or possession of any technological device, internet site, or internet application for the purpose of monitoring, harassing, stalking, or causing fear in others.

Conditions Designed to Prohibit Contact with Certain Individuals:

1. The offender must refrain from direct or indirect contact with minors without prior documented approval of the agent/designee.
2. The offender must refrain from direct or indirect contact with vulnerable adults without prior documented approval of the agent/designee.
3. The offender must refrain from any contact, or engaging in any activity of any nature, with any gang members, or gang organizations without prior documented approval of the agent/designee. This includes contact on social media sites, at funerals, memorials, benefits, community events, custody visits, as well as phone calls, displaying gang signs, wearing any gang related clothing or paraphernalia. This also includes attending court hearings unless ordered to appear.

Substance Use Disorder:

1. The offender must comply with chemical dependency programming and aftercare as directed by the agent/designee and must refrain from the use or possession of mood altering substances including alcohol or drug paraphernalia. The offender must not take any prescription medications not prescribed to them by a licensed physician or psychiatrist. If prescribed medications by a licensed physician or psychiatrist, the offender must take them as directed.

SPECIAL CONDITIONS OF RELEASE (continued)

Mental Health / Medical Requirement:

The offender must schedule and attend all appointments with the medical/mental health provider and follow through with any recommendations of that provider.

Cognitive / Behavioral Programming:

1. The offender must comply with cognitive behavioral programming as directed by the agent/designee.
2. The offender must comply with outpatient counseling or support programming for compulsive gambling and must refrain from being involved in any form of gambling or entering any establishment whose primary business is gambling/gaming.

Mandatory Conditions for Active Felony DWI Sentences:

1. The offender must refrain from entering any establishment that sells alcohol as its primary business without prior documented approval of the agent/designee.
2. The offender must comply with chemical dependency programming and aftercare as directed by the agent/designee, and must refrain from the use or possession of mood altering substances, including alcohol, or drug paraphernalia. The offender must not take any prescription medications not prescribed to them by a licensed physician or psychiatrist. If prescribed medications by a licensed physician or psychiatrist, the offender must take them as directed.
3. The offender must comply with electronic surveillance, with or without alcohol monitoring, as directed by the agent/designee.
4. The offender must advise the agent/designee of all motor vehicles registered to individuals or corporations, sited at the same location as the offender.
5. The offender must obtain a valid driver's license, proof of insurance, and the agent's/designee's written approval before purchasing or operating a motor vehicle. The offender must follow the agent/designee's directives regarding the vehicle's use.

Condition Where Offenders Are Being Transported:

The offender must follow all directives of transportation personnel.

Condition for Enhanced Surveillance/Supervision:

The offender must comply with electronic surveillance, with or without alcohol monitoring, as directed by the agent/designee.

Condition Relating to a History of Fiduciary Behaviors:

The offender must obtain approval from the agent/designee before opening or maintaining a checking account, acting in a financial or fiduciary capacity for another person or business, being self-employed, owning a business, or entering into a written or verbal contract.

Conditions for a Sex Offense or Offense with Sexual Characteristics:

1. The offender must comply with sex offender programming as directed by the agent/designee. An offender's refusal to attend or participate in programming as directed by the agent/designee constitutes a violation of this condition.
2. The offender must refrain from purchasing, possessing, or allowing in his/her residence any sexually explicit material as defined in Policy 106.112, or any other item that a licensed professional has determined to be part of the offender's pattern of offending or might increase the

SPECIAL CONDITIONS OF RELEASE (continued)

offender's chance of reoffending. The offender must refrain from entering or accessing any establishment or website that has sexual entertainment as its primary business.

3. The offender must disclose to the agent/designee all computers, internet capable devices, or digital storage devices within the offender's possession or control within 24 hours of first possessing or accessing such devices. All devices are subject to search and monitoring. The offender is responsible for any material found on these devices.
4. The offender must refrain from employment as a (occupation), without documented approval of the agent/designee.
5. The offender must refrain from accessing, creating, or maintaining a personal webpage, profile, account, password, or username for a social networking website or an instant messaging or chat room program, which permits persons under the age of 18 to become members or to create or maintain a personal webpages.
6. The offender must refrain from creating or using any media method for personal contact or advertisement for solicitation purposes, without prior documented approval of the agent/designee.
7. The offender must refrain from any direct or indirect contact with minors without prior documented approval of the agent/designee.
8. The offender must refrain from any direct or indirect contact with vulnerable adults without prior documented approval of the agent/designee.
9. The offender must submit to a polygraph as directed by the agent/designee. Violation consists of refusal to submit to a polygraph or any attempt to manipulate or sabotage the polygraph procedure.
10. The offender must refrain from possessing or obtaining any prescription or supplement designed to improve sexual function without prior notice to the agent/designee. If the medication was obtained by prescription, the offender must provide the agent/designee with the prescribing provider's name and contact information.

Mandatory Conditions for Offenders with Sex Offenses or Offenses with Sexual Characteristics Held for Civil Commitment Determination or Civilly Committed:

1. The offender must comply with sex offender programming as established by the clinical director of the Minnesota Sex Offender Program (MSOP). Refusal to attend or participate in programming as directed by the agent/designee constitutes a violation of this condition.
2. The offender must abide by all rules and regulations of the facility where the offender is released to or resides.
3. The offender must contact the agent/designee for reporting instructions prior to release from the custody of the hold for pending civil commitment, or from a court-ordered civil commitment.
4. The offender must refrain from purchasing, possessing, or allowing in his/her room or personal space any sexually explicit material as defined by Policy 106.112, or any other item that a licensed professional has determined to be part of the offender's pattern of offending or might increase the offender's chance of reoffending.
5. The offender must sign a release of confidential information regarding MSOP treatment information prior to release from DOC custody.