67:61:01:01. Definitions. As Terms used in this article mean:

- (1) "Addiction counselor,"—means any an individual who meets the standards established by the Board of Addiction and Prevention Professionals and is recognized as a licensed addiction counselor or certified addiction counselor by the board;
- (2) "Addiction counselor trainee," means any an individual who meets the standards established and is recognized, by the Board of Addiction and Prevention Professionals;
- (3) "Admission,"—means the point in an individual's relationship with an agency or program when the intake services are complete, and the individual is eligible to receive and accept services;
- (4) "Advocate," means any an individual designated by a client to support that client by speaking or acting on the client's behalf;
- (5) "Agency," means any a facility seeking or holding accreditation through the Department of Social Services department, as provided in SDCL subdivision 34-20A-2(1);
- (6) "Agency director,"—means the individual in charge of the overall management of the agency;
- (7) "Board of directors," means the entity legally responsible for the overall operation and management of an agency;
- (8) "Case staffing," means a meeting of members of an agency's staff treatment team to review and evaluate a client's case progress in treatment and determine whether changes are needed in the services provided to a client;
- (9) "Client,"—means an individual receiving alcohol, other drug, or gambling treatment services, from an accredited agency;
 - (10) "Clinically-managed, low-intensity residential treatment program," means an

accredited residential program providing services listed in chapter 67:61:16 to a client in a structured environment designed to aid re-entry into the community;

- (11) "Clinically-managed residential detoxification program,"—means an accredited short-term residential program providing services listed in chapter 67:61:17, through the supervised withdrawal from alcohol or other drugs, for an individual not having a known serious physical or immediate psychiatric complication;
- (12) "Collateral contact," means telephone or face-to-face contact with an individual, other than the identified client, in order to plan appropriate treatment, to assist an individual, so the individual can respond therapeutically to the client's substance abuse problem, or to refer the client, family, or both, to other necessary community supports;
- (13) "Continued service criteria,"—means criteria to describe the clinical severity and degree of resolution of a client's alcohol or other drug problem and indicate the intensity of the services needed in determining continuing care;
- (14) "Continuing care,"—means the provision of a treatment plan and organizational structure that will ensure a client receives the care needed at the time, particularly at the point of discharge or transfer from the current level of care. The treatment program is flexible and tailored to the shifting needs of the client and level of treatment acceptance or adherence;
- (15) "Contract,"—means a written agreement approved by an agency's board of directors or an authorized designee for specified services, personnel, or space to be provided to the agency by any other organization, agency, or individual in exchange for money;
- (16) "Co-occurring disorder,"—means a mental health condition in combination with a substance use problem, trauma issues, problem gambling, medical issues, or developmental disabilities;

- (17) "Crisis intervention," means services provided to an individual experiencing a crisis situation related to the individual's use of alcohol or other drugs, and includes crisis situations in which co-occurring mental health symptoms may be present. The focus of the intervention is to restore the individual to the level of functioning before the crisis or to provide a means to place the individual into a secure environment;
- (18) "Day treatment program,"—means an accredited program providing services listed in chapter 67:61:15 to a client in a clearly defined, structured, intensive treatment program;
 - (19) "Department," means the Department of Social Services;
- (20) "Discharge summary," means a narrative summary of a client's treatment record, including the reason for the client's admission, clinical problems, accomplishments during treatment, and reason for discharge, and may include a recommendation or referral for further services;
- (21) "Diversion services,"—mean services intended to divert a person at high risk for alcohol, tobacco, or other drug use, abuse, and dependency;
 - (22) "Division" means the Division of Behavioral Health;
- (23) "Early intervention program,"—means an accredited nonresidential program providing services listed in chapter 67:61:12 to individuals—that who may have substance use related problems, but do not meet the diagnostic criteria for a substance use disorder;
- (24)(23) "Evidence-based practice," means a treatment or intervention that research has proved to be effective;
- (25)(24) "Family counseling,"—means the face-to-face or telehealth interaction between an addiction counselor or counselor-trainee, a client, and a family member of the

client, for a therapeutic purpose related to the client's treatment program;

(26)(25) "Group counseling," means the face-to-face or telehealth interaction between an addiction counselor or addiction counselor-trainee and at least two clients, for a specific therapeutic purpose, provided the number of clients does not exceed—15 fifteen, unless otherwise dictated by the evidence-based practice used;

(27)(26) "High risk," means an individual who is exposed to or experimenting with alcohol, or other drugs, and possesses multiple risk factors for substance abuse;

(28)(27) "Individual counseling,"—means the face-to-face or telehealth interaction between an addiction counselor or counselor-trainee and an individual client for a specific therapeutic purpose;

(29)(28) "Integrated assessment,"—means the gathering of information and engaging in a process with the client, thereby enabling the provider to establish the presence or absence of a co-occurring disorder. An integrated assessment also identifies a client's strengths and needs, determines the client's motivation and readiness for change, and engages the client in the development of an appropriate treatment relationship in which an individualized treatment plan can be developed;

(30)(29) "Intensive outpatient treatment program,"—means an accredited nonresidential program providing services listed in chapter 67:61:14 to a client, in a clearly defined, structured, intensive outpatient treatment program, on a regularly scheduled basis;

(31)(30) "Intern," means a college student gaining supervised practical experience;

(32)(31) "Management Information Systems information system," means a system designed to collect, store, and report treatment and treatment outcome data;

(33)(32) "Medical director," means the individual responsible for providing care and

oversight of medical care to a client in an accredited agency;

(34)(33) "Medically-monitored, intensive inpatient treatment program,"—means an accredited residential treatment program providing services listed in chapter 67:61:18, to a client, in a structured environment;

(35)(34) "Mental disorder,"—means substantial organic or psychiatric disorder of thought, mood, perception, orientation, or memory, as specified within the Diagnostic and Statistical Manual of Mental Disorders, 5th Edition, criteria or <u>in</u> coding found in § 67:16:01:26. Intellectual disability, epilepsy, other developmental disability, alcohol abuse, substance abuse, brief periods of intoxication, or criminal behavior do not, alone, constitute mental illness;

(36)(35) "Nonresidential program,"—means an accredited program—that provides providing alcohol and other drug abuse treatment and prevention services, on a less than 24-hour-a-day twenty-four hour a day basis, and does not provide housing for clients;

(37)(36) "Outpatient treatment program,"—means an accredited nonresidential program providing services listed in chapter 67:61:13, to a client or a person harmfully affected by alcohol or other drugs, through regularly scheduled counseling services;

(38)(37) "Physician," means a person licensed in accordance with SDCL chapter 36-4 and qualified to provide medical and other health services under this chapter;

(39)(38) "Prevention program,"—means an accredited program providing services listed in chapter 67:61:11, through a planned and recurring sequence of multiple, structured activities to inform, educate, impart skills, deliver services, and provide appropriate referrals for other services, through the practice and application of recognized prevention strategies;

(40)(39) "Program," means an organized system and specific level of services, offered

by an agency, and designed to address the treatment needs of a client;

(41)(40) "Recovery," means a process of change through which an individual achieves improved health, wellness, and quality of life;

(42)(41) "Residential program," means an accredited program that provides providing room and board, in addition to alcohol and other drug abuse treatment services, on a 24-hour, 7-day-per-week twenty-four hour a day, seven day a week basis;

(43)(42) "Services," mean direct or indirect contact between a client or a group of clients and agency staff, for the purpose of diagnosis, evaluation, treatment, consultation, or other necessary direct assistance in providing comprehensive treatment;

(44)(43) "Substance use disorder,"—means a diagnosable substance use condition or diagnosed gambling disorder;

(45)(44) "Telehealth," means a method of delivering services, including interactive audio-visual or audio-only technology, in accordance with SDCL-34-52-1 chapter 34-52;

(46)(45) "Transfer" means movement of the client from one level of service to another;

(47)(46) "Treatment plan," means a written, individualized, and comprehensive plan that is based on information obtained from the integrated assessment, is designed to improve a client's condition, and includes treatment goals or objectives for primary problems that indicate a need for treatment services;

(48)(47) "Volunteer,"—means an individual who provides unpaid assistance to an agency or program; and

(49)(48) "Work therapy,"—means a therapeutic task that is based on the client's physical abilities, interest level, and proficiency, and used to habilitate or rehabilitate a client.

Source: 43 SDR 80, effective December 5, 2016; 48 SDR 14, effective August 22, 2021.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27.

Cross-Reference: Use of ICD-10-CM, § 67:16:01:26.

Reference: DSM-5 -- Diagnostic and Statistical Manual of Mental Disorders, Fifth Edition, published by the American Psychiatric Association, 1000 Wilson Boulevard, Suite 1825, Arlington, VA 22209-3901. Cost: \$199.00.

CHAPTER 67:61:02

ACCREDITATION

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67:61:02:01. Definitions. Terms used in this chapter mean:

(1) "Comprehensive survey," a planned, on-site survey of an agency, by a team of

representatives from the division department, for the purpose purposes of evaluating

compliance with the standards for accreditation renewal and assessing the quality of services

provided;

(2) "Division director," the individual appointed by the secretary of the department

to oversee the activities of the division pursuant to SDCL 1-36A-1.6;

(3) "Plan of correction," a plan created by an agency to organize the process of

making improvements in clinical or administrative practice, in order to address issues that

are identified by the division that department and require corrective action or improvement

to meet the requirements of this article;

(4)(3) "Probation," a status of restricted accreditation of an agency that fails to follow

the requirements for accreditation;

(5)(4) "Revoke Revocation," the permanent withdrawal withdrawing of an alcohol

or other drug abuse agency's accreditation by the <u>division</u> <u>department</u>;

(6)(5) "Root cause analysis," a process to identify the fundamental reason for a

failure or inefficiency of process that allowed for a mistake, including the occurrence, or

possible occurrence, of a sentinel event, to determine how to change procedures so mistakes

are less likely, and then make the change; and

(7)(6) "Suspension," the temporary withdrawal withdrawing of an alcohol and other

drug abuse agency's accreditation by the division department.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4), 34-20A-44.

67:61:02:02. Access by the division department. The division department shall

monitor each agency for continued compliance with this article regardless of the term of an

agency's accreditation certificate. An agency is subject to review with or without notice by

the division department. The division's right includes An agency shall provide the department

with complete access to all clients and staff, and to all client, staff, financial, and

administrative program records needed to determine whether the agency meets the

requirements of SDCL chapter 34-20A and this article. The requirements for the division

<u>department</u> to review and copy records are those contained in 42 C.F.R. Part 2 (June 9, 1987),

confidentiality of alcohol and drug abuse patient records, in effect on January 18, 2017.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL 1-36-25, 34-20A-27, 34-20A-44, 34-20A-44.1.

67:61:02:03. Accreditation of agencies by service classification. An agency that

provides substance use disorder services may apply for accreditation by the division

department. An agency shall comply with the rules in this article that apply to service

classifications for which the accreditation is granted. An agency may apply for one or more

of the following service classifications:

(1) Prevention;

(2) Outpatient services; to include, early intervention programs, outpatient treatment

programs, and intensive outpatient treatment programs;

(3) Day treatment program;

(4) Clinically-managed low-intensity residential program;

(5) Clinically-managed residential detoxification program; and

(6) Medically-monitored intensive inpatient treatment program.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL_1-36-25, 34-20A-27(1)(4).

67:61:02:04. Application for accreditation. An agency seeking to operate an

accredited alcohol, other drug, or gambling program shall submit an application for

accreditation to the-division department. The department shall return and not consider an

incomplete application submitted by an agency. The division department shall make

accreditation application forms available upon request to an agency seeking initial

accreditation or seeking to add a new level of care to a currently accredited agency. An

incomplete application will be returned and will not be considered.

If an agency is seeking renewal of accreditation, the division department shall provide

the necessary application forms for the agency at least-60 sixty days before the expiration of

the agency's current accreditation.

An agency shall comply with rules in this article that apply to the program

classifications for which the accreditation is granted.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1).

67:61:02:05. Policies and procedures subject to approval. All agency policies, procedures, and other requirements-of listed in article 67:61 are subject to the approval of the division department as part of the accreditation process.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27.

67:61:02:06. Provisional accreditation and comprehensive survey. The division

department may grant provisional accreditation to an agency seeking accreditation for the

first time or to an agency previously accredited to regain accreditation. A provisional

accreditation certificate may only be issued upon submission of a completed application and

a preliminary comprehensive survey by the <u>division</u> department to determine compliance

with this article and the requirements of SDCL chapter 34-20A.

A provisional accreditation expires after six months and may not be extended except

with the approval of the division department to accommodate division department scheduling

delays not to exceed an additional three months. A follow-up, comprehensive survey on-site

review shall be conducted prior to the expiration of the provisional accreditation to determine

if the requirements of SDCL chapter 34-20A and this article have been met at which time the

division. At that time, the department shall take one of the following actions:

(1) Grant a one-year accreditation certificate for a new agency;

(2) Grant accreditation up to the end date of the original certification for a currently

accredited agency; or

(3) Deny accreditation.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27.

67:61:02:07. Extension of accreditation period. The division director department

may extend the period of accreditation to accommodate-division department on-site

scheduling delays. The division department shall document and maintain the reason for the

extension. No extension shall exceed a period of one year beyond the certificate expiration

date.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1).

Any agency currently accredited by the <u>division</u> department shall participate in a comprehensive survey to determine compliance with the requirements of this article and SDCL chapter 34-20A. The <u>division</u> department shall notify the agency of the date of the comprehensive survey.

The <u>division department</u> shall make a decision regarding compliance with SDCL chapter 34-20A and this article, within <u>90 ninety</u> days of the on-site comprehensive survey, based on the evaluation of each component of the accreditation application and materials reviewed and <u>either</u>:

- (1) Issue a three_year accreditation certificate, if an agency is in compliance with 90 ninety percent or more of the requirements and submits a plan of correction that is approved by the division that department and addresses all areas of noncompliance;
- (2) Issue a two_year accreditation certificate, if an agency is in compliance with 70 seventy to 89 eighty-nine percent of the requirements and submits a plan of correction that is approved by the division that department and addresses all areas of noncompliance;
- (3) Place an agency on probation for not more than-6 six months, if an agency is in compliance with less than-70 seventy percent of the requirements. If the agency successfully completes a plan of correction approved by the division department, addresses all areas of noncompliance, and attains at least-70 seventy percent during an onsite comprehensive survey at the end of the probationary period, the division department shall issue a one-year accreditation certificate; or

(4) Deny accreditation if the agency fails to meet the requirements of SDCL chapter 34-20A and this article or fails to submit a plan of correction approved by the division department.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25,</u> 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27.

67:61:02:09. Comprehensive survey report - plan_of correction. The

division department shall provide a report to an agency, within 30 thirty days following the

on-site, comprehensive survey-regarding the, report its findings-of the survey to the agency.

If an agency is not in compliance with the requirements of this article, the division department

shall notify the agency of the areas of noncompliance in the accreditation report. The agency

shall submit a plan of correction to the division department within 30 thirty days of receipt

of receiving the accreditation report. The plan-shall must include the action to be taken to

correct the areas of noncompliance and the date the action is to be completed. The plan of

correction is subject to acceptance or rejection, in whole or in part, by the division

<u>department</u>. The <u>division</u> <u>department</u> shall <u>notify the agency</u>, within <u>30 thirty</u> days of <u>receipt</u>

of receiving the plan of correction, notify the agency of the division's department's decision

regarding approval or disapproval of the plan of correction and the accreditation status of the

agency. The division department may conduct a follow-up review of the agency to evaluate

the corrections-made. Failure to submit a plan of correction or failure to have the plan of

correction approved by the division department will result in probation, suspension, or

revocation of accreditation.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27, 34-20A-44.

67:61:02:10. Reasons for placing an agency on probation. The division

department may place an agency on probation if:

(1) The agency is in compliance with less than 70 seventy percent of the requirements

of this article and SDCL chapter 34-20A;

(2) The agency fails to follow through with the plan of correction to address the areas

of noncompliance noted by the <u>division</u> <u>department</u> within the accreditation report;

(3) The agency has serious infractions of this article that affect the overall continuity

of care or safety of clients;

(4) The agency falsifies information provided to the division department for

accreditation or funding purposes;

(5) The agency participates in, condones, or permits illegal acts;

(6) The agency is associated with fraud, deceit, or coercion;

(7) The agency fails to comply with licensing and other standards that are required

by federal or state laws, rules, or regulations; state and federal confidentiality laws; and this

article, that and which may result in practices that are detrimental to the welfare of a client;

or

(8) The agency refuses to allow the <u>division</u> <u>department</u> access for a comprehensive

survey, a complaint review, or any necessary follow-up review.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27.

67:61:02:11. Probation procedures. If the division department determines that the

division has there is sufficient cause to place an agency on probation, the following shall must

occur:

(1) The-division department shall send the agency written notice of probationary

status and areas of noncompliance;

(2) The agency shall develop and submit a plan of correction, pursuant to

§ 67:61:02:09, within 30 thirty days of the receipt of the notice of probationary status;

(3) Upon receipt of the plan of correction, the division department shall notify the

agency within five business days of the department's decision to approve or deny the plan of

correction: and

(4) The division may department shall conduct a site visit, at least once during the

probationary period, to monitor progress on plan of correction items. At the end of the

probationary period, the division department shall conduct a comprehensive survey of the

agency and may:

(a) Grant a one year accreditation certificate if the agency has successfully

obtained at least—70 seventy percent compliance during the final comprehensive survey;

(b) Suspend the agency's accreditation; or

(c) Revoke the agency's accreditation.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL_1-36-25, 34-20A-27.

67:61:02:12. Suspension or revocation procedures. The division department shall

provide written notice to an agency of the division's department's intent to suspend or revoke

the agency's accreditation.

The suspension or revocation is effective—15 fifteen days after receipt of the notice.

The notice shall contain the reason for the division's department's action, the opportunity for

the agency to request reconsideration by the division department, and the appeal process.

An agency's request for reconsideration-shall must be in writing and received by the

division department within 15 days of receipt of notification of suspension or revocation.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL_1-36-25, 34-20A-27.

67:61:02:13. Acceptance of new clients prohibited. An agency that has been placed on probation or whose accreditation has been suspended is prohibited from accepting new clients until the division department approves the plan of correction.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25,</u> 34-20A-27.

Law Implemented: SDCL<u>1-36-25</u>, 34-20A-27(1)(3)(4)(6).

67:61:02:14. Delay in meeting requirements. The division department may grant

an agency a delay in meeting the requirements of this article to avoid undue hardship on the

agency if the division department determines that allowing a delay would be in the best

interests of the agency's clients.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1(5).

Law Implemented: SDCL 27A-3-1, 27A-5-1(5).

67:61:02:15. Denial of accreditation. If the <u>division department</u> denies accreditation to an agency, the <u>division department</u> shall send notice of the denial to the agency by certified mail, return receipt requested, within <u>60 sixty</u> days of the final review. The notice of denial <u>shall also must</u> inform the agency that the denial is effective <u>15 fifteen</u> days after receipt of the notice.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27.

67:61:02:16. Reconsideration of application for accreditation. An agency may request that the division department reconsider an application. The request shall must be in writing and sent within 15 fifteen calendar days after receipt of the denial of accreditation.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25,</u> 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27.

67:61:02:17. Appeal procedure. An agency may appeal to the secretary of the

department any denial, revocation, or suspension of certification, or placement on probation

by the division department. An appeal to the department shall must be sent by certified mail

within-15 fifteen calendar days after receipt of notification of the division's department's

action and request a fair hearing pursuant to SDCL chapter 1-26.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27.

67:61:02:19. Accreditation certificate nontransferable. A certificate issued by the

division director department applies only to the applicant agency, the original facilities, and

program classifications for which the certificate was issued. The agency shall notify the

division director department in writing within 30 thirty days before a change of ownership,

facility, or program for a determination on continued accreditation. A new application for

accreditation shall <u>must</u> be filed if there is a change of ownership, facility, or program.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27(1)(2).

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(2).

67:61:02:20. Changes requiring notification. An accredited agency shall notify the

division director department before: a change in the agency director, a reduction in services

provided by the agency, or an impending closure of the agency-for so that the department

may make a determination on continued accreditation.

An accredited agency shall give the division 30 department thirty days written notice

of closure. The agency shall provide the division department written documentation ensuring

outlining the manner in which safe storage of financial records will be provided, for at least

six years from the date of closure, and safe storage of client case records will be provided,

for a minimum of six years from closure, as required by 42 C.F.R. § 2.19 (June 9, 1987), in

effect on October 1, 1999, disposition of records by discontinued programs. The division

department may assist in making arrangements for the continuation of services to clients by

another accredited agency before the closing.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27.

67:61:02:21. Sentinel event notification. Each accredited agency shall make a

report to the division department within 24 twenty-four hours of any sentinel event

including; death not primarily related to the natural course of the client's illness or underlying

condition, permanent harm, or severe temporary harm, and intervention required to sustain

life.

The agency shall submit a follow-up report to the division department within 72

seventy-two hours of any sentinel event and the report-shall must include:

(1) A written description of the event;

(2) The client's name and date of birth; and

(3) Immediate actions taken by the agency.

Each agency shall develop root cause analysis policies and procedures to utilize in

response to sentinel events.

Each agency shall also report to the division department, as soon as possible: any fire

with structural damage or where injury or death occurs; any partial or complete evacuation

of the facility resulting from natural disaster, or; any loss of utilities, such as including

electricity, natural gas, telephone, and phone lines; and any loss of an emergency generator,

fire-alarm alarms, sprinklers, and other critical equipment necessary for operation of the

facility for more than 24 twenty-four hours.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL_1-36-25, 34-20A-27.

67:61:03:01. Articles of incorporation. Each agency that is not a governmental

agency or federally recognized tribe, that provides intensive outpatient treatment services,

day treatment services, clinically-managed, residential detoxification services, medically-

monitored, intensive inpatient treatment services, or clinically-managed, low-intensity

residential treatment services-shall must be incorporated as, or as a part of, either a business

corporation or a nonprofit corporation in accordance with SDCL chapters 47-1A and 47-22

to 47-28, inclusive.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27(1).

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1).

67:61:03:02. Board of director policies. An agency operating as a nonprofit

corporation-shall must have a board of directors. The board of directors shall establish

policies that govern the overall management of the agency and reflect community concerns

and interests.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27(1).

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1).

67:61:03:03. Board meetings and minutes of meetings. The board of directors of

each agency with a board shall meet at least quarterly. Minutes of all board-of-director

meetings shall must be kept by the agency. The minutes-shall must include at least the

following:

(1) The date of the meeting;

(2) The names of board members attending in attendance;

(3) The topics discussed;

(4) The actions taken;

(5) A summary of the agency director's report; and

(6) Any fiscal reports.

The agency shall make the minutes available for review by the <u>division department</u>.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27(1).

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1).

67:61:03:04. Discrimination in services prohibited. No agency may deny any

person equal access to its facilities or services on the basis of race, color, religion, gender,

ancestry, or national origin. No agency may deny any person equal access to its facilities or

services on the basis of mental or physical illness, or disability, unless such illness or

disability makes treatment offered by the agency non-beneficial or hazardous. Each agency

shall ensure that they comply it complies with the Americans with Disabilities Act, 42 U.S.C.

§§ 12101 et seq. (, in effect on September 25, 2008) and the nondiscrimination on the basis

of disability by public accommodations and in commercial facilities, 28 C.F.R. Part 36

(March 11, 2011), in effect on January 17, 2017. The agency shall provide referral services

to individuals not admitted to treatment.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27(3).

Law Implemented: SDCL20-13-1(12) 1-36-25, 20-13-23, 20-13-23.1, 34-20A-

27(3), 29 U.S.C. § 794 (March 15, 2011 December 10, 2015).

67:61:04:01. Policies and procedures manual. Each agency—shall_must have a policy and procedure manual to-establish_ensure compliance with this article and procedures for reviewing and updating the manual.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1(2).

Law Implemented: SDCL 27A-5-1(2).

67:61:04:02. Statistical data. Each agency shall submit-accurate statistical data on

each client receiving services to the division department in a manner agreed upon by the

division department and the agency. The agency shall provide statistical data on all services

in accordance with the state Management Information System (MIS) management

information system, and the agency shall provide any other data required by the division

department and state and federal laws and regulations.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL<u>1-36-25</u>, 34-20A-27(1)(4).

67:61:04:04. Retention of records. Each agency shall retain all financial records,

client case records, and documentation of services provided, for at least six calendar years

post-treatment for adults or. If a client is under age eighteen on the last date of treatment,

records shall be retained for at least six calendar years after the client reaches age 18 for

children or youth eighteen. Records may not be destroyed when while an audit or

investigation is pending.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1(2).

Law Implemented: SDCL 27A-3-1, 27A-5-1(2).

67:61:04:05. Accounting systems, cost reporting, and annual audit. An

accredited agency shall maintain an accounting system pursuant to generally accepted

accounting principles. If requested by the department, the agency shall submit to the

department a copy of an annual entity-wide, independent financial audit. The audit-shall must

be completed and filed with the department by the end of the fourth month following the end

of the fiscal year being audited.

Audits shall Each audit must contain, as part of the supplementary information, a cost

report as outlined by the department. If applicable, the audit-shall must be conducted in

accordance with the Federal Office of Management and Budget (OMB) Circular A-133 by

an auditor approved by the Auditor General 2 C.F.R. Part 200, subpart F, in effect on August

<u>13, 2020</u>.

For either an entity-wide, independent financial audit or an A-133 audit a Single

Audit, the agency shall assure the resolution of all interim audit findings. The agency shall

facilitate and aid any such reviews, examinations, and agreed-upon procedures the

department or any contractor may perform.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1).

Reference: Office of Management and Budget (OMB) Circular A-133, "Audits of

States, Local Governments, and Non-Profit Organizations", March 2008. Copies are

available at no cost from the following website:

 $\underline{https://www.whitehouse.gov/omb/circulars_a133_compliance_08_08toc.}$

67:61:04:06. Fees for services. Each agency shall adopt a schedule of fees for

services. Each agency and shall base the fees on the client's ability to pay. The agency shall

provide its clients, referral resources, the public, and the department with up-to-date fees for

services, including the fee per unit of service and any standard fees not included in the unit

rate charged by the agency.

The agency shall make every effort to collect payment from clients for services in

accordance with its fee schedule. The agency shall make every effort and to collect

reimbursement for costs of services for all clients from other third-party sources.

The agency shall provide its clients, referral resources, the public, and the division

with up-to-date fees for services. The information shall include the fee per unit of service and

any standard fees not included in the unit rate charged by the agency.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1).

67:61:04:07. Client orientation. The agency shall develop policies and procedures

to ensure orientation to the program is provided to a new client at or before time of admission

or as soon thereafter as possible. The orientation shall must include:

(1) The agency's purpose and a description of the treatment process;

(2) All relevant agency policies;

(3) The hours during which services are available;

(4) The fees for services and the responsibility for payment for those fees;

(5) The Information regarding the right to confidentiality, in accordance with the

confidentiality of records requirements of the Substance Abuse and Mental Health Services

Administration, 42 U.S.C. §§ 290 dd-2 (January 7, 2011), in effect on March 27, 2020, the

confidentiality of alcohol and drug abuse patient records, 42 C.F.R. Part 2 (June 9, 1987), in

effect on January 18, 2017, and the security and privacy of HIPAA, 45 C.F.R. Part 160 and

164-(, in effect on September 26, 2016); and

(6) The rights of the client while receiving services, in accordance with

§§ 67:61:06:01 and 67:61:06:02.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(3)(4)(6).

67:61:04:08. Description of treatment services. The agency shall provide a written

description of each service provided to all staff members, clients, the public, and the division

department, and upon request, to the public. The description-shall must include:

(1) The eligibility criteria contained in §§ 67:61:12:01, 67:61:13:01, 67:61:14:01,

67:61:15:01, 67:61:16:01, 67:61:17:01, or 67:61:18:01;

(2) The continued services criteria contained in § 67:61:07:07;

(3) The discharge criteria contained in § 67:61:07:09;

(4) The policies and procedures governing client use of alcohol or other drugs while

participating in treatment; and

(5) A description of the The services and activities to be provided, including a

description of the frequency and duration.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL_1-36-25, 34-20A-27(1)(4).

- 67:61:04:09. Staffing, training, and hours of operation. Each agency shall have policies and procedures in place to respond to potential medical emergencies that clients may encounter while residing at the <u>facility agency</u>. Each agency providing treatment services shall provide adequate staffing, training, and hours of operation at the following levels:
- (1) Early intervention, outpatient programs, and intensive outpatient treatment programs shall ensure that counseling staff is on duty at all times during scheduled hours of program operation or available by phone. The agency shall post the hours that the agency is open to the general public in a prominent place on the premises. The agency shall have a 24-hour-a-day, 7-day-a-week, an on-call system available seven days a week, twenty-four hours a day, for client access to program services, in the event of an emergency;
- (2) Day treatment programs without residential services shall ensure that counseling staff is on duty at all times during scheduled hours of program operation. The agency shall post the hours that the agency is open to the general public in a prominent place on the premises. The agency shall have a 24-hour-a-day, 7-day-a-week, an on-call system available seven days a week, twenty-four hours a day, for client access to program services, in the event of an emergency;
- (3) Day treatment with residential services and clinically-managed low-intensity residential treatment programs shall operate 7 seven days a week, 24 twenty-four hours a day. The agency shall have, on duty at all times, a staff member who is trained to respond to fires and other natural disasters, as well as to administer emergency first aid and CPR on duty at all times cardiopulmonary resuscitation. An addiction counselor or counselor trainee shall be available to the clients at least 8 eight hours a day, 5 five days a week, and shall be available on-call, 24 twenty-four hours a day. The agency shall maintain written staff schedules, which

shall must be available to the division department at the time of the accreditation survey;

(4) Clinically-managed, residential detoxification programs shall operate—7 seven

days a week,-24 twenty-four hours a day whenever clients are present. When no clients are

present, a staff member shall be on call to open the facility if necessary. When the agency is

open, a staff member shall be on duty who is trained, in accordance with § 67:61:17:06, to

respond to fires and other natural disasters, as well as to administer emergency first aid and

CPR, with training in these areas to be in accordance with § 67:61:17:06 cardiopulmonary

resuscitation, shall be on duty. An addiction counselor or counselor trainee shall be available

to the clients at least 8 eight hours a day, 5 five days a week, and available on-call, 24 twenty-

four hours a day. The agency shall maintain written staff schedules, which-shall must be

available to the division department at the time of the accreditation survey; and

(5) Medically-monitored, intensive inpatient treatment programs shall operate—7

seven days a week, 24 twenty-four hours a day. The agency shall have, on duty at all times,

a staff member who is trained to respond to fires and other natural disasters, as well as to

administer emergency first aid and CPR on duty at all times cardiopulmonary resuscitation.

Training and annual training updates in each area-shall must be documented in personnel

files. Nursing staff shall be on-call—24 twenty-four hours a day,—7 seven days a week.

Counseling staff shall be on duty during normal daytime hours and must be on-call, 24

twenty-four hours a day, -7 seven days a week. The agency shall maintain written staff

schedules which-shall must be available to the-division department at the time of the

accreditation survey.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:04:10. Support services directory. The agency shall maintain an electronic

or written directory complete with the name, address, and telephone number of credentialed

service providers available to provide the agency's clients with support services such as the

following services, if applicable:

(1) Alcohol and other drug services;

(2) Social and mental health services;

(3) Medical services;

(4) Employment services;

(5) Education and educational counseling;

(6) Vocational evaluation and counseling;

(7) Continuing care services;

(8) Legal services; and

(9) Pastoral services.

The agency shall make the directory available to clients at all times and to the division

department at the time of inspection.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4).

67:61:05:01. Tuberculin screening requirements. Tuberculin screening requirements for employees are as follows:

- (1) Each new staff member, intern, and volunteer shall receive both steps of the two-step method of tuberculin skin test or a TB_tuberculosis blood assay test to establish a baseline, within 14 fourteen days of employment. Any two documented tuberculin skin tests completed within a 12 twelve month period before the date of employment—can_may be considered a two-step or one TB tuberculosis blood assay test completed within a 12 twelve month period before employment can may be considered an adequate baseline test. Skin testing or TB tuberculosis blood assay tests are not required if a new staff, intern, or volunteer provides documentation of the last skin testing completed within the prior 12 twelve months. Skin testing or TB tuberculosis blood assay tests are not required if documentation is provided of a previous position positive reaction to either test;
- (2) A new staff member, intern, or volunteer, who provides documentation of a positive reaction to the tuberculin skin test or <u>TB tuberculosis</u> blood assay test, shall have a medical evaluation and chest X-ray to determine the presence or absence of the active disease;
- (3) Each staff member, intern, and volunteer, with a positive reaction to the tuberculin skin test or—TB_tuberculosis blood assay test-shall, must be evaluated annually by a licensed_physician, physician assistant, nurse practitioner, clinical nurse specialist, or a nurse, and a record maintained of the presence or absence of symptoms of *Myobacterium* tuberculosis. If this evaluation results in suspicion of active tuberculosis, the licensed physician, physician assistant, nurse practitioner, clinical nurse specialist, or a nurse, shall refer the staff member, intern, or volunteer for further medical evaluation to confirm the presence or absence of tuberculosis; and

(4) Any employee confirmed or suspected to have infectious tuberculosis—shall must be restricted from employment until a physician, physician assistant, nurse practitioner, or clinical nurse specialist, determines that the employee is no longer infectious.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27(1)(6).

Law Implemented: SDCL 1-36-25, 34-20A-27(1)(6), 34-22-11.

Reference: Guidelines for Preventing the Transmission of *Mycobacterium* tuberculosis in Health-Care Settings, 2005. "Centers for Disease Control and Prevention Morbidity and Mortality Weekly Report," December 30, 2005/Vol. 54/No.RR-17. Copies are available free of charge from the following website:

https://www.cdc.gov/mmwr/preview/mmwrhtml/rr5417a1.htm.

67:61:05:02. Agency director. Each agency shall have an agency director whose

qualifications, authority, and duties are-defined described in writing. The agency director

shall must be knowledgeable of about substance use disorder treatment and services, and

possess administrative skills. If the agency has a board of directors, the board shall appoint

the agency director. The agency director shall represent the board of directors and be charged

with the day-to-day management of the agency. The board of directors shall ensure that, at

the time of employment, the agency director has knowledge of the administrative rules

pertaining to substance use disorder programs treatment and services.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL_1-36-25, 34-20A-27(1)(5).

67:61:05:03. Qualifications of addiction counselors. All agency staff providing

addiction counseling shall meet the standards for addiction counselors or addiction counselor

trainees-in accordance with BAPP requirements as established by the Board of Addiction and

<u>Prevention Professionals</u>. A certificate and identification card issued by <u>BAPP</u> the board is

evidence of meeting the standards for an addiction counselor or certificate of recognition for

an addiction counselor trainee. Counselor certification or trainee recognition shall must be

obtained before performing any addiction counseling functions.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25,</u> 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(5), 36-34-12.

67:61:05:04. Qualifications of staff providing prevention services. Agency staff

providing prevention programming shall complete the Substance Abuse Prevention Skills

Training (SAPST) or Foundations of Prevention within one year of hire being hired. Evidence

of completion shall <u>must</u> be placed in the staff member's personnel file.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(5), 36-34-12.

67:61:05:05. Orientation of personnel. The agency shall provide orientation for all

staff, including contracted staff providing direct clinical services, interns, and volunteers,

within ten working days after employment. The orientation must be documented and must

include at least the following items:

(1) Fire prevention and safety, including the location of all fire extinguishers in the

facility, instruction in the operation and use of each type of fire extinguisher, and an

explanation of the fire evacuation plan and agency's smoking policy;

(2) The confidentiality of all information about clients, including a review of the

confidentiality of alcohol and drug abuse patient records, as set forth in 42 C.F.R. Part 2-(June

9, 1987), in effect on January 18, 2017, and the security and privacy of HIPAA, 45 C.F.R.

Parts 160 and 164-(April 17, 2003), in effect on September 26, 2016;

(3) The proper maintenance and handling of client case records;

(4) The agency's philosophical approach to treatment and the agency's goals;

(5) The procedures to follow in the event of a medical emergency or a natural

disaster;

(6) The specific job descriptions and responsibilities of employees;

(7) The agency's policies and procedure manual, maintained in accordance with

§ 67:61:04:01; and

(8) The agency's procedures regarding the reporting of cases of suspected child abuse

or neglect, in accordance with SDCL 26-8A-3 and 26-8A-8.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 34-20A-27.

Law Implemented: SDCL<u>1-36-25</u>, 34-20A-27(1)(5).

Cross-References:

Persons required to report child abuse or neglected child -- Intentional failure as misdemeanor, SDCL 26-8A-3.

Oral report of abuse or neglect -- To whom made -- Response report, SDCL 26-8A-8.

67:61:05:06. Employee supervision. Each agency shall establish and enforce policies and procedures for supervising agency employees, interns, and volunteers.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25,</u> 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(5)(6).

67:61:05:07. Clinical supervision. The board of directors or the agency director

shall designate an addiction counselor to be responsible for supervising clinical services,

including and for providing required supervision required for of trainees. Supervising clinical

services includes:

(1) Case staffing;

(2) Individual case supervision;

(3) Consultation with other clinical professionals;

(4) Review of case record maintenance; and

(5) Other clinically appropriate supervision methods determined by agency policy.

If an addiction counselor is not available within the trainee's employing agency,

supervision may be obtained on a contractual or consultant basis, from an outside party

meeting the required qualifications.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(5)(6).

67:61:05:08. Personnel policies and records. The agency shall maintain written

personnel policies and records for all staff, including provisions for equal employment

opportunities. Each agency shall maintain a personnel file, or record, or both, for each staff

member, including any contracted staff, intern, or volunteer. The file includes the following

or record must include:

(1) The application filed for employment—or, or any resume—and, transcripts—or,

diploma and evidence of continuing education;

(2) The position description, signed by the staff, with a statement of duties and

responsibilities, and the minimum qualifications and competencies necessary to fulfill these

duties;

(3) The completion of Evidence of having completed appropriate pre-hire screening

will be evident for, in the case of staff-that who provide direct services to vulnerable

populations;

(4) The staff's orientation documentation, in accordance with § 67:61:05:05;

(5) Copies of the staff's current credentials related to job duties; and

(6) Any staff health clearances, including the tuberculin test results, if required, and

any clearances from a licensed physician after an infectious or contagious disease requires

the staff's absence from the program.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(5)(6).

67:61:05:09. Organizational chart. Each agency shall have an up-to-date

organizational chart indicating lines of authority from the board of directors, if the agency

has a board, or from the agency director, and lines of authority for all job classifications. The

organizational chart-shall must be made available to all staff members, the board of directors,

if applicable, and the division department.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(5).

67:61:05:12. Office of Inspector General Medicaid exclusion list. Each agency

shall routinely check the Office of Inspector General's List of Excluded Individuals and

Entities, maintained by the U.S. Department of Health and Human Services Office of

Inspector General, to ensure that each new hire, as well as any current employee, is not on

the excluded list. No payment may be provided for services furnished by an excluded

individual. Documentation that this has been completed shall must be placed in the

employee's personnel file.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1(5).

CHAPTER 67:61:06

CLIENTS' RIGHTS

Section

67:61:06:01	Clients' rights.
67:61:06:02	Guaranteed rights.
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67:61:06:06	Time and place of hearing.
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67:61:06:08	Residential program rights.

67:61:06:01. Clients' rights. An agency shall ensure that clients' rights are fully

protected. The agency shall give each client a copy of the clients' rights and responsibilities,

in writing, or in an accessible format, upon admission, and shall discuss the rights and

responsibilities with the client or the client's advocate.

The clients' rights and responsibilities-statement shall must be posted in a place

accessible to clients. Copies shall also must be available in locations where clients can access

them, without making a request to agency staff. In addition, the The agency shall make the

clients' rights and responsibilities statements statement available to the division department.

The agency shall provide services to each client in a manner that is responsive to the client's

need in the areas of age, gender, social support, cultural orientation, psychological

characteristics, sexual orientation, physical situation, and spiritual beliefs.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL<u>1-36-25</u>, 34-20A-27(1)(3)(4)(6).

67:61:06:02. Guaranteed rights. A client has rights guaranteed under the

constitution and laws of the United States and the state of South Dakota including:

(1) The right to refuse extraordinary prohibited treatment, as provided in SDCL 27A-

12-3.22;

(2) The right to be free of any exploitation or abuse;

(3) The right to seek and have access to legal counsel;

(4) To The right to have access to an advocate as defined in subdivision

67:61:01:01(4) or an employee of the state's designated protection and advocacy system;

(5) The Information regarding the right to confidentiality, of all records,

correspondence, and information relating to assessment, diagnosis, and treatment, in

accordance with the confidentiality of records requirements of the Substance Abuse and

Mental Health Services Administration, 42 U.S.C. §§ 290 dd-2 (January 7, 2011), in effect

on March 27, 2020, the confidentiality of alcohol and drug abuse patient records, 42 C.F.R.

Part 2 (June 9, 1987), in effect on January 18, 2017, and the security and privacy of HIPAA,

45 C.F.R. Part 160 and 164-(, in effect on September 26, 2016); and

(6) The right to participate in decision making related to treatment, to the greatest

extent possible.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(3)(6).

67:61:06:03. Policy on abuse, neglect, and exploitation. Each agency-shall must

have a policy which that prohibits abuse, neglect, and exploitation of a client. The policy

shall must contain the following:

(1) Definitions of abuse, neglect, and exploitation, pursuant to SDCL 22-46-1;

(2) A requirement to report to the <u>division</u> department any incidents of abuse,

neglect, or exploitation;

(3) A requirement to report to the department, pursuant to SDCL 26-8A-3 and 26-

8A-8;

(4) A procedure for disciplinary action to be taken, if staff engages in abusive,

neglectful, or exploitative behavior;

(5) A-procedure requirement to make immediate efforts to inform the guardian, or

the parent if the client is under-18 eighteen years of age, of the an alleged incident or

allegation of abuse, neglect, or exploitation; and

(6) Upon substantiation of the incident, a A requirement to document the actions to

be implemented, upon substantiation of an incident or allegation, to reduce the likelihood of,

or prevention of, to prevent repeated incidents of abuse, neglect, or exploitation.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-5-1(1)(2)(4)(5).

Cross-References:

Persons required to report child abuse or neglected child -- Intentional failure as

misdemeanor, SDCL 26-8A-3.

Oral report of abuse or neglect -- To whom made -- Response report, SDCL 26-8A-8.

67:61:06:04. Grievance procedures. Each agency shall have written grievance

policies and procedures for hearing receiving, considering, and responding to client

grievances.

The agency shall inform provide the client, and the client's parent or guardian, a copy

of the policies and procedures, in writing or in an accessible format, of the grievance

procedures during intake services. The grievance procedure shall must be posted in a place

accessible to a client and a copy-shall must be available in locations where a client can access

the grievance procedure, without making a request to agency staff. The grievance procedure

shall policies and procedures must be available to a former client, upon request.

The procedure shall policies and procedures must include the ability to appeal the

agency's decision regarding ineligibility or the termination of services to the division

department, as provided in § 67:61:06:05, and shall must include the telephone number and

address of the division department.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(3).

67:61:06:05. Appeal of ineligibility or termination of services. A client, a client's

parent if in the case of a client is under 18 years of age eighteen, or a client's guardian, may

appeal, to the division department, the agency's decision to terminate regarding the

ineligibility or termination of services. An appeal-shall must be made in writing, to the

division department, within 30 thirty days of receipt of receiving the notice decision to

terminate regarding the ineligibility or termination of services. The division department shall

provide a determination within 30 thirty days of receipt of receiving the request for appeal.

If the client, the client's parent, or the client's guardian is dissatisfied with the division's

department's decision regarding ineligibility or termination of services, the client-or, the

client's parent, or the client's guardian may request a fair hearing, by notifying the

department, in writing, within 30 thirty days of receipt of receiving the division's

department's decision.

When termination is being appealed, the client shall continue to receive services from

the agency, until a decision is reached, after a hearing pursuant to SDCL chapter 1-26.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-5-1(4).

Cross-Reference: Confidentiality of alcohol and drug abuse patient records, 42

C.F.R. Part 2 (June 9, 1987), in effect on January 18, 2017.

67:61:06:06. Time and place of hearing. A fair hearing by an impartial hearing

officer, shall must be held within 90 ninety days after receipt for receiving a request by the

client, or the client's parent, or the client's guardian. The impartial hearing officer shall set a

time and place for the hearing to be held at the earliest reasonable time. Time extensions may

be provided by:

(1) By the impartial hearing officer; or at

(2) At the request of any-of the parties party involved, and upon agreement of-both

<u>all</u> parties to a specific extension of time.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-5-1(4).

67:61:06:07. Discharge policies. Each agency-shall must have a written discharge

policy. The policy includes the following must include:

(1) Client behavior that constitutes a reason for discharge at staff request;

(2) The procedure for the staff to follow when discharging a client involved in the

commission of a crime on the premises of the program or against its staff, consistent with the

confidentiality of alcohol and drug abuse patient records, as set forth in 42 C.F.R. § 2.12(c)(5)

(June 9, 1987), in effect on October 1, 2018, and including who shall-must make the report

to the appropriate law enforcement agency;

(3) The procedure for the staff to follow when a client leaves against medical or staff

advice, including offering the client discharge planning and continuation of care for substance

abuse and any other condition, and documentation of what was offered, consistent with the

confidentiality of alcohol and drug abuse patient records, as set forth in 42 C.F.R., Part 2

(June 9, 1987), in effect on January 18, 2017, confidentiality of alcohol and drug abuse patient

records;

(4) Prohibition against automatic discharge for any instance of non-prescribed

substance use, or for any instance of displaying symptoms of mental or physical illness; and

(5) The procedure for referrals for clients with symptoms of mental illness or a

medical condition and those requesting assistance to manage symptoms.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(3).

67:61:06:08. Residential program rights. Each residential programs program shall

ensure that all clients have the following rights to all clients:

(1) The right to visitation with family and friends, subject to reasonable written

visiting rules and hours established by the agency; however, provided agency personnel may

impose limitations, as necessary for the welfare of the client, if the those reasons for the

limitations are documented in the client's individual case record;

(2) The right to conduct private telephone conversations, subject to reasonable

written rules and hours established by the agency; however, provided agency personnel may

impose limitations, as necessary for the welfare of the client, if-the those reasons-for the

limitations are documented in the client's individual case record;

(3) The right to communicate with a personal physician; and

(4) The right to practice personal religion or attend religious services, within the

agency's policies and guidelines.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(3)(4)(6).

67:61:07:01. Client identification data. The Each agency shall establish a policy

and procedure to collect and record client identification data, at the time of admission or as

soon after admission as possible. Client identification data-shall must be kept in the clinical

record-and. Client identification data includes the following information:

(1) Name, street address, and telephone number of the client;

(2) Date of birth, gender, and race or ethnic origin of the client;

(3) Client's unique Unique identification number of the client;

(4) Referral source;

(5) Service start date;

(6) Outcome measures;

(7) Data for the state management information system; and

(8) Any other client information as required by the <u>division department</u>.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(3)(4)(6).

67:61:07:02. Client admission policies. Each program shall develop policies and

procedures regarding the admission of clients a client into the program by personnel

designated by the agency director, to ensure the client meets the eligibility criteria for the

level of care of admission.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25,</u> 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(3)(4)(6).

67:61:07:03. Client review of case records. An Each agency shall must have

written policies and procedures to govern a client's access to the client's case records. The

policies and procedures shall must specify any conditions or restrictions on client access and

shall must be available to the client, upon request.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(3)(4)(6).

67:61:07:04. Closure and storage of case records. The agency shall have written

policies and procedures to ensure the closure and storage of case records-at upon the

completion or termination of a treatment program-including. The policies and procedures

must include:

(1) The identification of staff positions or titles Identify, by position or title, the staff

members responsible for the closure of case records within the agency and the MIS

management information system;

(2) Procedures Provide for the closure of inactive client case records, that are for

clients who have not received services from an inpatient or residential program in three days

or clients who have not received services from an outpatient program in 30 thirty days; and

(3) Procedures Provide for the safe storage of client case records for at least six years

from the closure.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(3)(4)(6).

67:61:07:05. Integrated assessment. An addiction counselor or counselor trainee shall meet with the client and, if appropriate, the client's family-if appropriate, to complete an integrated assessment, within-30 thirty days of intake. The integrated assessment-includes must include both functional and diagnostic components. The assessment-shall must establish the historical development and dysfunctional nature of the client's alcohol and drug abuse or dependence, and shall must assess the client's treatment needs. The assessment-shall must be recorded in the client's case record and includes the following components must include:

- (1) Strengths of the client and the client's family, if appropriate, as well as previous periods of success—and, the strengths that contributed to that success—Identification, and the identification of potential resources within the family, if applicable;
 - (2) Presenting problems or issues that indicate a need for services;
- (3) Identification of readiness for change for problem areas, including motivation and supports for making such changes;
- (4) Current substance use and relevant treatment history, including attention to of previous mental health and substance use disorder or gambling treatment, and periods of success, psychiatric hospital admissions, psychotropic and other medications, relapse history or potential for relapse, physical illness, and hospitalization;
- (5) Relevant family history, including family relationship dynamics and family psychiatric and substance abuse history;
 - (6) Family and relationship issues, along with social needs;
 - (7) Educational history and needs;
 - (8) Legal issues;
 - (9) Living environment or housing;

(10) Safety needs and risks with regards regard to physical acting out, health

conditions, acute intoxication, or risk of withdrawal;

(11) Past or current indications of trauma, domestic violence, or both if applicable;

(12) Vocational and financial history and needs;

(13) Behavioral observations or mental status, for example, a description of whether

affect and mood are congruent or whether any hallucinations or delusions are present;

(14) Formulation of a diagnosis, including documentation of co-occurring medical,

developmental disability, mental health, substance use disorder, or gambling issues, or a

combination of these based on integrated screening;

(15) Eligibility determination, including level of care determination for substance use

services, or SMI serious mental illness or SED serious emotional disturbance for mental

health services, or both if applicable;

(16) Clinician's signature, credentials, and date; and

(17) Clinical supervisor's signature, credentials, and date-verifying, to verify review

of the assessment and agreement with the:

(a) The initial diagnosis; or

(b) The formulation of the initial diagnosis in cases where if the staff does not

have the education or training to make a diagnosis.

Any information related to the integrated assessment-shall must be verified through

collateral contact, if possible, and recorded in the client's case record.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(3)(4)(6).

- 67:61:07:06. Treatment plan. An addiction counselor or counselor trainee shall develop an individualized treatment plan, based upon the integrated assessment for each client admitted to an outpatient treatment program, intensive outpatient treatment program, day treatment program, clinically-managed low-intensity residential treatment program, or medically-monitored intensive inpatient treatment program. Evidence of the client's meaningful involvement in formulating the plan-shall must be documented in the file. The treatment plan-shall must be recorded in the client's case record and includes include:
- (1) A statement of specific client problems, such as including any co-occurring disorders, to be addressed during treatment, with supporting evidence;
- (2) A diagnostic statement and a statement of short- and long-term treatment goals that relate to the problems identified;
- (3) Measurable objectives or methods leading to the completion of short-term goals including:
- (a) Time frames for the anticipated dates of achievement or completion of each objective, or <u>for</u> reviewing progress towards objectives;
- (b) Specification and description of the indicators to be used to assess progress;
- (c) Referrals for needed services that are not provided directly by the agency; and
- (d) <u>Include interventions that Interventions, for identified issues, which</u> match the client's readiness for change for identified issues; and
- (4) A statement identifying the staff member responsible for facilitating the methods or treatment procedures.

The individualized treatment plan-shall must be developed within ten calendar days

of the client's admission-for to an intensive outpatient treatment program, day treatment

program, clinically-managed, low-intensity residential treatment program, or medically

monitored, intensive inpatient treatment program.

The individualized treatment plan-shall must be developed within 30 thirty calendar

days of the client's admission for to a counseling services program.

All treatment plans shall must be reviewed, signed, and dated by the addiction

counselor or counselor trainee. The signature must be followed by the counselor's credentials.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(3)(4)(6).

67:61:07:07. Continued service criteria. The program staff or direct care provider shall document for each client the progress and reasons for retaining the client at the present level of care; and create an individualized plan of action to address the reasons for retaining the individual in client at the present level of care. This document is must be maintained in the client case record. It is appropriate to retain the client at the present level of care if:

- (1) The client is making progress, but has not yet achieved the goals articulated in the individualized treatment plan. Continued treatment at the present level of care-is must be assessed, as necessary, to permit the client to continue to work working toward his or her treatment goals; or
- (2) The client is not yet making progress, but has the capacity to resolve his or her problems. He or she The client is actively working toward the goals articulated in the individualized treatment plan. Continued treatment at the present level of care-is must be assessed, as necessary, to permit the client to continue to work working toward his or her treatment goals; or
- (3) New-problems have been identified problem or priority that are is appropriately treated at the present level of care, has been identified. The new problem or priority requires services, the frequency and intensity of which can only safely be delivered by continued continuing to stay in at the current level of care. The client's level of care in which the client is receiving treatment is therefore, must be the least intensive level at which the client's new problems problem or priority can be addressed effectively.

The individualized plan of action to address the reasons for retaining the individual in at the present level of care shall must be documented every:

(a) Two calendar days for:

- (i) Clinically-managed clinically-managed, residential detoxification;
- (b) 14 Fourteen calendar days for:
 - (i) Early intervention services;
 - (ii) Intensive outpatient services;
 - (iii) Day treatment services; and
 - (iv) Medically monitored, intensive inpatient treatment; and
- (c) 30 Thirty calendar days for:
 - (i) Outpatient treatment programs; and
 - (ii) Clinically-managed, low-intensity residential treatment.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(3)(4).

67:61:07:08. Progress notes. All programs, except prevention programs, shall record and maintain a minimum of one progress note weekly, when services are provided At least one progress note must be recorded in a client's file each week when services are provided for all programs, except for prevention programs.

Progress notes—are must be included in the client's file and substantiate all services provided. Individual progress Progress notes must document counseling sessions with the client, summarize significant events occurring, and reflect goals and problems relevant during the session, and reflect any progress in achieving those goals and addressing the problems. Progress notes must include attention to any co-occurring disorder, as they relate it relates to the client's substance use disorder.

A progress note must be included in the file for each billable service provided.

Progress notes must include the following for the services to be billed:

- (1) Information identifying the client receiving the services, including the client's name and unique identification number;
- (2) The date, location, time met, units of service of the counseling session, and the duration of the session;
 - (3) The service activity code or the title describing the service code, or both;
 - (4) A brief assessment of the client's functioning;
- (5) A description of what occurred during the session, including the specific action taken or plan developed to address unresolved issues for the purpose of achieving identified treatment goals or objectives;
- (6) A brief description of what the client and the provider plan to work on during the next session, including and work that may occur between sessions, if applicable; and

(7) The signature and credentials of the staff providing the service.

Source: 43 SDR 80, effective December 5, 2016; 46 SDR 50, effective October 10, 2019.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(3)(4)(6).

67:61:07:09. Transfer or discharge criteria. It is appropriate to transfer or

discharge the a client from the a present level of care if he or she meets the following criteria:

(1) The client has achieved the goals articulated in his or her individualized treatment

plan, thus resolving each problem that justified admission to the present level of care.

Continuing the chronic disease management of the client's condition at a less intensive level

of care is indicated; or

(2) The client has been unable to resolve each problem that justified admission to the

present level of care, despite amendments to the treatment plan. The client is determined to

have achieved the maximum possible benefit from engagement in services at the current level

of care. Treatment at another level of care, more or less intensive, in the same type of service,

or discharge from treatment, is therefore indicated; or

(3) The client has demonstrated a lack of capacity due to diagnostic or co-occurring

conditions that limit his or her ability to resolve each problem. Treatment at a qualitatively

different level of care or type of service, or discharge from treatment, is therefore indicated;

or

(4) The client has experienced an intensification of a problem, or has developed a

new problem, and can be treated effectively only at a more intensive level of care.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(3)(4)(6).

67:61:07:10. Transfer or discharge summary. An addiction counselor or

counselor trainee shall complete a transfer or discharge summary for any a client, within five

working days after the client is transferred or discharged, regardless of the reason for the

transfer or discharge. A transfer or discharge summary of the client's problems, course of

treatment, and progress toward planned goals and objectives identified in the treatment plan

is must be maintained in the client case record. A process shall must be in place to ensure

that the transfer or discharge is completed in the MIS management information system.

When a client prematurely discontinues services, reasonable attempts-shall must be

made and documented by the agency to re-engage the client, into services if appropriate.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(3)(4)(6).

67:61:07:11. Admission of returning clients. The agency shall have written

policies and procedures to promote the continuity of care to facilitate the re-admission of for

a client who is readmitted. This includes The procedures for must include completing a new

agency case record and new admission record in the MIS management information system

for each client who-re-enter re-enters services.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(3)(4)(6).

67:61:07:12. Tuberculin screening requirements. A designated staff member shall

conduct tuberculin screening for the absence or presence of symptoms with each client newly

admitted to outpatient treatment, intensive outpatient, day treatment, clinically-managed low

intensity residential treatment, clinically-managed detoxification, and or intensive inpatient

treatment, within-24 twenty-four hours of admission, to determine if the client has had any

of the following symptoms within the previous three months:

(1) Productive cough for a duration of two to three week duration weeks;

(2) Unexplained night sweats;

(3) Unexplained fevers; or

(4) Unexplained weight loss.

Any client determined to have <u>had</u> one or more of the <u>above listed</u> symptoms within

the last three months-shall must be immediately referred to a licensed physician for a medical

evaluation to determine the absence or presence of active disease tuberculosis. A physician

may request that a Mantoux skin test may or may not be done during this evaluation based

on the opinion of the evaluating physician conducted. Any client confirmed or suspected to

have infectious tuberculosis-shall must be excluded from services until the client is

determined to no longer be infectious by the physician. Any client in which If infectious

tuberculosis is ruled out shall, the evaluating physician must provide a written statement from

the evaluating physician confirming the client does not have tuberculosis before being the

<u>client may be</u> allowed entry for services.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

Reference: Guidelines for Preventing the Transmission of Mycobacterium

tuberculosis in Health-Care Settings, 2005, December, 2005. "Centers for Disease

Control and Prevention Morbidity and Mortality Weekly Report, Recommendations and

Reports," December 30, 2005/Vol. 54/No.RR-17. Copies are available free of charge from

the following website: www.cdc.gov/mmwr

https://www.cdc.gov/mmwr/preview/mmwrhtml/rr5417a1.htm.

CHAPTER 67:61:08

MEDICATION CONTROL IN RESIDENTIAL PROGRAMS

Section	
67:61:08:01	Definitions.
67:61:08:02	Control, accountability, and storage of medications and drugs.
67:61:08:03	Storage of Schedule II, III, or IV drugs.
67:61:08:04	Records of receipt, administration, and disposition of scheduled drugs.
67:61:08:05	Drug destruction and disposal.
67:61:08:06	Medication administration defined.
67:61:08:07	Delegation of nursing tasks.
67:61:08:08	Administration of medications and drugs.
67:61:08:09	Assistance with self-administration of medications medication.
67:61:08:10	Self-administration of medication.

67:61:08:01. Definitions. Terms used in this chapter mean:

(1) "Controlled-drugs drug," any drug or chemical whose possession and use are

regulated under the Federal Controlled Substances Act, 21 U.S.C. §§ 801 et seq.-as, in effect

on July 1, 2016July 1, 2021;

(2) "Nasogastric tube," a tube-which that is inserted, nonsurgically, through the nose

and extends into the stomach; and

(3) "Parenteral route," the administration of medication by injection, including

interdermal intradermal, subcutaneous, intramuscular, or and intravenous injection;

(4) "UAP," unlicensed assistive personnel.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

- 67:61:08:02. Control, accountability, and storage of medications and drugs. Each residential programs shall program must meet the following requirements for the control, accountability, and safe storage of medications and drugs:
- (1) Any client on medications for substance use disorder, mental health, or medical conditions shall surrender all medications and drugs—on upon admission to the agency—per agency policy, and be educated about how to take his or her prescribed medication—as prescribed, while in the program;
- (2) Each client shall receive a formal orientation to the agency's medication policies and procedures upon admission;
- (3) All drugs or medications shall <u>must</u> be <u>stored kept</u> in a locked <u>medication</u> storage area that is inaccessible to all persons at all times <u>with the exceptions as specified</u>, <u>except as provided</u> in § 67:61:08:10;
- (4) All controlled drugs-shall <u>must</u> be-stored <u>kept</u> in a separate locked box or drawer in within the medication storage area;
- (5) Poisons, disinfectants, and medications prescribed for external use shall must be stored separately from each other and from internal medications, with each in-a its separate locked area that is inaccessible to clients and visitors;
- (6) Biologicals and medications requiring refrigeration or other storage requirements as identified by the manufacturer's labeling shall must be stored separately, including during refrigeration, freezing, and protection from the light, in an area that is inaccessible to clients and visitors. If these medications are stored in a refrigerator containing items other than medications, the medications—shall must be kept in a separate secured compartment;
 - (7) Each client's prescription medications-shall must be stored in the medication's

originally received containers and may not be transferred to another container;

- (8) Any container with a worn, illegible, or missing label-shall must be destroyed, along with the medication or drugs in the container, in accordance with § 67:61:08:05;
- (9) Only a licensed pharmacist may label, relabel, or alter labels on medication containers;
- (10) Any medication or drug prescribed for one client may not be administered to another client;
- (11) If a client brings his or her own medications or drugs into the program, the client's medications or drugs may not be administered unless the client can be identified and written orders for the administration of the medications or drugs administration is received from a licensed physician;
- (12) Each program-shall <u>must</u> have a procedure for contacting the client's identified pharmacies and physicians, as soon as possible after each client is admitted to the program;
- (13) If medications or drugs brought by a client into the program are not used, the medications or drugs-shall must be packaged, sealed, stored, and returned to the client, parent, guardian, or significant other, at the time of discharge, if the return of the medications or drugs is approved by a program physician; the. The return of the medications or drugs-shall must be documented in the client's case record, with the name, strength, and quantity of the medication, and signed by the appropriate staff member identified to manage client medication; and
- (14) The telephone number of the regional poison control center, the local-hospitals hospital, the medical director, and the agency administrator-shall must be posted in all drug storage and preparation areas.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:08:03. Storage of Schedule II, III, or IV drugs. A residential program may

have a limited supply of Schedule II, III, and IV drugs in storage, if the residential program

meets the following requirements:

(1) The drugs are owned by a licensed pharmacy or licensed physician and stored in

a sealed emergency box;

(2) The agency and the providing Drug Enforcement Agency—(DEA) registrant

maintain a complete and accurate inventory of the drugs stored in the emergency box and of

the drugs drugs' disbursement. The inventory shall must be conducted personally by the DEA

Drug Enforcement Agency registrant at least once every six months;

(3) There are no more than five different controlled drugs, no more than five doses

of an injectable Schedule II, III, or IV drug, and no more than 12 twelve doses of an oral

Schedule III or IV drug stored in the emergency box at one time;

(4) The use of the controlled drugs in the emergency box is limited to those times

when no pharmacy is available; and

(5) Any standing or verbal order for the medication is verified in writing by the

physician within 72 seventy-two hours after the first administration.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

Cross-Reference: Administration of medications and drugs, § 67:61:08:08.

67:61:08:04. Records of receipt, administration, and disposition of scheduled

drugs. Each residential program shall maintain a separate log book to record the receipt and

disposition of all Schedule II drugs. A residential program shall maintain a record of the

receipt and administration of Schedule II, III, and IV drugs in a client's case records record.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:08:05. Drug destruction and disposal. All agencies shall establish written policies and procedures—addressing for the destruction and disposal of medication in accordance with § 44:73:08:01.01.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:08:06. Medication administration defined. Medication administration is the

administration giving of medications, other than by the parenteral route or nasogastric tube,

under the supervision of a licensed registered nurse. The steps in medication administration

include:

(1) Removing an individual dose from a previously dispensed, labeled container,

including a unit dose container;

(2) Verifying the dose with the physician's order or medication administration record;

(3) Giving the individual dose to whom it is prescribed; and

(4) Documenting the <u>date</u>, time, person's the name giving of the person administering

the dose, and the dose given.

A copy of a physician's order or prescription for each medication being administered

shall must be kept in the client's case file.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:08:07. Delegation of nursing tasks. Delegation is the transfer of the authority

to perform a specific nursing or medication administration task from a licensed registered

nurse to a UAP unlicensed assistive personnel, pursuant to §§ 20:48:04.01:01,

20:48:04.01:02, and 20:48:04.01:07.

The UAP Unlicensed assistive personnel may only perform the nursing task or

medication administration task for a specific participant client through delegation. The UAP

<u>Unlicensed assistive personnel</u> may not re-delegate a delegated task.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:08:08. Administration of medications and drugs. All medications and drugs

shall must be administered in accordance with SDCL 36-9-28. Each agency shall establish

written policies concerning the administration of all medications, including Schedule II, III,

and IV drugs, and shall ensure that Schedule II, III, and IV drugs are administered only in

accordance with those policies and only when authorized by a licensed physician.

Only a RNs registered nurse, LPNs a licensed practical nurse, or UAPs unlicensed

assistive personnel who are is trained and qualified, in accordance with chapter 20:48:04,

may administer medications. The RN registered nurse, LPN licensed practical nurse, or UAP

and any unlicensed assistive personnel administering the medication shall record the name of

the medication, the strength and quantity administered, and the time of administration in the

client's case record, and must shall sign the case record. No person may administer

medications that have been prepared for administration by another person.

The agency shall maintain a procedure for the immediate reporting of drug reactions

and medication errors to the physician responsible for the client, which. The procedure must

comply with the confidentiality of records requirements of the Substance Abuse and Mental

Health Services Administration, as set forth in 42 U.S.C. §§ 290 dd-2 (January 7, 2011), in

effect on March 27, 2020, the confidentiality of alcohol and drug abuse patient records, and

42 C.F.R. Part 2 (June 9, 1987), in effect on January 18, 2017. The individual responsible for

any medication error shall complete and sign an entry in the client's case record and complete

and sign an incident report form.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:08:09. Assistance with self-administration of medication medication.

Assistance with self-administration of-medications medication is the act of assisting a client

with one or more steps in the process of taking medication, but not the actual

administration of medications medication. Assistance with self-administration of

medications may include the following medication includes:

(1) Opening the medication container;

(2) Reminding the client of the proper time to take the medication;

(3) Helping to remove the medication from the container; and

(4) Returning the medication container to storage.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:08:10. Self-administration of medication. A residential treatment program

not employing a RN registered nurse, a LPN licensed practical nurse, or UAP unlicensed

assistive personnel shall make the drug or medication available to a client for self-

administration in accordance with the instructions of a licensed physician. The client shall

self-administer the drug or medication, under the supervision of a designated employee who

enters the name, strength, and quantity of the medication, and the time of self-administration,

in the client's case record.

Clinically-managed, low-intensity residential treatment programs are exempt from

the requirement of supervising the self-administration of over-the-counter remedies. If the

reasonable safety of all program clients is ensured, residential programs may allow clients to

possess and self-administer, without supervision, those prescription medications that have

been identified as allowable medications on a list developed specifically for the individual,

in consultation with a licensed physician. The list of allowable medications-shall must be

reviewed at least annually, by a licensed physician. Any medication not identified on the list

shall must be administered under supervision.

Each residential treatment program utilizing self-administration processes shall must

establish policies and procedures that outline these processes.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:09:01. Planned dietetic services required. Each residential program shall

establish develop and implement a written plan for meeting the basic nutritional needs, as

well as any special dietetic needs, of each client. The program shall provide at least three

meals a day. Any snacks provided by the program-shall must be a part of the overall dietary

plan. Each meal shall include foods from the following basic food groups, according to the

Dietary Guidelines for Americans, as released by the U.S. Department of Agriculture and the

U.S. Department of Health and Human Services.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

Reference: Dietary Guidelines for Americans, 2015-2020 2020-2025, (December

29, 2020), Eigth Ninth Edition, published by the U.S. Department of Health and Human

Services and U.S. Department of Agriculture. Available at

http://health.gov/dietaryguidelines/2015/guidelines/ Copies are available at no cost from the

following website: https://www.dietaryguidelines.gov/sites/default/files/2021-

03/Dietary Guidelines for Americans-2020-2025.pdf.

67:61:09:02. Sanitation and safety standards. Each residential program shall meet

the sanitation and safety standards for food service, as set forth in chapter 44:02:07. An

agency that provides dietary services, by agreement or contract with a second party, shall

ensure that the provider of dietary services has demonstrated compliance with chapter

44:02:07, by passing an annual, documented sanitation inspection conducted by the

Department of Health.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6), 34-20A-44.

67:61:10:01. Safety and sanitation plan. For each setting in which where the

agency provides services, there-shall must be a health, safety, sanitation, and disaster plan

that ensures the health and safety of the individuals served. The plan-shall must include:

(1) Specific procedures Procedures for responding to medical emergencies;

(2) Procedures for responding to fire and natural disasters, including evacuation

plans, training, and regularly scheduled drills;

(3) Training and regularly scheduled drills for fire and natural disasters;

(34) Procedures for responding to communicable diseases; and

(45) Procedures to ensure sanitation of all settings in which where services are

provided.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:10:02. Life safety codes. Each building that the treatment or prevention

program an agency owns, rents, or leases which provides, to provide residential services shall

must comply with applicable fire safety standards in the 2000 edition of the NFPA 101 Life

Safety Code. An automatic sprinkler system is not required in an existing facility, unless

significant renovations renovation or remodeling occurs; however, any. An existing

automatic sprinkler system-shall must remain in service.

New construction, renovations, additions, and changes of space-shall must comply

with NFPA 101 Life Safety Code, 2012 edition. Each facility-shall also must comply with

the building construction standards of the International Building Code, 2012 edition.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL 1-36-25, 34-20A-27(1)(4)(2)(6).

Reference: NFPA 101 Life Safety Code, 2000, National Fire Protection

Association. Copies may be obtained from the National Fire Protection Association, P.O.

Box 9101, Quincy, MA 02269-9904; Phone: 1-800-344-3555. Cost \$ 93.00;

International Building Code, 2012 edition. Copies may be obtained from

International Conference of Building Officials, Phone 1-800-786-4452. Order@iccsafe.org.

Cost: \$89.00.

67:61:10:03. Rules of general applicability. Each residential facility providing

Level 3.7 seeking accreditation or providing services shall must be established licensed

pursuant to article 44:78. Other residential facilities seeking accreditation after July 1, 2016,

shall be established pursuant to article 44:78.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(2)(6).

67:61:11:01. Purpose and scope of prevention-progarms programs. A prevention

program-shall must encompass current research, theory, and practice-based strategies and

activities implemented through structured prevention strategies. An agency providing a

primary prevention or diversion service shall delineate a work plan-to-outline that outlines

the scope of services to be offered. The programming being implemented shall must be found

on the state supported evidence based programming list. The plan-shall must be approved by

the board of directors and documented in board minutes, or approved by the agency director

and be made available to the public and agency staff.

An agency that conducts classroom or group educational programs shall use a

structured evidence-based curriculum for prevention education.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(3)(4).

67:61:11:02. Prevention program classifications. Prevention programming is

divided into the following population classifications:

(1) Universal prevention programming: Activities targeted to the general public or a

whole population that has not been identified on the basis of individual risk;

(a) Direct: Interventions that directly serve—an identifiable a group of

individuals who are identifiable, but who have not been identified on the basis of individual

risk; and

(b) Indirect: Interventions that support population-based programs and

environmental strategies;

(2) Selective prevention programming: Activities targeted to individuals or a

subgroup of the population whose risk in developing a disorder is significantly higher than

average; and

(3) Indicated prevention programming: Activities targeted to individuals identified

as having minimal, but detectable signs or symptoms foreshadowing a disorder, or biological

markers indicating predisposition, but have not yet met diagnostic level.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(3)(4).

- 67:61:11:03. Description of services provided. A prevention program—shall must offer at least one or more of the following services:
- (1) Information dissemination services, including activities that involve one-way communication from the source to the audience, with limited contact between the two;
- (2) Education services, including activities that involve two-way communications and are based on an interaction between the educator and the participants;
- (3) Alternative services, including activities that provide the opportunity to participate in healthy, positive, and constructive activities;
- (4) Problem identification and referral services, including activities that—aim are designed to identify a person who has indulged in the illegal use of alcohol or drugs in order to assess if the person's behavior can be reversed through education. This activity does not include any services designed to determine if an individual is in need of treatment services;
- (5) Community-based services, including activities that <u>aim</u> are designed to enhance the ability of the community to more effectively provide prevention services for alcohol or drug abuse; and
- (6) Environmental services, including activities that <u>aim</u> are designed to establish or change community standards, codes, and attitudes, thereby influencing the incidence and prevalence of alcohol and drug abuse in the general population.

A written description of the services provided shall must be available to all staff members, individuals, the public, and the division department. The description includes the following information must include: target populations for primary prevention and diversion services, program goals including the scope of services, measurable objectives, program evaluations and intended outcomes, and programming that complies with these standards.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL<u>1-36-25,</u> 34-20A-27(1)(4).

67:61:11:04. Review of materials. The agency's program director shall review and

approve all electronic, written, and printed materials, intended for public distribution, for

validity, relevancy, and appeal. Additionally an agency that conducts classroom or group

educational programs shall use a structured evidence-based curriculum for prevention

education. The review of all public distribution materials and prevention curriculums being

implemented-shall must be made available for review by agency staff, the public, and the

division department, in an electronic or printed format.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4).

67:61:11:05. Criteria for determining evidence-based intervention. Evidence

based intervention is defined by inclusion under one or more of three public resources as

follows:

(1) Federal lists or registries of evidence-based interventions;

(2) Reported positively in peer Peer reviewed journals with evidence of a positive

report; or

(3) Documented effectiveness based on four guidelines for evidence which are:

(a) The intervention is based on a theory of change that is documented in a

clear logic or conceptual model;

(b) The intervention is similar in content and structure to interventions that

appear in registries or the peer reviewed literature, or both;

(c) The intervention is supported by documentation that it has been

effectively implemented in the past, and multiple times, in a manner attentive to scientific

standards of evidence and with results that show a consistent pattern of credible and positive

effects; and

(d) The intervention is reviewed and deemed appropriate by a panel of

informed prevention experts that includes well-qualified, including prevention researchers

who are experienced in evaluating prevention interventions similar to those under review.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL_1-36-25, 34-20A-27(1)(4).

67:61:11:06. Staff knowledge of resources. The staff of each prevention program

shall be able to demonstrate knowledge of regional alcohol, drug, mental health promotion,

suicide prevention, and recovery support programs available for prevention or treatment

services. An agency shall document that:

(1) It maintains a current database of information and referral resources on alcohol,

tobacco, and other drugs, substance abuse services, and prevention and treatment resources;

(2) The information is either posted or publicly distributed; and

(3) The agency staff has reviewed the information.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(5).

67:61:11:07. Record of activities. An agency conducting prevention services shall

maintain a record of all prevention activities provided in accordance with the described

program content. Each record-shall must include:

(1) A list of presenters and;

(2) A list of participants involved using non-identifiable information;

(23) Demographic characteristics of participants, including:

(a) Age;

(b) Race/ethnicity;

(c) Gender;

(d) Type of prevention populations, such as universal, selective, or indicated;

and

(e) Any other information as requested by the <u>division department</u>;

(34) Record A record of all program activities; and

(45) A copy of the programmatic materials.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL 1-36-25, 34-20A-27(1)(3)(4)(6).

67:61:11:08. Quality assurance and evaluation. An agency shall conduct a quality

assurance review of its prevention programming to monitor, protect, and enhance the quality

and appropriateness of its programming and to identify qualitative problems and recommend

plans for correcting each problem. The agency shall conduct the following:

(1) Annual satisfaction surveys of all individuals or stakeholders who requested and

participated in prevention services;

(2) Participant evaluations after each prevention presentation the agency provides;

and

(3) Pre- and post-tests for all evidence-based curricula presented to individuals.

A summary of these reports-shall must be made available to the board of directors or

agency staff annually, and to the division department and community members, upon request.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(2)(4).

67:61:12:01. Eligibility criteria. To be eligible for early intervention services, the

client-is must not be at risk for withdrawal; either has no or has very stable biomedical

conditions; or either has no or has very stable emotional, behavioral, or cognitive conditions;

and meets must meet one of the following:

(1) The client-needs lacks an understanding of, or skills to change, current substance

use patterns or high-risk behaviors or both; or

(2) The client's risk of initiation of, or progression in substance use patterns or high-

risk behaviors, or both, is increased by substance use or values about use; or

(3) The client's social support system or significant others, or both, increase the risk

of a substance use.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

- **67:61:12:02. Services provided.** The program may provide each individual with a variety of services, but it must provide the following services, at a minimum:
- (1) Initial screening and planning within-48 forty-eight hours of initial contact. The initial screening shall must be recorded in the client's case record and includes include:
 - (a) The client's current problems and needs;
- (b) The client's emotional and physical state, including screening for the presence of cognitive disability, mental illness, medical disorders, collateral information, and prescribed medications;
- (c) The client's drug and alcohol use, including the types of substances used, including whether prescribed or over the counter medications, the age of first use, the amount used, the frequency of use, the date of last use, and the duration of use; and
 - (d) A statement of the intended course of action;
 - (2) Crisis intervention;
 - (3) Individual or family counseling, which may include:
- (a) Education regarding alcohol and drug abuse and dependence, including biomedical effects of drug and alcohol use and abuse and the importance of medical care and treatment in the recovery process; and
- (b) Education regarding tuberculosis and the human immunodeficiency virus, how each is transmitted, and how to safeguard against transmission;
 - (4) Discharge planning, which may include:
 - (a) Continued care planning and discharge planning;
- (b) Referral to and liaison with other resources that offer education, vocational, medical, legal, social, psychological, employment, and other related alcohol and

drug services; and

(c) Referral to and coordination of medical services shall include, which

includes the availability of tuberculosis and human immunodeficiency virus services,

pursuant to 42 U.S.C. § 300x-24 (Requirements Regarding Tuberculosis and Human

Immunodeficiency Virus, October 27, 1992), in effect on December 13, 2016.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:12:04. Nonreimbursable services. Nonreimbursable The following are

nonreimbursable services include under this chapter:

(1) Services which that are solely recreational in nature;

(2) Time spent preparing paperwork from client assessments or clinical

documentation; and

(3) Time spent traveling.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:13:01. Eligibility criteria. To be eligible for the outpatient treatment

program, the client shall meet the following criteria:

(1) The client either has no or has a minimal risk for severe withdrawal;

(2) The client either has no or has very stable biomedical conditions, or is receiving

concurrent medical monitoring;

(3) The client's emotional, behavioral, or cognitive conditions are causing minimal

interference with substance use recovery, difficulties in social functioning, and the ability to

care for self himself or herself;

(4) The client is willing to engage in treatment, but needs motivational and

monitoring strategies to promote progress through the stages of change;

(5) The client is able to maintain abstinence or control substance use and pursue

recovery or motivational goals with minimal support; and

(6) The client's recovery environment is supportive; and the

(7) The client has the skills to cope.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL 1-36-25, 34-20A-27(1)(4)(6).

67:61:13:02. Services provided. The outpatient treatment program may provide its

clients with a variety of treatment services, but it shall must provide the following services:

(1) An integrated assessment, pursuant to § 67:61:07:05;

(2) Crisis intervention;

(3) Any combination of individual, group, and family counseling which may include

the following including:

(a) Education regarding substance abuse and dependence, including the

biomedical effects of drug and alcohol use and abuse and the importance of medical care and

treatment in the recovery process; and

(b) Education regarding tuberculosis and the human immunodeficiency virus,

how each is transmitted, and how to safeguard against transmission;

(4) Discharge planning to include:

(a) Continued care planning and counseling;

(b) Referral to and coordination of care with other resources that will assist a

client's recovery, including educational, vocational, medical, legal, social, mental health,

employment, and other related alcohol and drug services; and

(c) Referral to and coordination of medical services, which includes the

availability of tuberculosis and human immunodeficiency virus services, pursuant to 42

U.S.C. § 300x-24 (Requirements Regarding Tuberculosis and Human Immunodeficiency

Virus, October 27, 1992), in effect on December 13, 2016.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 34-20A-27.

Law Implemented: SDCL 1-36-25, 34-20A-27(1)(4)(6).

67:61:13:03. Intensity of services. The outpatient treatment program may provide

to each client any combination of individual, group, or family counseling services, of any

intensity and frequency, as required by the continued service criteria, pursuant to

§ 67:61:07:07. If counseling is provided, these services shall must be less than nine hours in

a one-week period, for adults. Services for adolescents shall must be less than six hours in a

one-week period.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4).

67:61:13:05. Nonreimbursable services. Nonreimbursable The following are

nonreimbursable services include under this chapter:

(1) Driving Under the Influence and Driving While Intoxicated education courses;

(2) Services which that are solely recreational in nature;

(3) Time spent preparing paperwork from client assessments or clinical

documentation;

(4) Time spent traveling; and

(5) Community-12 twelve step programs.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4).

67:61:14:01. Eligibility criteria. To be eligible for intensive outpatient program

services the client shall meet the following criteria:

(1) The client is must be at minimal risk of severe withdrawal;

(2) The client either has no or has very stable biomedical conditions, which are not a

distraction from treatment;

(3) The client has mild emotional, behavioral, or cognitive conditions, which may

distract from recovery and need monitoring; and

(4) The client-shall must meet one of the following:

(a) The client has variable engagement in treatment, ambivalence, or a lack

of awareness of the substance use or mental health problem, and requirement of a structured

program to promote progress through the stages of change; or

(b) The client's substance use or mental health symptoms, or both, have

intensified and indicate a high-likelihood of relapse or continued use, without close

monitoring or support; or

(c) The client has a non-supportive recovery environment, but the client is

able to cope with structure and support.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(3)(4).

67:61:14:02. Services provided. The intensive outpatient program may provide its

clients with a variety of treatment services, but it must provide the following services:

(1) An integrated assessment, pursuant to § 67:61:07:05;

(2) Crisis intervention;

(3) Individual, group, and family counseling which may include the following

including:

(a) Education regarding alcohol and drug abuse and dependence, including

the biomedical effects of drug and alcohol use and abuse and the importance of medical care

and treatment in the recovery process; and

(b) Education regarding tuberculosis and the human immunodeficiency virus,

how each is transmitted, and how to safeguard against transmission;

(4) Discharge planning, which must include the following:

(a) Continued care planning and counseling;

(b) Referral to and coordination of care with other resources that will assist a

client's recovery, including education, vocational, medical, legal, social, mental health,

employment, and other related alcohol and drug services; and

(c) Referral to and coordination of medical services to include, which

includes the availability of tuberculosis and human immunodeficiency virus services

pursuant to 42 U.S.C. § 300x-24 (Requirements Regarding Tuberculosis and Human

Immunodeficiency Virus, October 27, 1992), in effect on December 13, 2016.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:14:03. Intensity of services. The intensive outpatient program shall provide

any combination of individual, group, or family counseling two or more times per week to

each client. Each adult client shall must be provided with a minimum of nine hours of these

services per week. Each adolescent client-shall must be provided with a minimum of-6 six

hours of these services per week.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4).

67:61:14:05. Nonreimbursable services. Nonreimbursable The following are

nonreimbursable services include under this chapter:

(1) Driving Under the Influence and Driving While Intoxicated education courses;

(2) Services which that are solely recreational in nature;

(3) Time spent preparing paperwork from client assessments or clinical

documentation;

(4) Time spent traveling; and

(5) Community-12 twelve step programs.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4).

67:61:15:01. Eligibility criteria. To be eligible for day treatment program services

the client shall meet the following criteria:

(1) The client-is must be experiencing mild withdrawal or is at risk for withdrawal;

(2) The client either has no or has very stable biomedical conditions, which are not a

distraction from treatment;

(3) The client has mild emotional, behavioral, or cognitive conditions, which may

distract from recovery and needs need stabilization; and

(4) The client-shall must meet one of the following:

(a) The client requires a structured program to promote progress through the

stages of change; or

(b) The client is at high risk of relapse or continued use, and deterioration in

the level of functioning; or

(c) The client's environment renders recovery unlikely, without structured

monitoring and support.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(3)(4).

- 67:61:15:02. Services provided. The <u>day treatment</u> program shall provide its clients with a variety of treatment services, <u>but the program shall provide the following services that must include</u>:
 - (1) An integrated assessment, pursuant to § 67:61:07:05;
- (2) Individual, group, and family counseling which may include the following including:
- (a) Education regarding alcohol and drug abuse and dependence, including the biomedical effects of drug and alcohol use and abuse and the importance of medical care and treatment in recovery; and
- (b) Education regarding tuberculosis and the human immunodeficiency virus, how each is transmitted, and how to safeguard against transmission;
 - (3) Education programming for adolescents; and
 - (4) Discharge planning, which must include the following:
 - (a) Continued care planning and counseling;
- (b) Referral to and coordination of care with other resources that will assist a client's recovery, including education, vocational, medical, legal, social, mental health, employment, and other related alcohol and drug services; and
- (c) Referral to and coordination of medical services to include, which includes the availability of tuberculosis and human immunodeficiency virus services, pursuant to 42 U.S.C. § 300x-24 (Requirements Regarding Tuberculosis and Human Immunodeficiency Virus, October 27, 1992), in effect on December 13, 2016.

Additional services provided by residential day treatment programs shall <u>must</u> include housing and dietary services, and medical care, which must include the following including:

tuberculosis and human immunodeficiency virus services pursuant to 42 U.S.C. § 300x-24 (Requirements Regarding Tuberculosis and Human Immunodeficiency Virus, October 27, 1992), in effect on December 13, 2016.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:15:03. Intensity of services. The day treatment program for adults and

adolescents shall provide a minimum of 15 fifteen hours of any combination of individual,

group, or family counseling services per week, to each client. A day treatment program for

adults shall provide a minimum of five hours of additional services per week, on specialized

topics which that address the specific needs of the client. The additional services shall must

be identified on the client's treatment plan or continued stay review. These services shall must

be provided by an individual trained in the specific topic presented.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4).

67:61:15:04. Reimbursable services. Reimbursable day treatment program services

are limited to face-to-face contacts, for the purpose of providing services, pursuant to

§ 67:61:15:02. Services are reimbursed through a per diem rate and are not eligible to be

reimbursed through a 15 fifteen minute unit.

Reimbursable services for eligible Medicaid clients are limited to services provided

under chapter 67:16:48.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4).

67:61:15:05. Nonreimbursable services. Nonreimbursable The following are

<u>nonreimbursable</u> services <u>include</u> <u>under this chapter</u>:

(1) Billing for a client that exceeds the accredited bed capacity established by the

Division department for clients residing in a residential day treatment program;

(2) Driving Under the Influence and Driving While Intoxicated education courses;

(3) Services—which that are solely recreational in nature;

(4) Time spent preparing paperwork from client assessments or clinical

documentation;

(5) Time spent traveling; and

(6) Community-12 twelve step programs.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4).

67:61:16:01. Eligibility criteria. To be eligible for clinically-managed, low-

intensity residential treatment program services the client shall meet the following criteria:

(1) The client-is must be at risk of or is experiencing minimal withdrawal;

(2) The client either has no or has very stable biomedical conditions;

(3) The client either has no or has very stable emotional, behavioral, or cognitive

conditions;

(4) The client requires a structured environment to promote progress through the

stages of change;

(5) The client needs structure to reinforce recovery and relapse prevention skills; and

(6) The client's recovery environment poses a threat to safety or engagement in

treatment, or both.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(3)(4).

- 67:61:16:02. Services provided. The <u>clinically-managed</u>, <u>low-intensity residential</u> <u>treatment</u> program may provide its clients with a variety of treatment services, but it-<u>shall</u> <u>must</u> provide the <u>following services</u>:
 - (1) An integrated assessment, pursuant to § 67:61:07:05;
 - (2) Individual, group, and family counseling, which may include the following:
- (a) Education regarding alcohol and drug abuse and dependence, including the biomedical effects of drug and alcohol use and abuse and the importance of medical care and treatment in recovery; and
- (b) Education regarding tuberculosis and the human immunodeficiency virus, how each is transmitted, and how to safeguard against transmission;
- (3) Arts and crafts or work therapy. However, clients may not be required to participate in more than 40 forty hours of work therapy per week;
 - (4) Housing and dietary services;
 - (5) Medical care, to include the following including:
- (a) Tuberculosis and human immunodeficiency virus services pursuant to 42 U.S.C. § 300x-24 (Requirements Regarding Tuberculosis and Human Immunodeficiency Virus, October 27, 1992), in effect on December 13, 2016; and
 - (6) Discharge planning to include the following, including:
 - (a) Continued care planning and counseling;
- (b) Referral to and coordination of care with other resources that will assist a client's recovery, including education, vocational, medical, legal, social, mental health, employment, and other related alcohol and drug services; and
 - (c) Referral to and coordination of medical services to include, which

includes the availability of tuberculosis and human immunodeficiency virus services, pursuant to 42 U.S.C. § 300x-24 (Requirements Regarding Tuberculosis and Human Immunodeficiency Virus, October 27, 1992), in effect on December 13, 2016.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:16:03. Intensity of services. A clinically-managed, low-intensity residential treatment program—shall must provide each client a minimum of five hours of any combination of individual, group, or family counseling each week.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25,</u> 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4).

67:61:16:04. Admission medical examination. A person admitted to a clinically-

managed, low-intensity residential treatment program shall have received a medical

examination conducted by or under the supervision of a licensed physician, within the three

months before admission. The agency shall require that the results of the examination be

provided to the program, before or at the time of admission.

If an examination has not been conducted or the results are not available, the program

shall assure that a medical examination occurs within five calendar days after admission. The

results of all medical examinations shall must be placed in the case record. The staff shall

consider the client's medical health in the development of the treatment plan.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:16:06. Nonreimbursable services. Nonreimbursable The following are

<u>nonreimbursable</u> services<u>include</u> <u>under this chapter</u>:

(1) Billing for a client that exceeds the accredited bed capacity established by the

Division department;

(2) Driving Under the Influence and Driving While Intoxicated education courses;

(3) Services which that are solely recreational in nature;

(4) Time spent preparing paperwork from client assessments or clinical

documentation;

(5) Time spent traveling; and

(6) Community-12 twelve step programs.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4).

67:61:17:01. Eligibility criteria. To be eligible for clinically-managed, residential

detoxification program services the client shall meet one of the following criteria:

(1) The client-is must be experiencing signs and symptoms of withdrawal that is

manageable in this level of care; or

(2) There is must be evidence that withdrawal is imminent, based on the client's

history of substance intake, previous withdrawal history, present symptoms, physical

conditions, or emotional, behavioral, or cognitive condition.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(3)(4).

67:61:17:02. Information required to be obtained at time of admission. The An

agency admitting the a client to the clinically-managed, residential detoxification program

shall must obtain the information required by § 67:61:17:07(1), and record the following

observations and information in the client's case record:

(1) Blood pressure, pulse, and respiration;

(2) Presence of bruises, lacerations, cuts, or wounds;

(3) Medications the client is currently taking, particularly sedative use;

(4) Medications carried by the client or found on the client's person;

(5) Any history of diabetes, seizure disorders, including epilepsy, delirium tremens,

and any client history of having undergone convulsive therapies, e.g., electroconvulsive or

insulin shock treatments, and any

(6) Any history of exposure to tuberculosis and any current signs or symptoms of the

disease;

(67) Any history of medical, psychological, or psychiatric treatment; and

(78) Any symptoms of mental illness currently present.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:17:03. Agreement with hospital for emergency care. The An agency shall

have a written affiliation agreement to provide emergency, inpatient, and ambulatory medical

services, with a licensed hospital serving the area in which the clinically-managed, residential

detoxification program is located, to provide emergency, inpatient, and ambulatory medical

services. The agreement shall must specify that the hospital consents to accept all transfers

for prompt medical evaluation. Documentation of the reason for the transfer-shall must

accompany all transferred clients, as well as the documented history of each client's vital

signs. Disclosure of information about clients to the hospital-shall comply must be in

compliance with the requirements of the Substance Abuse and Mental Health Services

Administration, 42 U.S.C. §§ 290dd-3 290dd-2, in effect on March 27, 2020, ee-3, 42 C.F.R.

Part 2 (January 7, 2011), in effect on January 18, 2017, and the security and privacy of

HIPAA, 45 C.F.R. Part 160 and 164-(, in effect on September 26, 2016).

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:17:04. Availability of medical director. The An agency shall must have a

written agreement with a licensed physician, physician assistant, or certified nurse

practitioner to serve as the medical director, or employ a licensed physician who is primarily

responsible for providing medical care to clients under the clinically-managed, residential

detoxification program. The medical director's responsibilities to the clinically-managed,

<u>residential detoxification</u> program include the following:

(1) The provision of Providing advice on health-related policies and issues;

(2) The provision of Providing emergency medical care to admitted clients; and

(3) The supervision of Supervising the medical treatment provided to the clients.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL 1-36-25, 34-20A-27(1)(4)(6).

67:61:17:05. Monitoring and documentation of client's condition. The clinically-

managed, residential detoxification program shall establish a written policy and procedure

concerning the steps staff shall take when assessing and monitoring a client's physical

condition and responding to medical complications throughout the detoxification process.

Staff shall closely monitor the condition of each client during detoxification and

document the following information in the client's case record:

(1) Blood pressure, pulse, and respiration; at admission by staff trained to perform

these tests, a minimum of two additional times in the first eight hours after admission, or at a

greater frequency dependent on the degree of hypertension or hypotension, and at least once

every eight hours thereafter;

(2) Physical, mental, and emotional state, including presence of confusion, anxiety,

depression, hallucinations, restlessness, sleep disturbances, tremors, ataxia, or excessive

perspiration; and

(3) Type and amount of fluid intake.

Any staff member who is assessing, monitoring, or responding to a client's condition,

must be trained to perform the tests.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:17:06. Emergency first aid training. Any counseling and client supervisory

staff of the clinically-managed, residential detoxification program shall be trained in

emergency first aid and CPR cardiopulmonary resuscitation, and trained to respond to fires

and other natural disasters. Current certificates verifying successful completion of training

shall must be kept in the personnel file.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(5).

- 67:61:17:07. Services provided. The <u>clinically-managed</u>, residential detoxification program may provide its clients with a variety of treatment services, but it must provide-the <u>following services</u>:
- (1) Initial assessment and planning within-48 forty-eight hours of admission. The initial assessment-shall must be recorded in the client's case record and includes include:
 - (a) The client's current problems and needs;
- (b) The client's emotional and physical state, including screening for the presence of cognitive disability, mental illness, medical disorders, collateral information, and prescribed medications;
- (c) The client's drug and alcohol use, including the types of substances used, including both prescribed or and over the counter medications, age of first use, the amount used, the frequency of use, the date of last use, the duration of use, and the criteria met for a diagnosis of use disorder for each substance; and
 - (d) A statement of the intended course of action;
 - (2) Individual, group, and family counseling may include the following:
- (a) <u>Provide information Information</u> about alcohol and drug abuse programs whose capabilities most nearly match the client's needs, based on completion of the initial assessment;
- (b) <u>Encouraging</u> the client to use alcohol and drug abuse programs for <u>long range long-term</u> rehabilitation;
- (c) Education regarding alcohol and drug abuse and dependence, including the biomedical effects of drug and alcohol use and abuse and the importance of medical care and treatment in recovery; and

(d) Education regarding tuberculosis and the human immunodeficiency virus,

how each is transmitted, and how to safeguard against transmission;

(3) Housing and dietary services;

(4) Medical care shall include the following:

(a) Tuberculosis, including tuberculosis and human immunodeficiency virus

services, pursuant to 42 U.S.C. § 300x-24-(Requirements Regarding Tuberculosis and

Human Immunodeficiency Virus, October 27, 1992), in effect on December 13, 2016; and

(5) Discharge planning to include the following including:

(a) Continued care planning and counseling;

(b) Referral to and coordination of care with other resources that will assist a

client's recovery, including education, vocational, medical, legal, social, mental health,

employment, and other related alcohol and drug services; and

(c) Referral to and coordination of medical services to include, which

includes the availability of tuberculosis and human immunodeficiency virus services,

pursuant to 42 U.S.C. § 300x-24 (Requirements Regarding Tuberculosis and Human

Immunodeficiency Virus, October 27, 1992), in effect on December 13, 2016.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:17:08. Intensity of services. The <u>clinically-managed</u>, <u>residential</u> <u>detoxification</u> program shall provide a minimum of 30 thirty minutes of any combination of the services listed in <u>subdivisions</u> <u>subsections</u> § 67:61:17:07(2)(a)(b)(c)(d), within 48 forty-eight hours of admission, with an additional 30 thirty minute minimum for each subsequent 24 twenty-four hour period.

Source: 43 SDR 80, effective December 5, 2016; 46 SDR 50, effective October 10, 2019.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4).

67:61:17:10. Nonreimbursable services. Nonreimbursable The following are

nonreimbursable services include under this chapter:

(1) Driving Under the Influence and Driving While Intoxicated education courses;

(2) Services which that are solely recreational in nature;

(3) Time spent preparing paperwork from client assessments or clinical

documentation;

(4) Time spent traveling; and

(5) Community-12 twelve step programs.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4).

67:61:18:01. Eligibility criteria. To be eligible for medically-monitored, inpatient

treatment the client shall meet the following criteria, it must be determined that:

(1) The client-shall meet one of the following:

(a) The client is experiencing moderate to severe withdrawal or is at risk of

severe withdrawal based on previous withdrawal history;

(b) The the client's continued substance use causes imminent risk to

biomedical conditions; or

(e) The the client's continued substance use causes imminent risk to

emotional, behavioral, and cognitive conditions; and

(2) The client shall meet one of the following:

(a) The client requires intensive monitoring and support to promote progress

through the stages of change;

(b) The the client is in immediate danger of continued severe substance use

or relapse and such behaviors present significant risk of serious adverse consequences to the

client, or to others, or both; or

(e) The the client's recovery environment poses a threat to safety or

engagement in treatment or both.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(3)(4).

- 67:61:18:02. Medical evaluations and vital signs. At a minimum, the A medically-monitored, inpatient treatment program—shall complete must meet the following requirements:
- (1) At the time of admission, each client's blood pressure, pulse, and respiration-shall must be evaluated and recorded in the client's case record by staff trained to perform these tests and recorded in the client's case record;
- (2) Within—8 eight hours after admission, each client—shall must receive a medical evaluation conducted by—an RN_a registered nurse or—an LPN_licensed practical nurse. The results of this medical evaluation—shall must be provided to the program physician—for the purpose of determining. The program physician shall assess whether the client needs an immediate and—a more extensive examination—to—determine_before determining the appropriateness of the admission—and the. The program physician's approval—shall must be documented in the client's case record—
 - (a) The medical evaluation includes must include:
 - (i) A second reading of blood pressure, pulse, and respiration;
 - (ii) Mental Assessment of mental and emotional status;
- (iii) Any An identification of bruises, lacerations, cuts, wounds, or and other medical conditions;
- (iv) <u>Current Documentation of current medication use</u>, <u>particularly</u> sedative use and medications being carried by the client; and
- (v) Any history of diabetes, seizure disorders, including epilepsy, and delirium tremens, and any history of having undergone convulsive therapies, e.g., electroconvulsive or insulin shock treatments; and

	(3) Within-72 seventy-two hours after admission, each client shall the program must
have:	
	(a) A complete completed blood count and urinalysis tests; and
	(b) A provide the client a complete physical examination by, or under the
superv	rision of, a licensed physician, who shall also evaluate the results of the tests conducted.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:18:03. Availability of medical director. The An agency shall must have a

written agreement with a licensed physician, physician assistant, or certified nurse

practitioner to serve as the medical director, or employ a licensed physician who is primarily

responsible for providing medical care to the clients under the medically-monitored, inpatient

treatment program. The medical director's responsibilities to the medically-monitored,

inpatient treatment program includes the following include:

(1) The provision of Providing advice on health-related policies and issues;

(2) The provision of Providing emergency medical care to admitted clients;

(3) The supervision of Supervising the performance of the medical examination and

laboratory tests required upon the clients client's admission to the program; and

(4) The supervision of Supervising the medical treatment provided to the clients.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

- 67:61:18:04. Services provided. The <u>medically-monitored</u>, inpatient treatment program may provide its clients with a variety of treatment services, but it shall <u>must</u> provide the following services:
 - (1) An integrated assessment, pursuant to § 67:61:07:05;
 - (2) Individual, group, and family counseling may include the following including:
- (a) Education regarding alcohol and drug abuse and dependence, including the biomedical effects of drug and alcohol use and abuse and the importance of medical care and treatment in recovery; and
- (b) Education regarding tuberculosis and the human immunodeficiency virus, how each is transmitted, and how to safeguard against transmission;
 - (3) Housing and dietary services;
 - (4) Education programing for adolescents;
 - (5) Recreation and leisure time activities for adolescents;
 - (6) Medical care, to include:
- (a) Tuberculosis including tuberculosis and human immunodeficiency virus services, pursuant to 42 U.S.C. § 300x-24 (Requirements Regarding Tuberculosis and Human Immunodeficiency Virus, October 27, 1992), in effect on December 13, 2016; and
 - (7) Discharge planning to include the following including:
 - (a) Continued care planning and counseling;
- (b) Referral to and coordination of care with other resources that will assist a client's recovery, including education, vocational, medical, legal, social, mental health, employment, and other related alcohol and drug services; and
 - (c) Referral to and coordination of medical services to include the availability

of tuberculosis and human immunodeficiency virus services pursuant to 42 U.S.C. § 300x-24 (Requirements Regarding Tuberculosis and Human Immunodeficiency Virus, October 27, 1992), in effect on December 13, 2016.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25,</u> 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4)(6).

67:61:18:05. Intensity of services. A medically-monitored, intensive inpatient

treatment program for adults-shall must provide daily, to each client, a combination of

individual, group, or family counseling, which shall must total a minimum of 21 twenty-one

hours per week.

The program shall also must provide a minimum of nine hours of additional services

on specialized topics that address the specific needs of the client. The additional services-shall

must be identified on the client's treatment plan or continued stay review. These services shall

must be provided by an individual trained in the specific topic presented.

A medically monitored, intensive inpatient treatment program for adolescents-shall

must include at least 15 fifteen hours per week of any combination of individual, group, or

family counseling services.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL_1-36-25, 34-20A-27(1)(4).

67:61:18:06. Reimbursable services. Reimbursable medically-monitored, intensive

inpatient treatment program services are limited to face-to-face contacts for the purpose of

providing services, pursuant to § 67:61:18:04. Services are reimbursed through a per diem

rate and are not eligible to be reimbursed through a 15 fifteen minute unit.

Documentation that the client was at the facility at the time of the daily census must

be available to support billing.

Reimbursable services for eligible Medicaid clients are limited to services provided

under chapter 67:16:48.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL <u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4).

67:61:18:07. Nonreimbursable services.—Nonreimbursable The following are

<u>nonreimbursable</u> services<u>include</u> <u>under this chapter</u>:

(1) Billing for a client that exceeds the accredited bed capacity established by the

Division department;

(2) Driving Under the Influence and Driving While Intoxicated education courses;

(3) Services which that are solely recreational in nature;

(4) Time spent preparing paperwork from client assessments or clinical

documentation;

(5) Time spent traveling; and

(6) Community-12 twelve step programs.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL<u>1-36-25</u>, 34-20A-27.

Law Implemented: SDCL <u>1-36-25</u>, 34-20A-27(1)(4).

CHAPTER 67:62:02

ACCREDITATION

Section			
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67:62:02:21	Center application for state or federal assistance.		

67:62:02:01. Definitions. Terms used in this chapter mean:

(1) "Comprehensive survey," a planned, on-site survey of the center, by a team of

representatives from the division department, for the purpose purposes of evaluating

compliance with standards for accreditation renewal and assessing the quality of services

provided;

(2) "Division director," the individual appointed by the secretary of the Department of

Social Services to oversee the activities of the Division of Behavioral Health;

(3) "Plan of correction," a plan created by the a center to organize the process of

making improvements in clinical or administrative practice, in order to address issues that are

identified by the division that department and require corrective action, or improvement to

meet the requirements of this article;

(4)(3) "Probation," a status of restricted accreditation of a center that fails to follow

the requirements for accreditation;

(5)(4) "RevokeRevocation," the permanent—withdrawal withdrawing of a center's

accreditation by the division department;

(6) (5) "Root cause analysis," a process to identify the fundamental reason for a failure

or inefficiency of process that allowed for a mistake, including the occurrence, or possible

occurrence, of a sentinel event, to determine how to change procedures so mistakes are less

likely, and then make the change;

(7)(6) "Suspension," the temporary withdrawal withdrawing of a center's accreditation

by the division department.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1(5).

Law Implemented: SDCL 1-36A-1.6, 27A-3-1, 27A-5-1(5).

67:62:02:02. Access by division department. The division department shall monitor

each center for continued compliance with this article, regardless of the term of a center's

accreditation certificate. A center is subject to review, without notice, by the division

department. The division's rights include A center shall provide the department with complete

access to all clients and staff, and to all-clients, staff, financial, and administrative program

records needed to determine whether the center meets the requirements of SDCL title 27A and

this article. The <u>division</u> <u>department</u> may review and copy records in compliance with this

article.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1.

67:62:02:03. Application for accreditation. An agency seeking to operate as an

accredited community mental health center shall submit an application for accreditation to the

division department. The division department shall make accreditation application forms

available upon request. An incomplete application will be returned and will not be considered

The department shall return and not consider an incomplete application submitted by an

agency.

The <u>division</u> <u>department</u> shall provide the necessary application forms to a center

seeking renewal of accreditation at least-60 sixty days before the expiration of the center's

current accreditation.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1(2).

Law Implemented: SDCL 27A-5-1(2).

67:62:02:04. Policies and procedures subject to approval. All center policies, procedures, and other requirements-of listed in article 67:62 are subject to the approval of the

Source: 43 SDR 80, effective December 5, 2016.

division department as part of the accredit accreditation process.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25, 27A-5-1.

67:62:02:05. Provisional accreditation and comprehensive survey. The division

department may grant provisional accreditation to an agency a center seeking accreditation for

the first time or to—an agency a center previously accredited to regain accreditation. A

provisional accreditation certificate may only be issued upon submission of a completed

application and a preliminary comprehensive survey by the division department to determine

compliance with this article and the requirements of SDCL title 27A.

A provisional accreditation expires after six months and may not be extended, except

with the approval of the division department to accommodate division department scheduling

delays, not to exceed an additional three months. A follow-up, comprehensive survey-on-site

review shall must be conducted prior to the expiration of the provisional accreditation, to

determine if the requirements of SDCL title 27A and this article have been met at which time

the division. At that time, the department shall take one of the following actions:

(1) Grant a one year accreditation certificate for a new center;

(2) Grant accreditation up to the end date of the original certification for a currently

accredited center; or

(3) Deny accreditation.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25(1), 27A-5-1.

Law Implemented: SDCL 1-36-25(1), 27A-5-1.

67:62:02:06. Extension of accreditation period. The division director department

may extend the period of accreditation to accommodate division department on-site scheduling

delays. The division department shall document and maintain the reason for the extension. No

extension shall exceed a period of one year beyond the certificate expiration date.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25(1), 27A-5-1.

Law Implemented: SDCL 1-36-25(1), 27A-5-1.

67:62:02:07. Renewal of accreditation -- Comprehensive survey. Any center

currently accredited by the division department shall participate in a comprehensive survey to

determine compliance with the requirements of this article and SDCL title 27A. The division

department shall notify the center of the date of the comprehensive survey.

The division department shall make a decision regarding compliance with SDCL title

27A and this article, within 90 ninety days of the on-site review, based on the evaluation of

each component of the accreditation application and materials reviewed and-either:

(1) Issue a three-year accreditation certificate, if a center is in compliance with 90

ninety percent or more of the requirements and submits a plan of correction that is approved

by the division that department and addresses all areas of noncompliance;

(2) Issue a two-year accreditation certificate, if a center is in compliance with 70

seventy to 89 eighty-nine percent of the requirements and submits a plan of correction that is

approved by the division department that addresses all areas of noncompliance;

(3) Place a center on probation for not more than six months, if the center is in

compliance with less than 70 seventy percent of the requirements. If the center successfully

completes a plan of correction approved by the division department, addresses all areas of

noncompliance, and attains at least 70 seventy percent compliance, the division department

shall issue a one-year accreditation certificate; or

(4) Deny accreditation, if the center fails to meet the requirements of SDCL title 27A

and this article or fails to submit a plan of correction approved by the division department.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25(1), 27A-5-1.

Law Implemented: SDCL 1-36-25(1), 27A-5-1.

67:62:02:08. Comprehensive survey report -- Plan of correction. The division

department shall-provide a report to the center, within 30 thirty days following the on-site,

comprehensive survey regarding the, report its findings of the survey to the center. If a center

is not in compliance with the requirements of this article, the division department shall notify

the center of the areas of noncompliance in the accreditation report. The center shall submit a

plan of correction to the division department, within 30 thirty days of receipt of receiving the

accreditation report. The plan-shall must include the action to be taken to correct the areas of

noncompliance and the date the action is to be completed. The plan of correction is subject to

acceptance or rejection in whole or in part by the division department. The division department

shall-notify the center, within 30 thirty days of receipt of receiving the plan of correction, notify

the center of the division's department's decision regarding approval or disapproval of the plan

of correction and the accreditation status of the center. The division department may conduct

a follow-up review of the center to evaluate the corrections made. Failure to submit a plan of

correction or failure to have the plan of correction approved by the division will department

must result in probation, suspension, or revocation of accreditation.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25(1), 27A-5-1.

Law Implemented: SDCL 1-36-25(1), 27A-5-1.

67:62:02:09. Reasons for placing a center on probation. The division department

may place the a center on probation if:

(1) The center is in compliance with less than 70 seventy percent of the requirements

of this article and SDCL title 27A;

(2) The center fails to complete the plan of correction to address the areas of

noncompliance noted by the division within department in the accreditation report;

(3) The center has serious infractions of this article that affect the overall continuity of

care or safety of clients;

(4) The center falsifies falsified information provided to the division department for

accreditation or funding purposes;

(5) The center participates in, condones, or permits illegal acts;

(6) The center is associated with participates in, condones, or permits fraud, deceit, or

coercion:

(7) The department determines the center fails to comply with licensing and other

standards that are required by federal or state laws, rules, or regulations; state and federal

confidentiality laws; and or this article, that may result and the noncompliance results in

practices that are detrimental to the welfare of a client; or

(8) The center refuses to allow the division department access for a comprehensive

survey, a complaint review, or any necessary follow-up review.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1.

67:62:02:10. Probation procedures. If the division department determines that the

division has there is sufficient cause to place a center on probation, the following shall occur:

(1) The division department shall send the center written notice of probationary status

and areas of noncompliance;

(2) The center shall develop and submit a plan of correction, pursuant to § 67:62:02:08,

within 30 thirty days of the receipt of the notice of probationary status;

(3) Upon receipt of the plan of correction, the division department shall notify the

center within five business days of the division's department's decision to approve or deny the

plan of correction; and

(4) The division may department shall conduct a site visit, at least once during the

probationary period, to monitor progress on plan of correction items. At the end of the

probationary period, the division department shall conduct a comprehensive survey of the

center and may:

(a) Grant a one year accreditation certificate, if the agency has successfully

obtained at least 70 seventy percent compliance during the final comprehensive survey;

(b) Suspend the center's accreditation; or

(c) Revoke the center's accreditation.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1.

67:62:02:11. Suspension or revocation procedures. The division department shall

provide written notice to the center of the division's department's intent to suspend or revoke

the center's accreditation.

The suspension or revocation is effective—15 fifteen days after receipt of the notice. The

notice shall must contain the reason for the division's department's action, the opportunity for

the center to request reconsideration by the division department, and the appeal process.

A center's request for reconsideration-shall must be in writing and received by the

division department within 15 days of receipt of notification of suspension or revocation.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1.

67:62:02:12. Acceptance of new clients prohibited. A center that has been placed on

probation, or whose accreditation has been suspended, is prohibited from accepting new clients

until the <u>division</u> <u>department</u> approves the plan of correction.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1.

67:62:02:13. Delay in meeting requirements. The division department may grant the

center a delay in meeting the requirements of this article to avoid undue hardship on the center,

if the division department determines that allowing a delay would be in the best interests

interest of the center's clients.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1(5).

Law Implemented: SDCL 27A-3-1, 27A-5-1(5).

67:62:02:14. Denial of accreditation. If the division department denies accreditation

to the a center, the division department shall send notice of the denial to the center by certified

mail, return receipt requested, within 60 sixty days of the final review. The notice of denial

shall also must inform the center that the denial is effective 15 fifteen days after receipt of the

notice.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25(1), 27A-5-1.

Law Implemented: SDCL 1-36-25(1), 27A-5-1.

67:62:02:15. Reconsideration of application for accreditation. A center may

request that the division department reconsider an application. The request shall must be in

writing and sent within-15 fifteen calendar days after receipt of the denial of accreditation.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-5-1.

67:62:02:16. Appeal procedure. A center may appeal to the secretary of the

department any denial, revocation, or suspension of certification accreditation, or placement

on probation by the division department. An appeal to the department be sent by

certified mail, within 15 fifteen calendar days of receipt of the notification of the division's

department's action, and request a fair hearing pursuant to SDCL chapter 1-26.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-5-1.

67:62:02:18. Changes requiring notification. An accredited center shall notify the

division director department before: a change in the center director, a reduction in services

provided by the center, or the impending closure of the center-for, so that the department may

make a determination on continued accreditation.

An accredited center shall give the division 30 department thirty days written notice of

closure. The center shall provide the division department written documentation which ensures

outlining the manner in which safe storage of financial records will be provided, for at least

six years from the date of closure, and safe storage of client case records will be provided, for

a minimum of six years from closure, as required by 42 C.F.R. § 2.19 (June 9, 1987), in effect

on October 1, 1999, disposition of records by discontinued programs.

The division department may assist in making arrangements for services for clients by

another accredited agency center, prior to the closing.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1.

67:62:02:19. Sentinel event notification. Each accredited center shall make a report

to the division department within 24 twenty-four hours of any sentinel event including; death

not primarily related to the natural course of the client's illness or underlying condition,

permanent harm, or severe temporary harm, and intervention required to sustain life.

The center shall submit a follow-up report to the division department within 72 seventy-

two hours of any sentinel event and the report shall must include:

(1) A written description of the event;

(2) The client's name and date of birth; and

(3) Immediate actions taken by the center.

Each center shall develop root cause analysis policies and procedures to utilize in

response to sentinel events.

Each center shall also report to the division department, as soon as possible: any fire

with structural damage or where injury or death occurs; any partial or complete evacuation of

the facility resulting from natural disaster, or; any loss of utilities, such as including electricity,

natural gas, telephone, and phone lines; and any loss of an emergency generator, fire-alarm

alarms, sprinklers, and other critical equipment necessary for operation of the facility for more

than 24 twenty-four hours.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1(1)(2)(5).

Law Implemented: SDCL 27A-3-1, 27A-5-1(1)(2)(5).

67:62:02:20. Approval needed for receipt of government funds. No funds

generated through the provisions of SDCL chapter 27A-5, nor any federal funds administered

pursuant to SDCL chapter 28-1, may be granted to any agency that is not accredited by the

department pursuant to this article.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-5-1(2).

67:62:02:21. Center application for state or federal assistance. Any center

submitting an application applying for state or federal assistance, to supplement services

provided under a purchase of a service agreement with the department, shall submit a copy of

the application to the department for review. A purchase of a service agreement is a contractual

agreement, between the department and a center, in which the center agrees to provide

diagnosis, evaluation, treatment, consultation, and other necessary direct assistance—in

providing required for comprehensive mental health care.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1(2).

Law Implemented: SDCL 27A-5-1(2).

CHAPTER 67:62:04

CORE SERVICE RESPONSIBILITIES

Section	
67:62:04:01	Required range of services.
67:62:04:02	Center responsibilities.
67:62:04:03	Refusal to serve a child with a <u>SED</u> serious emotional disturbance or an
	adult
	with a <u>SMI</u> serious mental illness Alternate provider.
67:62:04:04	Center's right to appeal.

67:62:04:01. Required range of services. Community mental health centers must

serve the counties-designated assigned to them by the division department, and provide

services to clients with acute mental health issues or serious mental health difficulties,

including those with co-occurring disorders, as defined in subdivision 67:62:01:01(12). A

center shall provide services to children, youth, adults, and elderly residents of the catchment

area assigned to the center, either directly or by affiliation with another agency. The following

services shall must be available:

(1) Emergency services available 24, twenty-four hours per day, seven days a week;

(2) Assessment services, to determine the best service match;

(3) Outpatient services, pursuant to chapter 67:62:10;

(4) Specialized outpatient services for children or youth, pursuant to chapter 67:62:11;

and

(5) Specialized outpatient services for adults, pursuant to chapter 67:62:12.

Optional services may include room and board, as defined in subdivision

67:62:01:01(33) and IMPACT team pursuant to chapter 67:62:13.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1(3), 27A-5-7.

Note: Optional services may include room and board, as defined in subdivision

67:62:01:01(30) and individualized and mobile program of assertive community treatment

team pursuant to chapter 67:62:13.

67:62:04:03. Refusal to serve a child with a SED serious emotional disturbance

or an adult with a SMI serious mental illness -- Alternate provider. A center shall serve

any client who meets-SED serious emotional disturbance or SMI serious mental illness criteria,

pursuant to § 67:62:11:01 or 67:62:12:01, and financial eligibility criteria. If a center refuses

services to a client who meets these criteria, the division has the authority to department may

reduce the contract for the center, in order to purchase necessary services from an alternative

alternate provider. A center may not refuse services to any child with a SED serious emotional

disturbance or an adult with a SMI serious mental illness unless:

(1) The center provides written notice of the refusal to the division department, within

72 seventy-two hours of this the action;

(2) The center offers emergency services to the client, until the client can be relocated

to another service area or-alternative alternate services are arranged; and

(3) The center arranges for appropriate mental health services for the client, with

another provider.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1(2)(3)(4)(5).

67:62:04:04. Center's right to appeal. Within 30 thirty days of the refusal to serve,

the center's director may submit a letter of appeal to the division director department, stating

the center's cause for maintaining its contract funds. The division director department shall

make a determination and respond to the center within two weeks of receiving the letter of

appeal.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1(2)(4)(5).

67:62:05:01. Policies and procedures manual. Each center-shall must have a policy

and procedure manual to-establish ensure compliance with this article and procedures for

reviewing and updating the manual.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-5-1(2).

67:62:05:02. Statistical data. Each center shall submit-accurate statistical data on

each client receiving services to the division department in a manner agreed upon by the

division department and the center. The center shall provide statistical data on all services, in

accordance with the state Management Information System (MIS) management information

system, and the center shall provide any other data required by the division department and

state and federal laws and regulations.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25(3), 27A-3-1, 27A-5-1(2).

67:62:05:05. Accounting system, cost reporting, and annual audit. An accredited

center shall maintain an accounting system pursuant to generally accepted accounting

principles. If requested by the department, the center shall submit to the department a copy of

an annual entity-wide, independent financial audit. The audit shall must be completed and filed

with the department by the end of the fourth month following the end of the fiscal year being

audited.

Audits shall Each audit must contain, as part of the supplementary information, a cost

report as outlined by the department. If applicable, the audit-shall must be conducted in

accordance with the Federal Office of Management and Budget (OMB) Circular A-133 by an

auditor approved by the Auditor General 2 C.F.R. part 200 subpart F, in effect on August 13,

2020.

For either an entity-wide, independent financial audit or an A-133 audit a Single Audit,

the center shall assure the resolution of all interim audit findings. The center shall facilitate

and aid any such reviews, examinations, and agreed-upon procedures the department or any

contractor may perform.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1(2).

Law Implemented: SDCL 27A-3-1, 27A-5-1(2).

Reference: Office of Management and Budget (OMB) Circular A-133, "Audits of

States, Local Governments, and Non-Profit Organizations", March 2008. Copies are available

at no cost from the following website:

https://www.whitehouse.gov/omb/circulars_a133_compliance_08_08toc.

67:62:05:06. Fees for services. Each center's board shall adopt a schedule of fees for

services. Each center and shall base the fees on the client's ability to pay. The center shall

provide its clients, referral resources, the public, and the department with up-to-date fees for

services, including the fee per unit of service and any standard fees not included in the unit rate

charged by the center.

The center shall make every effort attempt to collect payment from clients for services,

in accordance with its fee schedule. The center shall make every effort and to collect

reimbursement for costs of services, for all clients, from other third-party sources.

The center shall provide its clients, referral resources, the public, and the division with

up-to-date fees for services. The information shall include the fee per unit of service and any

standard fees not included in the unit rate charged by the center.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1(2).

Law Implemented: SDCL 27A-3-1, 27A-5-1(2).

67:62:05:07. Client orientation. The agency center shall develop policies and

procedures to ensure orientation to the program is provided to a new client, at or before the

time of admission, or as soon thereafter as possible. The orientation-shall must include:

(1) The center's purpose and a description of the treatment process;

(2) All relevant center policies;

(3) The hours during which services are available;

(4) The fees for services and the responsibility for payment for those fees;

(5) The Information regarding the right to confidentiality, in accordance with the

confidentiality of records requirements of the Substance Abuse and Mental Health Services

Administration, 42 U.S.C. §§ 290 dd-2 (January 7, 2011), in effect on March 27, 2020, the

confidentiality of alcohol and drug abuse patient records, 42 C.F.R. Part 2 (June 9, 1987), in

effect on January 18, 2017, and the security and privacy of HIPAA, 45 C.F.R. Part 160 and

164, in effect on September 26, 2016; and

(6) The rights of the client while receiving services, in accordance with §§ 67:62:07:01

and 67:62:07:02.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL-34-20A-27 1-36-25, 27A-5-1.

Law Implemented: SDCL-34-20A-27(3)(4)(6) 1-36-25, 27A-5-1(3)(4).

67:62:05:08. Participation in state plan. Each center shall participate in the state's comprehensive mental health service plan and submit information to the <u>division</u> department as required.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1(2).

Law Implemented: SDCL 27A-3-1, 27A-5-1(2).

67:62:06:03. Requirements for staff providing direct services and supports to clients. Staff, hired after December 31, 2010, providing direct mental health services and supports to clients, shall have one of the following qualifications:

- (1) At least an associate's degree in the social sciences or human services field A minimum of a high school diploma or equivalent, and is supervised by a clinical supervisor to provide:
 - (a) Intake services;
 - (b) Case management;
 - (c) Family education and support;
 - (d) Liaison services;
 - (e) Direct assistance;
 - (f) Psychosocial rehabilitative services; and
 - (g) Recovery support services;
- (2) At least a master's degree in psychology, social work, counseling, or nursing; a social work license as defined in SDCL 36-26-15; or a bachelor's degree in a human services field and two years of related experience to provide any of the services listed in subdivision (1) or any other mental health services;
- (3) A licensed physician or psychiatrist, or a resident operating within the Board of Medical and Osteopathic Examiners guidelines, or a licensed physician assistant or licensed certified nurse practitioner practicing within his or her scope of practice, to provide psychiatric services; or
- (4) A registered nurse or licensed practical nurse to provide psychiatric nursing services.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25(5), 27A-3-1, 27A-5-1(1).

67:62:06:07. Organizational chart. Each center shall have an up-to-date

organizational chart indicating lines of authority from the board of directors and lines of

authority for all job classifications. The organizational chart-shall must be made available to

all staff members, the board of directors, and the division department.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1(2)(5).

67:62:06:08. Workforce development and training. The Each center shall provide

for ongoing training and consultation to enable staff and supervisors to carry out their

responsibilities effectively.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1(1)(2)(3).

67:62:07:01. Clients' rights. A center shall ensure that clients' rights are fully

protected. The center shall give each client, the client's parent if the client is under-18 eighteen

years of age, or the client's guardian, if any, a copy of the clients' rights and responsibilities in

writing, or in an accessible format, during the intake process and shall discuss the rights and

responsibilities with the client or the client's parent, guardian, or advocate.

The clients' rights and responsibilities statement shall must be posted in a place

accessible to clients. Copies shall also must be available in locations where clients can access

them, without making a request to center staff. In addition, the The center shall make the

clients' rights and responsibilities statements statement available to the division department. A

center shall provide services to each client in a manner that is responsive to the client's need in

the areas of age, gender, social support, cultural orientation, psychological characteristics,

sexual orientation, physical situation, and spiritual beliefs.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-5-1(4).

67:62:07:02. Guaranteed rights. A client has rights guaranteed under the constitution

and laws of the United States and the state of South Dakota, including:

(1) The right to refuse extraordinary prohibited treatment, as provided in SDCL 27A-

12-3.22;

(2) The right to be free of any exploitation or abuse;

(3) The right to seek and have access to legal counsel;

(4) To The right to have access to an advocate, as defined in subdivision 67:62:01(2)

67:62:01:01(2), or an employee of the state's designated protection and advocacy system;

(5) The right to confidentiality of all records, correspondence, and information relating

to assessment, diagnosis, and treatment, pursuant to SDCL 27A-12-26, and the security and

privacy of HIPAA the Health Insurance Portability and Accountability Act, as set forth in 45

C.F.R., Parts 160 and 164-(, in effect on September 26, 2016); and

(6) The right to participate in decision making, related to treatment, to the greatest

extent possible.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-5-1(4), 27A-12-3.22, 27A-12-26.

67:62:07:03. Policy on abuse, neglect, and exploitation. Each center shall must have

a policy-which that prohibits abuse, neglect, and exploitation of a client. The policy-shall must

contain:

(1) Definitions of abuse, neglect, and exploitation, pursuant to SDCL 22-46-1;

(2) A requirement to report to the division department any incidents of abuse, neglect,

or exploitation;

(3) A requirement to report to the department, pursuant to SDCL 26-8A-3 and 26-8A-

8;

(4) A procedure for disciplinary action to be taken if staff engages in abusive,

neglectful, or exploitative behavior;

(5) A procedure requirement to make immediate efforts to inform the guardian, or the

parent if the client is under 18 eighteen years of age, of the an alleged incident or allegation of

abuse, neglect, or exploitation; and

(6) Upon substantiation of the incident, a A requirement to document the actions to be

implemented, upon substantiation of an incident or allegation, to reduce the likelihood of, or

prevention of, to prevent repeated incidents of abuse, neglect, or exploitation.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-5-1(1)(2)(4)(5).

Cross-References:

Persons required to report child abuse or neglected child -- Intentional failure as

misdemeanor, SDCL 26-8A-3.

Oral report of abuse or neglect -- To whom made -- Response report, SDCL 26-8A-8.

67:62:07:04. Grievance procedures. Each center shall have written grievance

policies and procedures for hearing receiving, considering, and responding to client grievances.

The center shall inform provide the client, and the client's parent or guardian, in writing

or in an accessible format, a copy of the grievance policies and procedures, in writing or in an

accessible format, during the intake process services. Verification by the client of receipt of

the grievance procedure shall policies and procedures must be placed in the client's file. The

grievance procedure shall policies and procedures must be posted in a place accessible to a

client and a copy shall must be available in locations where a client can access them, without

making a request to center staff. The grievance procedure shall policies and procedures must

be available to former clients, upon request.

The procedure shall policies and procedures must include the ability to appeal the

center's decision regarding ineligibility or the termination of services to the division

department, as provided in § 67:62:07:05, and shall must include the telephone number and

address of the division department.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-5-1(4).

67:62:07:05. Appeal of ineligibility or termination of services. A client, a client's

parent if in the case of a client is under 18 years of age eighteen, or a client's guardian, may

appeal, to the division department the center's decision regarding the ineligibility or

termination of services. An appeal-shall must be made in writing, to the-division department,

within 30 thirty days of receipt of receiving the notice regarding ineligibility or termination of

services. The division department shall provide a determination within 30 thirty days of receipt

of a request for appeal. If the client or the client's parent or guardian is dissatisfied with the

division's department's decision regarding ineligibility or termination of services, the client-or,

the client's parent, or the client's guardian may request a fair hearing, by notifying the

department, in writing, within 30 thirty days of receipt of receiving the division's department's

decision.

When termination is being appealed, the client shall continue to receive services from

the center, until a decision is reached, after a hearing pursuant to SDCL chapter 1-26.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-5-1(4).

67:62:07:06. Time and place of hearing. A fair hearing by an impartial hearing

officer, shall must be held within 90 ninety days after receipt for receiving a request by the

client, or the client's parent, or the client's guardian. The impartial hearing officer shall set a

time and place for the hearing, at the earliest reasonable time. Time extensions may be provided

bу:

(1) By the impartial hearing officer; or at

(2) At the request of any of the parties party involved, and upon agreement of both all

parties to a specific extension of time.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-5-1(4).

67:62:08:01. Client identification data. The Each center shall establish a policy and

procedure to collect and record client identification data, at the time of admission or as soon

after admission as possible, and on an annual basis thereafter. Client identification data shall

must be kept in the clinical record-and. Client identification data includes the following

information:

(1) Name, street address, and telephone number of the client;

(2) Date of birth, gender, and race or ethnic origin of the client;

(3) Client's unique Unique identification number of the client;

(4) Referral source;

(5) Service start date;

(6) Outcome measures;

(7) Data for the state management information system; and

(8) Any other client information as required by the division department.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1(2).

67:62:08:02. Client review of case records. A Each center shall must have written

policies and procedures to govern a client's access to the client's case records. The policies and

procedures-shall must specify any conditions or restrictions on client access and-shall must be

available to the client, upon request.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1(2).

67:62:08:03. Closure and storage of case records. The agency center shall have

written policies and procedures to ensure the closure and storage of case records at the

completion or termination of services including. The policies and procedures must:

(1) The identification of staff positions or titles Identify, by position or title, the staff

members responsible for the closure of case records within the agency and the MIS

management information system;

(2) Procedures Provide for the closure of case records for inactive clients, that are

belonging to clients who have had no contact, by phone or by person, with the agency for a

time period of no longer than six months; and

(3) Procedures Provide for the safe storage of client case records for at least six years

from the closure.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1(2).

67:62:08:04. Admission of returning clients. The agency center shall have written

policies and procedures to promote the continuity of care to facilitate the re-admission of

elients for a client who is readmitted. This shall The procedures must include procedures for

completing a new agency case record and new admission record in the MIS management

information system for clients each client who-re-enter re-enters services.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1(2)(4).

- 67:62:08:05. Integrated assessment. A mental health staff member shall meet with the client and, if appropriate, the client's family—if appropriate, to complete an integrated assessment, within—30 thirty days of intake. The integrated assessment—includes must include both functional and diagnostic components. For-children a client under—18 year of age eighteen years old, the mental health staff shall obtain permission from the parent or guardian to meet with the child, and at least one parent or guardian shall participate in the assessment. The assessment—includes the following components must include:
- (1) Strengths of the client and the client's family, if appropriate, as well as previous periods of success—and, the strengths that contributed to that success. Identification, and the identification of potential resources within the family, if applicable;
 - (2) Presenting problems or issues that indicate a need for mental health services;
- (3) Identification of readiness for change—for regarding problem areas, including motivation and supports for making such changes;
- (4) Current substance use and relevant treatment history, including attention to of previous mental health and substance use disorder or gambling treatment, and periods of success, psychiatric hospital admissions, psychotropic and other medications, relapse history or potential for relapse, physical illness, and hospitalization;
- (5) Relevant family history, including family relationship dynamics and family psychiatric and substance abuse history;
 - (6) Family and relationship issues, along with social needs;
 - (7) Educational history and needs;
 - (8) Legal issues;
 - (9) Living environment or housing;
 - (10) Safety needs and risks with regards regard to physical acting out, health

conditions, acute intoxication, or risk of withdrawal;

(11) Past or current indications of trauma or domestic violence, or both if applicable;

(12) Vocational and financial history and needs;

(13) Behavioral observations or mental status, for example, a description of whether

affect and mood are congruent or whether any hallucinations or delusions are present;

(14) Formulation of a diagnosis, including documentation of co-occurring medical,

developmental disability, mental health, substance use disorder, or gambling issues, or a

combination of these based on integrated screening;

(15) Eligibility determination for SMI mental health services based on serious mental

illness or SED for mental health services or serious emotional disturbance, and level of care

determination for substance use services, or both-if applicable;

(16) Clinician's signature, credentials, and date; and

(17) Clinical supervisor's signature, credentials, and date verifying, to verify review of

the assessment and agreement with the:

(a) The initial diagnosis; or the

(b) The formulation of the initial diagnosis in cases where if the staff does not

have the education or training to make a diagnosis.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25, 27A-3-1, 27A-5-1(3)(5).

67:62:08:06. On-going assessment. On-going assessment and identification of changes in the client's needs and strengths—shall must occur throughout treatment and—shall must be documented in progress notes or other clinical documentation.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25, 27A-3-1, 27A-5-1(2)(3)(5).

67:62:08:07. Treatment plan. The initial treatment plan-shall must be completed

within 30 thirty days of intake and shall must include the mental health staff's signature,

credentials, and date of signature, and the clinical supervisor's signature and credentials, if the

mental health staff does not meet the criteria of a clinical supervisor, as defined in subdivision

67:62:01:01(8). Evidence of the client's or the client's parent or guardian's participation and

meaningful involvement in formulating the plan-shall must be documented in the file. This

may include their signature on the plan or other methods of documentation.

The treatment plan-shall must:

(1) Contain-either goals or, objectives, or both, that which are individualized, clear,

specific, and measurable in the sense, so that both the client and the mental health staff can tell

when progress has been made;

(2) Include treatment for multiple needs, if applicable, such as co-occurring disorders

that are relevant to the client's mental health treatment:

(3) Include interventions that match the client's readiness for change for with respect

to identified issues; and

(4) Be understandable by the client and the client's family parent or guardian, if

applicable.

A copy of the treatment plan-shall must be provided to the client, and to the client's

parent or guardian, if applicable.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25, 27A-3-1, 27A-5-1(2)(3)(4)(5).

67:62:08:08. Treatment plan review -- Six month review. Treatment plans-shall

must be reviewed in at least six month intervals and updated, if needed. Treatment plan reviews

shall must include a written review documentation of any progress made toward treatment

goals or objectives, significant changes to the treatment goals or objectives, and a justification

for the continued need for a continuation of mental health services. Treatment plan reviews

may be documented in the progress notes or other clinical documentation; however, any

changes. Changes in the client's treatment plan goals or objectives shall must be documented

in the treatment plan. Treatment plan reviews shall must include the mental health staff's

signature, credentials, and date.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25, 27A-3-1, 27A-5-1(2)(3)(5).

67:62:08:09. Supervisory reviews. Staff meeting clinical supervisory criteria as

defined in subdivision 67:62:01:01(8), shall annually conduct at least one of the client's

treatment plan-review at least annually reviews. This review-shall must include documentation

of:

(1) Progress made toward treatment goals or objectives;

(2) Significant changes to the treatment goals or objectives;

(3) Justification for the continued need for continuation of mental health services; and

(4) Assessment of the need for additional services or changes in services, if applicable.

This review qualifies as a six month review, pursuant to § 67:62:08:08. The annual

supervisory review-shall must include the clinical supervisor's signature, credentials, and date.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25, 27A-3-1, 27A-5-1(1)(2)(5).

67:62:08:10. Crisis intervention plans. Crisis intervention planning shall must be

provided to any client who has safety issues or risks, or has frequent crisis situations or

recurrent hospitalizations. Crisis intervention planning shall must be offered to any client who

may need such planning to prevent the following:

(1) Hospitalization;

(2) Out of home placement;

(3) Homelessness;

(4) Danger The client from becoming a danger to self himself, herself, or others; or

(5) Involvement with the criminal justice system.

Crisis intervention plans-shall must be developed in partnership with the client, if

possible, the client's parent, if the client is under-18 eighteen years of age, or the client's

guardian, if any, and include interventions specific to the client, and address issues relative to

cooccurring disorders.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25(4), 27A-3-1, 27A-5-1(3)(5).

67:62:08:11. Transition planning. Transition planning shall must be provided to

clients moving to a different service, leaving services, or for youth nearing adulthood. Goals

related to transition planning-shall must be included in the clinical documentation, either as

part of the treatment plan or as a separate transition plan.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1(2)(3)(5).

67:62:08:12. Progress notes. Progress notes shall must be included in the client's file

and shall must substantiate all services provided. Individual progress Progress notes shall must

document counseling sessions with the client, summarize significant events occurring, and

reflect goals and problems relevant during the session, and any progress in achieving those

goals and addressing the problems. Progress notes shall must also include attention to any co-

occurring disorder as they relate to the client's mental disorder.

A progress note shall must be included in the file for each billable service provided.

Progress notes shall must include the following for the services to be billed:

(1) Information identifying the client receiving services, including the client's name

and unique identification number;

(2) The date, location, time met, units of service of the counseling session, and the

duration of the session;

(3) The service activity code or title describing the service code, or both;

(4) A brief assessment of the client's functioning;

(5) A description of what occurred during the session, including the specific action

taken or plan developed to address unresolved issues to achieve identified treatment goals or

objectives;

(6) A brief description of what the client and the provider plan to work on during the

next session, including and work that may occur between sessions, if applicable; and

(7) The signature and credentials of the staff providing the service.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1(2)(3)(5).

67:62:08:13. Group therapy progress notes. One progress note can be used for each

group therapy session, if the note includes specific information for each client participating in

the group. Group progress notes shall must include:

(1) Information identifying the each client receiving services, including the client's

name and unique identification number;

(2) The date, location, time met, units of service of the counseling session, and the

duration of the session:

(3) The service activity code or title describing the service code or both;

(4) A brief assessment of the each client's functioning;

(5) A description of what occurred during the session, including the specific action

taken or plan developed to address unresolved issues to achieve identified treatment goals or

objectives;

(6) A brief description of what the each client and the provider plan to work on during

the next session, including and any work that may occur between sessions, if applicable; and

(7) The signature and credentials of the staff providing the service.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1(2)(3)(5).

67:62:08:14. Transfer or discharge summary. A transfer or discharge summary

shall must be completed upon within five working days after termination or discontinuation of

services within five working days. A transfer or discharge summary of the client's problems,

course of treatment, and progress toward planned goals and objectives identified in the

treatment plan-shall must be maintained in the client case record. A process-shall must be in

place to ensure that the transfer or discharge is completed in the MIS management information

system.

If a client prematurely discontinues services, reasonable attempts-shall must be made

and documented by the center to re-engage the client into services, if appropriate.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1(2)(5).

67:62:09:01. Safety and sanitation plan. For each setting in which where the center

provides services, there shall must be a health, safety, sanitation, and disaster plan that ensures

the health and safety of the individuals served. The plan-shall must include:

(1) Specific procedures Procedures for responding to a medical emergency;

(2) Procedures for responding to fire and natural disasters, including evacuation plans,

training, and regularly scheduled fire drills;

(3) Training and regularly scheduled drills for fire and natural disasters;

(34) Procedures for responding to communicable diseases; and

(45) Procedures to ensure sanitation of all settings—in which where services are

provided.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25(2), 27A-3-1, 27A-5-1(5).

67:62:09:02. Life safety codes. Each building that the center owns, rents, or leases

shall must comply with applicable fire safety standards in the 2000 edition of the NFPA 101

Life Safety Code. An automatic sprinkler system is not required in an existing facility, unless

significant renovations renovation or remodeling occurs; however, any. An existing automatic

sprinkler system-shall may remain in service.

New construction, renovations, additions, and changes of space-shall must comply with

NFPA 101 Life Safety Code, 2012 edition. Each facility-shall also must comply with the

building construction standards of the International Building Code, 2012 edition.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25(2), 27A-3-1, 27A-5-1(5).

Reference: NFPA 101 Life Safety Code, 2000, National Fire Protection

Association. Copies may be obtained from the National Fire Protection Association, P.O. Box

9101, Quincy, MA 02269-9904; Phone: 1-800-344-3555. Cost \$93.00;

International Building Code, 2012 edition. Copies may be obtained from

International Conference of Building Officials, Phone 1-800-786-4452. Order@iccsafe.org

Cost: \$89.00.

67:62:10:01. Eligibility criteria. Individuals are eligible for outpatient clinic services

if they have a mental disorder, with the exception of substance related and addictive disorders

as well as and developmental disabilities, which are excluded, unless they co-occur with

another diagnosable mental disorder.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1(3).

67:62:10:02. Services provided. The following outpatient services shall must be

provided by the center:

(1) Integrated assessment, evaluation, and screening;

(2) Individual therapy;

(3) Group therapy;

(4) Family therapy;

(5) Psychiatric services, with the primary purpose of prescribing or reviewing a client's

use of pharmaceuticals, including psychiatric assessments, treatment, and prescription of

pharmacotherapy; and

(6) Collateral contacts.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1(3).

67:62:10:04. Nonreimbursable services. Nonreimbursable The following are

nonreimbursable services include under this chapter:

(1) Vocational counseling and vocational training at in a classroom or at a job site;

(2) Academic educational services;

(3) Services that are solely recreational in nature;

(4) Services provided to clients who are in psychiatric residential treatment facilities

or institutions for mental disease;

(5) Services provided to clients who are in detoxification centers.

(6) Services provided to clients who are incarcerated in a correctional facility;

(7) Services provided to clients who are in juvenile detention facilities; and

(8) Transportation services.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25, 27A-3-1, 27A-5-1(3).

CHAPTER 67:62:11

CHILD OR YOUTH AND FAMILY (CYF) SERVICES

67:62:11:01 Eligibility criteria. 67:62:11:02 Services provided.

Section

67:62:11:03 Reimbursable services.

67:62:11:04 Nonreimbursable services.

67:62:11:01. Eligibility criteria. To be eligible for services under § 67:62:11:02, the

clinical record shall must contain documentation that indicates:

(1) At least one child in the family under the age 18 eighteen meets the criteria of SED

serious emotional disturbance, as defined in SDCL 27A-15-1.1; or

(2) At least one youth 18, eighteen through 21 twenty-one years of age who, needs a

continuation of services started before the age of 18 eighteen, in order to realize specific goals,

or assist in the transition to adult services, and meets the criteria of SED serious emotional

disturbance, defined in SDCL subdivisions 27A-15-1.1(2)(3)(4) and (5).

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25, 27A-3-1, 27A-5-1(3).

67:62:11:02. Services provided. Services—should may be provided in a location preferred by the child or youth and the child or youth's parent or guardian, including settings outside of the center.

Services should may be provided within an integrated system of care. The parents or guardian and family of the child or youth with <u>SED should</u> serious emotional disturbance may be full participants in the planning, delivery, and evaluation of services.

Services shall must be provided according to the individualized needs and strengths of the child or youth and the child or youth's family or guardian, and shall must be responsive to cultural differences and special needs. The following CYF child or youth and family services shall must be provided by the center according to the individualized needs of each child or youth:

- (1) Integrated assessment, evaluation, and screening;
- (2) Case management;
- (3) Individual therapy;
- (4) Group therapy;
- (5) Parent or guardian group therapy;
- (6) Family education, support, and therapy;
- (7) Crisis assessment and intervention services available 24 hours, with twenty-four hour per day, and seven days day per week availability;
- (8) Psychiatric services with the primary purpose of prescribing or reviewing a client's use of pharmaceuticals, including psychiatric assessments, treatment, and prescription of pharmacotherapy;
- (9) Psychiatric nursing services, including components of physical assessment, medication assessment and monitoring, and medication administration for clients unable to

self-administer their medications;

(10) Collateral contacts; and

(11) Liaison services, to facilitate treatment planning and coordination of services between mental health and other entities.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25(4), 27A-3-1, 27A-5-1(3).

67:62:11:04. Nonreimbursable services. Nonreimbursable The following are

nonreimbursable services include under this chapter:

(1) Vocational counseling and vocational training at in a classroom or at a job site;

(2) Academic educational services;

(3) Services that are solely recreational in nature;

(4) Services for a client, other than an eligible child or youth with SED serious

emotional disturbance and the child or youth's family;

(5) Services provided to clients who are in psychiatric residential treatment facilities;

(6) Services provided to clients who are in inpatient psychiatric hospitals;

(7) Services provided to clients who are in detoxification centers;

(8) Services provided to clients who are incarcerated in a correctional facility;

(9) Services provided to clients who are in juvenile detention facilities; and

(10) Transportation services.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25, 27A-3-1, 27A-5-1(3).

CHAPTER 67:62:12

COMPREHENSIVE ASSISTANCE WITH RECOVERY

AND EMPOWERMENT (CARE)

Section

67:62:12:01	Eligibility criteria
67:62:12:02	Services provided.
67:62:12:03	Reimbursable services.
67:62:12:04	Nonreimbursable services.

- 67:62:12:01. Eligibility criteria. To be eligible for <u>CARE</u> comprehensive assistance with recovery and empowerment services the, a client shall must be 18 eighteen years of age or older and shall meet the following SMI criteria:
 - (1) The client shall meet at least must have one of the following:
- (a) The client has undergone <u>Undergone</u> psychiatric treatment more intensive then than outpatient care and more than once in <u>a the client's</u> lifetime, such as, emergency services, alternative residential living, or inpatient psychiatric hospitalization;
- (b) The client has experienced Experienced a single episode of psychiatric hospitalization with a diagnosis of a major mental disorder;
- (c) The client has been Been treated with psychotropic medication for at least one year; or
- (d) The client has <u>Had</u> frequent crisis contact with a community mental health center, or another mental health provider, for more than six months as a result of a mental illness; and
 - (2) The client shall meet at least Meet three of the following eriteria:
- (a) The client<u>is must be</u> unemployed or<u>has have</u> markedly limited job skills or poor work history;
- (b) The client-exhibits must exhibit inappropriate social behavior that results in concern by the community or requests for mental health or legal intervention;
 - (c) The client-is must be unable to obtain public services without assistance;
- (d) The client—requires <u>must require</u> public financial assistance for out-of-hospital maintenance—or has, <u>must have</u> difficulty budgeting public financial assistance, or requires must require ongoing training in budgeting skills or needs require a payee;
 - (e) The client-lacks must lack social support systems in a natural environment,

such as close friends and family, or the client lives live alone or is be isolated; or

(f) The client<u>is</u> must be unable to perform basic daily living skills without assistance.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1(3).

67:62:12:02. Services provided. Services should may be provided in a location preferred by the client, including settings outside of the center.

Services should may be provided within an integrated system of care. Services shall must be provided according to the individualized needs and strengths of the client and shall must be responsive to cultural differences and special needs. The following—CARE comprehensive assistance with recovery and empowerment services shall must be provided by the center according to the individualized needs of the client:

- (1) Integrated assessment, evaluation, and screening;
- (2) Crisis assessment and intervention services available 24 hours, with hour per day, and seven-days day per week availability;
 - (3) Case management services;
- (4) Psychiatric services, with the primary purpose of prescribing or reviewing a client's use of pharmaceuticals, including psychiatric assessments, treatment, and prescription of pharmacotherapy;
- (5) Psychiatric nursing services, including components of physical assessment, medication assessment and monitoring, and medication administration;
- (6) Symptom assessment and management, including medication monitoring and education;
 - (7) Individual therapy or counseling;
 - (8) Group therapy;
 - (9) Recovery support services;
- (10) Direct assistance to ensure ongoing opportunities for the client to obtain the basic necessities of daily life and perform basic daily living activities;
 - (11) Psychosocial rehabilitation services provided on an individual or group basis, to

assist the client to gain or relearn with gaining or relearning self-care, interpersonal, and

community living skills needed to live independently, sustain psychiatric stability, and

progress towards recovery;

(12) Liaison services, to facilitate treatment planning and coordination of services

between mental health and other entities;

(13) Encouragement for the active participation of family and a supportive social

network; and

(14) Collateral contacts.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25, 27A-5-1(3).

67:62:12:04. Nonreimbursable services. Nonreimbursable The following are

<u>nonreimbursable</u> services<u>include</u> <u>under this chapter</u>:

(1) Vocational counseling and vocational training at in a classroom or at a job site;

(2) Academic educational services;

(3) Services that are solely recreational in nature;

(4) Services with individuals other than eligible clients;

(5) Services delivered by telephone or through other non face-to-face contact;

(6) Services provided in an institution for mental disease;

(7) Services provided to clients who are in detoxification centers;

(8) Services provided to clients who are incarcerated in a correctional facility; and

(9) Transportation services.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25, 27A-3-1, 27A-5-1(3).

CHAPTER 67:62:13

COMMUNITY SUPPORT SERVICES PROGRAM -- INDIVIDUALIZED MOBILE PROGRAMS OF ASSERTIVE COMMUNITY TREATMENT (IMPACT)

Section	
67:62:13:01	Eligibility criteria.
67:62:13:02	Services provided by-the a center.
67:62:13:03	Requirement for designation and duties of primary provider.
67:62:13:04	IMPACT Individualized and mobile program of assertive community
	treatment team duties.
67:62:13:05	IMPACT Individualized and mobile program of assertive community
	treatment team meetings.
67:62:13:06	Monthly treatment planning and review meetings.
67:62:13:07	Reimbursable services.
67:62:13:08	Nonreimbursable services.

- 67:62:13:01. Eligibility criteria. To be eligible for <u>IMPACT</u> individualized and mobile program of assertive community treatment services the, a client be <u>leighteen</u> years of age or older and, meet the <u>SMI serious mental illness</u> criteria pursuant to § 67:62:12:01, and the following:
- (1) The client-has must have a medical necessity to receive IMPACT individualized and mobile program of assertive community treatment services, as determined by a clinical supervisor;
- (2) The client is must be approved by the division department to receive IMPACT individualized and mobile program of assertive community treatment services;
- (3) The client-understands must understand the IMPACT individualized and mobile program of assertive community treatment model and voluntarily-consents consent to receive IMPACT individualized and mobile program of assertive community treatment services or,-is must be under transfer of commitment from HSC the Human Services Center;
- (4) No other appropriate community-based mental health service is available for the client; and
 - (5) The client-meets at least must meet four of the following eriteria:
- (a) <u>Has Have</u> persistent or recurrent difficulty performing daily living tasks, except with significant support or assistance from others such as friends, family, relatives, or community mental health providers, or others;
- (b) <u>Has Have</u> frequent psychiatric inpatient hospitalizations within the past year;
- (c) <u>Has Have</u> constant or cyclical turmoil with family, social, or legal systems or inability to integrate successfully into the community;
 - (d) Is residing Reside in an inpatient facility, jail, prison, or residential facility

and <u>be</u> clinically assessed<u>to be as</u> able to live in a more independent living situation, if intensive services are provided;

(e) Has Have an imminent threat of losing housing or becoming homeless; or

(f)—Is Be likely to need residential or institutional placement if more intensive community-based services are not provided.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1(3).

67:62:13:02. Services provided by the a center. Services should be provided A center may provide services in a location preferred by the a client, including settings outside the center.

Services should be provided A center may provide services within an integrated system of care. Services should be provided—A center may provide services according to the individualized needs and strengths of the client and—shall must be responsive to cultural differences and special needs. The following IMPACT individualized and mobile program of assertive community treatment services—shall must be provided according to the individualized needs of the client;

- (1) Integrated assessment, evaluation, and screening;
- (2) Crisis assessment and intervention services available 24 hours, with twenty-four hour per day, and seven-days day per week availability;
 - (3) Case management;
- (4) Psychiatric services, with the primary purpose of prescribing or reviewing a client's use of pharmaceuticals, including psychiatric assessments, treatment, and prescription of pharmacotherapy;
- (5) Psychiatric nursing services, including components of physical assessment, medication assessment and monitoring, and medication administration;
- (6) Symptom assessment and management, including medication monitoring and education;
 - (7) Individual therapy or counseling;
 - (8) Group therapy;
 - (9) Recovery support services;
 - (10) Direct assistance to ensure ongoing opportunities for the client to obtain the basic

necessities of daily life and perform basic daily living activities;

(11) Psychosocial rehabilitative services provided on an individual or group basis, to

assist the client to gain or relearn with gaining or relearning self-care, interpersonal, and

community living skills needed to live independently, sustain psychiatric stability, and towards

recovery;

(12) Liaison services, to facilitate treatment planning and coordination of services

between mental health and other entities;

(13) Encouragement for the active participation of family and a supportive social

network; and

(14) Collateral contacts.

IMPACT For individualized and mobile program of assertive community treatment

services may not exceed a ratio of, there must be at least one primary therapist for every 12

twelve clients served. A center-shall must provide clients with an annual average of 16 sixteen

contacts per month with **IMPACT** individualized and mobile program of assertive community

treatment staff and more often, if clinically appropriate.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25, 27A-3-1, 27A-5-1(1)(3).

67:62:13:03. Requirement for designation and duties of primary provider. A

primary provider shall must be designated for each client in the IMPACT individualized and

mobile program of assertive community treatment program. The designation-shall must be

made by the clinical supervisor, be in writing, and be included in the client's file. The

designation—shall must be updated as client or personnel needs require. Each—IMPACT

individualized and mobile program of assertive community treatment program-shall must have

a backup policy to be implemented when a primary provider is not available to serve a client's

needs. The primary provider duties include:

(1) Maintain Maintaining an orderly and complete clinical file for the client that

contains:

(a) Documentation showing that written assessments for the client are

completed;

(b) A current case service plan; and

(c) Documentation of services and client responses to treatments; and

(2) Conduct and participate Conducting and participating in treatment planning and

case conferences with other staff of the IMPACT individualized and mobile program of

assertive community treatment program and with others authorized by the client.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25, 27A-3-1, 27A-5-1(1)(2)(3).

67:62:13:04. IMPACT Individualized and mobile program of assertive

community treatment team duties. The duties of the IMPACT individualized and mobile

program of assertive community treatment team include:

(1) Maintain Maintaining a therapeutic alliance with the client;

(2) Refer and link Referring and linking the client to all needed services provided

outside of the IMPACT individualized and mobile program of assertive community treatment

program;

(3) Follow-up to ensure Ensuring that all needed services provided outside of the

IMPACT individualized and mobile program of assertive community treatment program are

received and monitor monitoring the benefit of those services to the client;

(4) Coordinate Coordinating face-to-face meetings with the client, at least one time

per week, and a an annual minimum average of 16 sixteen contacts per month with IMPACT

individualized and mobile program of assertive community treatment team members;

(5) Coordinate Coordinating the provision of IMPACT individualized and mobile

program of assertive community treatment emergency services and hospital liaison services, if

the client is in a crisis;

(6) Coordinate Coordinating overall independent living assistance services, and work

working with community agencies to develop needed resources, including housing,

employment options, and income assistance;

(7) Support and consult Supporting and consulting with the client's family or other

support network; and

(8)—Act Acting as a client advocate.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-5-1.

Law Implemented: SDCL 27A-3-1, 27A-5-1(3).

67:62:13:05. IMPACT Individualized and mobile program of assertive

community treatment team meetings. The <u>IMPACT</u> individualized and mobile program of

assertive community treatment team shall meet, at a minimum, two times per week, to review

client contacts and client status, and to plan for additional response responses to additional

client needs as they arise. The clinical supervisor, or other staff designated by the clinical

supervisor, shall lead such meetings, and keep a written log of meeting discussions, dates, and

participants.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25, 27A-3-1, 27A-5-1(2)(3)(5).

67:62:13:06. Monthly treatment planning and review meetings. The IMPACT An

individualized and mobile program of assertive community treatment team shall meet monthly

to conduct treatment planning and review meetings. The clinical supervisor, or other staff

designated by the clinical supervisor, shall lead the monthly meetings, keep a written log of

meeting dates and participants, and maintain a schedule of upcoming meetings.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25, 27A-3-1, 27A-5-1(1)(2)(5).

67:62:13:08. Nonreimbursable services. Nonreimbursable The following are

<u>nonreimbursable</u> services<u>include</u> <u>under this chapter</u>:

(1) Vocational counseling and vocational training at in a classroom or at a job site;

(2) Academic educational services;

(3) Services solely recreational in nature;

(4) Services with individuals other than eligible clients;

(5) Services delivered by telephone or through other non face-to-face contact;

(6) Services provided in an institution for mental disease;

(7) Services provided to clients who are in detoxification centers;

(8) Services provided to clients who are incarcerated in a correctional facility; and

(9) Transportation services.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25, 27A-5-1.

Law Implemented: SDCL 1-36-25, 27A-3-1, 27A-5-1(3).

CHAPTER 67:62:14

QUALIFIED MENTAL HEALTH PROFESSIONAL (QMHP)

Section	
67:62:14:01	Training required for commitment process.
67:62:14:02	Registration for training Fee.
67:62:14:03	Content of training exam.
67:62:14:04	Training requirements.
67:62:14:05	Continued eligibility contingent upon QMHP qualified mental health
	professional status.
67:62:14:06	Renewal of eligibility Fee.
67:62:14:07	Reinstatement of lapsed eligibility.
67:62:14:08	Notice of division department action.
67:62:14:09	Appeal of-division department decision.

67:62:14:01. Training required for commitment process. All QMHPs A qualified

mental health professional, except-physicians a physician licensed pursuant to SDCL 36-4,

shall participate in training and pass an examination, in order to complete examinations as that

are part of the commitment process under SDCL 27A-10-6, in accordance with SDCL 27A-1-

7.

Training and examinations may be held in person or via an online course available

through the division department.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-1-9.

Law Implemented: SDCL 27A-1-3, 27A-1-7, 27A-1-9.

67:62:14:02. Registration for training -- Fee. A-QMHP qualified mental health

professional shall register with the division for training on completing, prior to performing the

examination of a detained person, in accordance with SDCL 27A-10-6, examinations and

submit a fee to be determined by the division department. Registration shall must include the

following:

(1) The **QMHP**'s qualified mental health professional's name and address;

(2) Current The qualified mental health professional's employer, or place of practice,

with address and telephone number;

(3) Verification of the hours, duration, setting, and content of the supervision, as

specified in SDCL 27A-1-3; and

(4) A copy of the **QMHP**'s current qualified mental health professional's South Dakota

professional license or certificate.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-1-9.

Law Implemented: SDCL 27A-1-9.

67:62:14:05. Continued eligibility contingent upon QMHP qualified mental

health professional status. An individual who has completed the required commitment

process training shall continue to meet the requirements of a **QMHP** qualified mental health

professional, in accordance with SDCL 27A-1-3, in order to continue to be remain eligible to

eomplete perform the examination of a detained person, in accordance with SDCL 27A-10-6

examinations.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-1-9.

Law Implemented: SDCL 27A-1-3, 27A-1-9.

67:62:14:06. Renewal of eligibility -- Fee. A QMHP qualified mental health

professional shall register with the division department for renewal of eligibility. A QMHP

qualified mental health professional may register for renewal anytime within one during the

year before the QMHP's qualified mental health professional's current eligibility ends. A

renewal registration shall must include the following:

(1) The QMHP's qualified mental health professional's name and address;

(2) Current The qualified mental health professional's employer, or place of practice,

with address and telephone number;

(3) A copy of the **QMHP**'s current qualified mental health professional's South Dakota

professional license or certificate; and

(4) Renewal The renewal fee, as determined by the division department.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-1-9.

Law Implemented: SDCL 27A-1-9.

67:62:14:07. Reinstatement of lapsed eligibility. A QMHP qualified mental health professional who fails to register for a renewal of eligibility before the end of the current eligibility period, may register for a reinstatement of eligibility by submitting:

(1) Submitting a copy of the current individual's South Dakota professional license or certificate and;

(2) Payment of the renewal fee, as determined by the division, by taking department; and

(3) Completion of the training and passage of the examination, pursuant to \$ 67:62:14:01.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-1-9.

Law Implemented: SDCL 27A-1-3, 27A-1-9.

67:62:14:08. Notice of-division department action. The division department shall

either approve or deny the registration for eligibility or the registration for renewal of

eligibility. The division department shall notify the QMHP qualified mental health professional

of the division's department's action, within an annual average of ten working days, following

the registration, eligibility examination, or receipt of the registration for renewal. If the division

department denies eligibility of renewal, the division shall state the specific reasons for denial

must be stated in the notice.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-1-9.

Law Implemented: SDCL 27A-1-9.

67:62:14:09. Appeal of division department decision. A QMHP qualified mental

health professional whose eligibility renewal is denied may request a fair hearing by notifying

the department by certified mail, within ten calendar days of receipt of the-division's

<u>department's</u> decision. The hearing shall must be conducted pursuant to chapter 1-26.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 27A-1-9.

Law Implemented: SDCL 27A-1-9.

CHAPTER 67:62:15

PREADMISSION SCREENING AND RESIDENT REVIEWS (PASRR) REVIEW

Section	
67:62:15:01	Definitions.
67:62:15:02	Level I screening.
67:62:15:03	Level II review exemptions.
67:62:15:04	Exempt hospital discharge.
67:62:15:05	Categorical determinations for Level I.
67:62:15:06	Level II review.
67:62:15:07	Level II determination Data requirements.
67:62:15:08	Determination of services.
67:62:15:09	Determination of specialized mental health services.
67:62:15:10	Timeliness of determinations of Level II review.
67:62:15:11	Notification of Level II determination.
67:62:15:12	Determination may not be countermanded.
67:62:15:13	Appeal of ineligibility of Level II determination.
67:62:15:14	Length of stay.
67:62:15:15	Individuals not requiring swing bed or nursing facility services but
	requiring mental health services—30 thirty month determination.
67:62:15:16	Significant change.
67:62:15:17	New admission and readmission.
67:62:15:18	Interfacility transfers.
67:62:15:19	Out of state placement.

67:62:15:01. Definitions. Terms used in this chapter mean:

- (1) "Active treatment," the implementation of a program of specialized and generic training, treatment, health services, and related services—that, which lead to the acquisition of the behaviors necessary for the individual to function with as much self-determination and independence as possible, and to prevent regression or loss of current optimal functional status;
- (2) "Dementia," disorders characterized by the development of multiple cognitive deficits, including memory impairment, that which are due to the direct physiological effects of a general medical condition, to the persisting effects of a substance, or to multiple etiologies such as the combined effects of cerebrovascular disease and Alzheimer's disease;
- (3) "Nursing facility," as defined in subdivision 67:45:01:01(9) a facility licensed as a nursing facility by the Department of Health and maintained and operated for the express or implied purpose of providing care to one or more persons, whether for consideration or not, who are not acutely ill but require nursing care and related medical services of such complexity as to require professional nursing care under the direction of a physician twenty-four hours a day;
- (4) "Preadmission screening and resident review" or "PASRR," a process made up of a Level I screening completed by the department, and a Level II review completed by the division department, to determine eligibility when an individual with a mental disorder, as defined in subdivision 67:62:01:01(2724), applies to reside in a Medicaid certified swing bed or nursing facility;
- (5) "Specialized mental health services," psychiatric services resulting that result in the continuous and aggressive implementation of an individualized plan of care that is developed by an interdisciplinary team which includes consisting of a physician, QMHP a qualified mental health professional, and other professionals, which prescribes specific

therapies and activities for the treatment of individuals experiencing an acute episode of SMI

serious mental illness, requiring supervision by trained mental health professionals, to obtain

improvement in function that would permit thereby permitting a reduction in the level of

intensity to below less than the level of specialized services at the earliest possible time;

(6) "Swing bed,"-as defined in subdivision 67:45:01:01(12) a licensed hospital bed

approved by the Department of Health to provide short-term nursing facility care pending the

availability of a nursing facility bed.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25.

Law Implemented: SDCL 1-36-25(4).

67:62:15:03. Level II review exemptions. An individual is exempt from a Level II

review if at least one of the following occurs:

(1) The diagnosis of mental illness is unsubstantiated;

(2) The individual is readmitted to a Medicaid certified swing bed or nursing facility

from a hospital to which the individual was transferred for the purpose of receiving care;

(3) The individual is transferred from one Medicaid certified swing bed or nursing

facility to another, and a PASRR preadmission screening and resident review has previously

been completed;

(4) The physician identifies the need for convalescent care following hospitalization,

for a duration of less than 100 one hundred days;

(5) The physician orders a respite stay of 30 thirty days or less;

(6) The individual has a diagnosis of situational depression that is of short duration

and, in direct relation to an occurrence in an individual's life, and does not appear to be a

chronic disability;

(7) The individual is using psychotropic medication in the absence of a major mental

illness diagnosis; or

(8) The individual has a diagnosis of an anxiety disorder that is not identified as severe

and does not appear to be leading to a chronic disability.

The department shall complete a Level I screening form to notify appropriate parties

of the determination of the exemption.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25.

Law Implemented: SDCL 1-36-25(4).

67:62:15:04. Exempt hospital discharge. An individual is exempt from a PASRR

preadmission screening and resident review following a hospital discharge if the following

conditions are met:

(1) The individual is admitted to a Medicaid certified swing bed or nursing facility,

directly from a hospital, after receiving acute inpatient care at the hospital;

(2) The individual requires Medicaid certified swing bed or nursing facility services

for the condition that required care was received in the hospital; and

(3) The individual's attending physician has certified, before admission to the

Medicaid certified swing bed or nursing facility, that the individual is likely to require less than

30 thirty calendar days of Medicaid certified swing bed or nursing facility services.

If an individual enters a Medicaid certified swing bed or nursing facility as an exempt

hospital discharge and is later found to require more than 30 thirty days of nursing care, the

facility shall request a PASRR preadmission screening and resident review, prior to the

expiration of that 30 thirty days.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25.

Law Implemented: SDCL 1-36-25(4).

67:62:15:06. Level II review. The division department shall conduct a Level II review

that consists of determining the appropriateness of a Medicaid certified swing bed or nursing

facility, and possible mental health services, including specialized mental health services, for

individuals identified in the Level I screening.

Each individual is reviewed for appropriateness of placement, regardless of the source

of payment for the swing bed or nursing facility services. A determination whether or not an

individual requires the level of services provided by the facility and whether or not an

individual can benefit from mental health services is made.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25.

Law Implemented: SDCL 1-36-25(4).

67:62:15:08. Determination of services. The division department shall determine if

the individual requires the level of services provided by a Medicaid certified swing bed or

nursing facility due to the individual's physical or mental condition. If the division department

determines that an individual requires a Medicaid certified swing bed or nursing facility

services, the facility may admit or retain the individual. If the division department determines

that an individual does not require Medicaid certified swing bed or nursing facility services,

the individual may not be admitted.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25.

Law Implemented: SDCL 1-36-25(4).

67:62:15:09. Determination of specialized mental health services. If the division

department determines that the individual requires Medicaid certified swing bed or nursing

facility services, the division department shall also determine whether the individual may

benefit from mental health services.

If the division department determines that an individual requires both Medicaid

certified swing bed or nursing facility services and specialized mental health services as

defined in subdivision 67:62:15:01(5), the facility may admit or retain the individual and the

state shall provide or arrange for the provision of the specialized mental health services needed

by the individual in the Medicaid certified swing bed or nursing facility.

If the-division department determines that the individual does not require Medicaid

certified swing bed or nursing facility services, but may benefit from mental health services,

the <u>division</u> <u>department</u> shall provide the individual with information regarding service

options.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25(4).

Law Implemented: SDCL 1-36-25(4).

67:62:15:10. Timeliness of determinations of Level II review. The division

department shall make each Level II determination within an annual average of seven to nine

business days of receipt of the Level I screening and all of the data required in § 67:62:15:07.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25.

Law Implemented: SDCL 1-36-25(4).

67:62:15:11. Notification of Level II determination. The division department shall

issue a written notification of the Level II review determination. The notification shall include:

(1) The name of each professional who performed an evaluation used to make the

Level II determination;

(2) The date each portion of the evaluation was administered; and

(3) Any other information used to make the Level II determination.

A copy of this notification shall be sent to the individual on whom the Level II review

was completed, the individual's legal representative, if applicable, the Medicaid certified swing

bed or nursing facility, and any other party affected by the Level II determination.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25.

Law Implemented: SDCL 1-36-25(4).

67:62:15:12. Determination may not be countermanded. A Level II determination made by the department may not be countermanded by the department.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25.

Law Implemented: SDCL 1-36-25(4).

67:62:15:16. Significant change. A significant change is a decline or improvement in

an individual's status that:

(1) Will not normally resolve itself without intervention by staff or by implementing

standard disease-related clinical interventions, is not "self-limiting" (for decline only);

(2) Impacts more than one area of the individual's health status; and

(3) Requires interdisciplinary review or revision of the care plan.

If a significant change occurs for an individual known or suspected to have a mental

illness, the Medicaid certified swing bed or nursing facility shall make a referral to the division

department for a possible Level II review. This referral shall occur as soon as evidence of the

significant change is identified.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25.

Law Implemented: SDCL 1-36-25(4).

67:62:15:17. New admission and readmission. A new admission occurs if an

individual is admitted to a Medicaid certified swing bed or nursing facility for the first time,

or when an admission does not qualify as a readmission. With the exception of certain exempt

hospital discharges listed in Unless excepted under § 67:62:15:04, new admissions are subject

to a PASRR preadmission screening and resident review.

A readmission occurs when an individual is readmitted to a Medicaid certified swing

bed or nursing facility, from a hospital to which the individual, who was in a facility, had been

transferred from a facility, for the purpose of receiving medical care. This type of A

readmission that meets the criteria set forth in this section does not require a PASRR

preadmission screening and resident review.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25.

Law Implemented: SDCL 1-36-25(4).

67:62:15:18. Interfacility transfers. An interfacility transfer occurs if the individual

is transferred from one Medicaid certified swing bed or nursing facility to another, with or

without an intervening hospital stay. Interfacility transfers are An interfacility transfer is not

subject to a PASRR preadmission screening and resident review. If an individual transfers from

a Medicaid certified swing bed or nursing facility to a hospital, or to another Medicaid certified

swing bed or nursing facility, the transferring facility is responsible for ensuring that copies of

the individual's PASRR preadmission screening and resident review findings accompany the

individual.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25.

Law Implemented: SDCL 1-36-25(4).

67:62:15:19. Out of state placement. The state where the individual is a state resident or would be a state resident at the time Medicaid eligibility is obtained shall make the required PASRR preadmission screening and resident review determination must be conducted by the state in which the individual:

(1) Resides; or

(2) Will reside at the time Medicaid eligibility is obtained.

Source: 43 SDR 80, effective December 5, 2016.

General Authority: SDCL 1-36-25.

Law Implemented: SDCL 1-36-25(4).