2960.0230 PURPOSE AND APPLICABILITY.

Subpart 1. **Purpose.** Parts 2960.0230 to 2960.0290 establish additional minimum standards that facilities providing detention services must meet to qualify for licensure by the Department of Corrections. The license holder must also meet the requirements of parts 2960.0010 to 2960.0120, except that part 2960.0050, subpart 1, item R, does not apply to detention settings.

Subp. 2. **Applicability.** Parts 2960.0230 to 2960.0290 apply to any unit of government, individual, corporation, limited liability corporation, partnership, voluntary association, other organization, or controlling individual that operates a facility that provides detention services on a 24-hour basis to a juvenile who is alleged to be a delinquent, an adjudicated delinquent, an extended jurisdiction juvenile, or a child in need of protection or services on predispositional status who is at least ten years old but not older than 21 years old. The facility classifications governed by parts 2960.0230 to 2960.0290 are:

- A. secure detention facilities;
- B. eight-day temporary holdover facilities; and
- C. 24-hour temporary holdover facilities.

Statutory Authority: L 1995 c 226 art 3 s 60; MS s 241.021; 245A.03; 245A.09

History: 28 SR 211

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