DIOCESE OF WINONA-ROCHESTER

BACKGROUND CHECK POLICIES AND PROCEDURES

PURPOSE

To sustain and strengthen a safe environment within the Diocese of Winona-Rochester for children, youth, vulnerable adults, employees and volunteers.

POLICY STATEMENT

Parishes, schools and institutions within the Diocese of Winona-Rochester are required to conduct and oversee the Background Check process of potential employees and volunteers at their institution. Offers of employment or volunteerism are subject to successfully passing a background check. Background checks are administered through a contracted third party and/or appropriate law enforcement agencies.

BACKGROUND CHECK SCOPE

All background checks typically will encompass:

- 1. Criminal History Check
- 2. Social Security Number Validation
- 3. Sex & Violent Offender Registry Check
- 4. <u>Catholic school employees</u>: A Minnesota Bureau of Criminal Apprehension (BCA) background check (juvenile record check) and Predatory Offender check must be run on all employees as well as academic and athletic coaches regardless of whether they are being paid.
- 5. Motor Vehicle Record (if driving is part of your employment or Ministry)
- 6. Personal and Professional References: (For volunteers at the discretion of the location)
- 7. Education Verification confirms the applicant's claimed educational institution, including the years attended and the degree/diploma received. (Employees only at the discretion of the employer)
- 8. Prior Employment Verification: confirms applicant's employment with the listed companies, including dates of employment, position held and additional information available pertaining to performance rating, reason for departure and eligibility for rehire. (Employees only)

RIGHTS OF THE EMPLOYEE OR VOLUNTEER

- 1. Right to know what the background check report says.
- 2. Right to receive a copy of the report.
- Right to challenge the accuracy and completeness of the information in the report.
- 4. Right to know if the reason for not being hired or allowed to volunteer as a result of the background check.

RELEVANCY OF CONVICTIONS

In general, a felony conviction would disqualify a person from employment or volunteer consideration. However, there are certain convictions that will not automatically prevent an individual from employment or volunteer consideration. The Diocese of Winona-Rochester will consider various factors in evaluating whether a conviction disclosed by an applicant warrants rescinding employment/volunteer offer:

- 1. Nature and frequency of the offense(s) (see listing below of disqualifying crimes or conduct), 2. Time since conviction,
- 3. Completion of sentence or any other remediation, and
- 4. Relevancy to the position for which the employee/volunteer is being considered.

The Diocese of Winona-Rochester has adopted and implemented the Minnesota Statutes 245c.15 Disqualifying Crimes or Conduct as a commitment to providing a safe environment for its children, young people, employees, volunteers and vulnerable adults.

<u>An individual is disqualified</u> under Minnesota Statutes section 245C.14 for employment or volunteering if: (1) regardless of how much time has passed since the discharge of the sentence imposed, if any, for the offense; and (2) unless otherwise specified, regardless of the level of the offense, the individual has committed any of the following offenses:

Permanent Disqualifying Crimes or Conduct

- 1. Violation of predatory offender registration law
- 2. Homicide
- 3. Manslaughter
- Assault in the first or second degree
- 5. Domestic assault, spousal abuse, child abuse or neglect, or a crime against children
- 6. Domestic assault by strangulation
- 7. Great bodily harm caused by distribution of drugs
- 8. Aggravated robbery
- 9. Kidnapping

- 10. Murder of an unborn child
- 11. Solicitation, inducement, and promotion of prostitution
- 12. Criminal sexual conduct
- 13. Criminal sexual predatory conduct
- 14. Solicitation of children to engage in sexual conduct
- 15. Incest
- 16. Malicious punishment of a child/neglect or endangerment of a child
- 17. Arson in the first degree
- 18. Drive-by shooting
- 19. Felony-level stalking
- 20. Shooting at or in a public transit vehicle or facility
- 21. Indecent exposure involving a minor
- 22. Possession of pictorial representations of minors

<u>See appendix A</u> of this document for a complete listing of the <u>permanent</u> disqualifying crimes or conduct listed above – as well as the crimes or conduct resulting in disqualification for 15, 10 or 7 years. This listing is current as of August 11, 2021.

Visit https://www.revisor.mn.gov/statutes/cite/245C.15 for the most current listing.

CONFIDENTIALTY

The results of a background check will only be shared with the pastor/principal and appropriate individuals who have a legitimate business need to know. Information obtained from the running a background check will be maintained in a confidential file

Appendix

Appendix A

MINNESOTA STATUTES 2020

245C.15

245C.15 DISQUALIFYING CRIMES OR CONDUCT.

Subdivision 1. Permanent disqualification.

- (a) An individual is disqualified under section 245C.14 if: (1) regardless of how much time has passed since the discharge of the sentence imposed, if any, for the offense; and (2) unless otherwise specified, regardless of the level of the offense, the individual has committed any of the following offenses: sections <u>243.166</u> (violation of predatory offender registration law); 609.185 (murder in the first degree); 609.19 (murder in the second degree); 609.195 (murder in the third degree); 609.20 (manslaughter in the first degree); 609.205 (manslaughter in the second degree); a felony offense under 609.221 or 609.222 (assault in the first or second degree); a felony offense under sections 609.2242 and 609.2243 (domestic assault), spousal abuse, child abuse or neglect, or a crime against children; 609.2247 (domestic assault by strangulation); 609.228 (great bodily harm caused by distribution of drugs); 609.245 (aggravated robbery); 609.25 (kidnapping); 609.2661 (murder of an unborn child in the first degree); <u>609.2662</u> (murder of an unborn child in the second degree); <u>609.2663</u> (murder of an unborn child in the third degree); 609.322 (solicitation, inducement, and promotion of prostitution); 609.324, subdivision 1 (other prohibited acts); 609.342 (criminal sexual conduct in the first degree); <u>609.343</u> (criminal sexual conduct in the second degree); <u>609.344</u> (criminal sexual conduct in the third degree); 609.345 (criminal sexual conduct in the fourth degree); 609.3451 (criminal sexual conduct in the fifth degree); 609.3453 (criminal sexual predatory conduct); 609.352 (solicitation of children to engage in sexual conduct); <u>609.365</u> (incest); a felony offense under <u>609.377</u> (malicious punishment of a child); a felony offense under 609.378 (neglect or endangerment of a child); 609.561 (arson in the first degree); <u>609.66</u>, <u>subdivision 1e</u> (drive-by shooting); <u>609.749</u>, <u>subdivision 3</u>, 4, or 5 (felony-level harassment or stalking); 609.855, subdivision 5 (shooting at or in a public transit vehicle or facility); 617.23, subdivision 2, clause (1), or subdivision 3, clause (1) (indecent exposure involving a minor); <u>617.246</u> (use of minors in sexual performance prohibited); 617.247 (possession of pictorial representations of minors); or, for a child care background study subject, conviction of a crime that would make the individual ineligible for employment under United States Code, title 42, section 9858f, except for a felony drug conviction, regardless of whether a period of disqualification under subdivisions 2 to 4, would apply if the individual were not a child care background study subject.
- (b) An individual's aiding and abetting, attempt, or conspiracy to commit any of the offenses listed in paragraph (a), as each of these offenses is defined in Minnesota Statutes, permanently disqualifies the individual under section <u>245C.14</u>.
- (c) An individual's offense in any other state or country, where the elements of the offense are substantially similar to any of the offenses listed in paragraph (a), permanently disqualifies the individual under section 245C.14.

- (d) When a disqualification is based on a judicial determination other than a conviction, the disqualification period begins from the date of the court order. When a disqualification is based on an admission, the disqualification period begins from the date of an admission in court. When a disqualification is based on an Alford Plea, the disqualification period begins from the date the Alford Plea is entered in court. When a disqualification is based on a preponderance of evidence of a disqualifying act, the disqualification date begins from the date of the dismissal, the date of discharge of the sentence imposed for a conviction for a disqualifying crime of similar elements, or the date of the incident, whichever occurs last.
- (e) If the individual studied commits one of the offenses listed in paragraph (a) that is specified as a felony-level only offense, but the sentence or level of offense is a gross misdemeanor or misdemeanor, the individual is disqualified, but the disqualification look-back period for the offense is the period applicable to gross misdemeanor or misdemeanor offenses.
- (f) A child care background study subject shall be disqualified if the individual is registered, or required to be registered, on a state sex offender registry or repository or the National Sex Offender Registry.

Subd. 2.15-year disqualification.

(a) An individual is disqualified under section 245C.14 if: (1) less than 15 years have passed since the discharge of the sentence imposed, if any, for the offense; and (2) the individual has committed a felony-level violation of any of the following offenses: sections 256.98 (wrongfully obtaining assistance); 268.182 (fraud); 393.07, subdivision 10, paragraph (c) (federal SNAP fraud); <u>609.165</u> (felon ineligible to possess firearm); <u>609.2112</u>, <u>609.2113</u>, or <u>609.2114</u> (criminal vehicular homicide or injury); 609.215 (suicide); 609.223 or 609.2231 (assault in the third or fourth degree); repeat offenses under 609.224 (assault in the fifth degree); 609.229 (crimes committed for benefit of a gang); 609.2325 (criminal abuse of a vulnerable adult); 609.2335 (financial exploitation of a vulnerable adult); 609.235 (use of drugs to injure or facilitate crime); 609.24 (simple robbery); 609.255 (false imprisonment); 609.2664 (manslaughter of an unborn child in the first degree); 609.2665 (manslaughter of an unborn child in the second degree); 609.267 (assault of an unborn child in the first degree); 609.2671 (assault of an unborn child in the second degree); 609.268 (injury or death of an unborn child in the commission of a crime); 609.27 (coercion); 609.275 (attempt to coerce); 609.466 (medical assistance fraud); 609.495 (aiding an offender); 609.498, subdivision 1 or 1b (aggravated first-degree or firstdegree tampering with a witness); 609.52 (theft); 609.521 (possession of shoplifting gear); <u>609.525</u> (bringing stolen goods into Minnesota); <u>609.527</u> (identity theft); <u>609.53</u> (receiving stolen property); 609.535 (issuance of dishonored checks); 609.562 (arson in the second degree); 609.563 (arson in the third degree); 609.582 (burglary); 609.59 (possession of burglary tools); 609.611 (insurance fraud); 609.625 (aggravated forgery); 609.63 (forgery); 609.631 (check forgery; offering a forged check); 609.635 (obtaining signature by false pretense); 609.66 (dangerous weapons); 609.67 (machine guns and short-barreled shotguns); 609.687 (adulteration); 609.71 (riot); 609.713 (terroristic threats); 609.82 (fraud in obtaining credit); 609.821 (financial transaction card fraud); 617.23 (indecent exposure), not involving a minor; repeat offenses under 617.241 (obscene materials and performances; distribution and exhibition prohibited; penalty); 624.713 (certain persons not to possess firearms); chapter 152 (drugs; controlled substance); or Minnesota Statutes 2012, section 609.21; or a felony-level conviction involving alcohol or drug use.

- (b) An individual is disqualified under section <u>245C.14</u> if less than 15 years has passed since the individual's aiding and abetting, attempt, or conspiracy to commit any of the offenses listed in paragraph (a), as each of these offenses is defined in Minnesota Statutes.
- (c) An individual is disqualified under section <u>245C.14</u> if less than 15 years has passed since the termination of the individual's parental rights under section 260C.301, subdivision 1, paragraph (b), or subdivision 3.
- (d) An individual is disqualified under section <u>245C.14</u> if less than 15 years has passed since the discharge of the sentence imposed for an offense in any other state or country, the elements of which are substantially similar to the elements of the offenses listed in paragraph (a).
- (e) If the individual studied commits one of the offenses listed in paragraph (a), but the sentence or level of offense is a gross misdemeanor or misdemeanor, the individual is disqualified but the disqualification look-back period for the offense is the period applicable to the gross misdemeanor or misdemeanor disposition.
- (f) When a disqualification is based on a judicial determination other than a conviction, the disqualification period begins from the date of the court order. When a disqualification is based on an admission, the disqualification period begins from the date of an admission in court. When a disqualification is based on an Alford Plea, the disqualification period begins from the date the Alford Plea is entered in court. When a disqualification is based on a preponderance of evidence of a disqualifying act, the disqualification date begins from the date of the dismissal, the date of discharge of the sentence imposed for a conviction for a disqualifying crime of similar elements, or the date of the incident, whichever occurs last.

Subd. 3.Ten-year disqualification.

(a) An individual is disqualified under section 245C.14 if: (1) less than ten years have passed since the discharge of the sentence imposed, if any, for the offense; and (2) the individual has committed a gross misdemeanor-level violation of any of the following offenses: sections 256.98 (wrongfully obtaining assistance); 268.182 (fraud); 393.07, subdivision 10, paragraph (c) (federal SNAP fraud); 609.2112, 609.2113, or 609.2114 (criminal vehicular homicide or injury); 609.221 or 609.222 (assault in the first or second degree); 609.223 or 609.2231 (assault in the third or fourth degree); 609.224 (assault in the fifth degree); 609.224, subdivision 2, paragraph (c) (assault in the fifth degree by a caregiver against a vulnerable adult); 609.2242 and 609.2243 (domestic assault); 609.23 (mistreatment of persons confined); 609.231 (mistreatment of residents or patients); 609.2325 (criminal abuse of a vulnerable adult); 609.233 (criminal neglect of a vulnerable adult); 609.2335 (financial exploitation of a vulnerable adult); 609.234 (failure to report maltreatment of a vulnerable adult); 609.265 (abduction); 609.275 (attempt to coerce); 609.324, subdivision 1a (other prohibited acts; minor engaged in prostitution); 609.33 (disorderly house); 609.377 (malicious punishment of a child); 609.378 (neglect or endangerment of a child); 609.466 (medical assistance fraud); 609.52 (theft); 609.525 (bringing stolen goods into Minnesota); 609.527 (identity theft); 609.53 (receiving stolen property); 609.535 (issuance of dishonored checks); 609.582 (burglary); 609.59 (possession of burglary tools); 609.611 (insurance fraud); 609.631 (check forgery; offering a forged check); 609.66 (dangerous weapons); 609.71 (riot); 609.72, subdivision 3 (disorderly conduct against a vulnerable adult); repeat offenses under 609.746 (interference with privacy); 609.749, subdivision 2 (harassment); 609.82 (fraud in obtaining credit); 609.821 (financial transaction card

- fraud); <u>617.23</u> (indecent exposure), not involving a minor; <u>617.241</u> (obscene materials and performances); <u>617.243</u> (indecent literature, distribution); <u>617.293</u> (harmful materials; dissemination and display to minors prohibited); or Minnesota Statutes 2012, section <u>609.21</u>; or violation of an order for protection under section <u>518B.01</u>, <u>subdivision 14</u>.
- (b) An individual is disqualified under section <u>245C.14</u> if less than ten years has passed since the individual's aiding and abetting, attempt, or conspiracy to commit any of the offenses listed in paragraph (a), as each of these offenses is defined in Minnesota Statutes.
- (c) An individual is disqualified under section <u>245C.14</u> if less than ten years has passed since the discharge of the sentence imposed for an offense in any other state or country, the elements of which are substantially similar to the elements of any of the offenses listed in paragraph (a).
- (d) If the individual studied commits one of the offenses listed in paragraph (a), but the sentence or level of offense is a misdemeanor disposition, the individual is disqualified but the disqualification lookback period for the offense is the period applicable to misdemeanors.
- (e) When a disqualification is based on a judicial determination other than a conviction, the disqualification period begins from the date of the court order. When a disqualification is based on an admission, the disqualification period begins from the date of an admission in court. When a disqualification is based on an Alford Plea, the disqualification period begins from the date the Alford Plea is entered in court. When a disqualification is based on a preponderance of evidence of a disqualifying act, the disqualification date begins from the date of the dismissal, the date of discharge of the sentence imposed for a conviction for a disqualifying crime of similar elements, or the date of the incident, whichever occurs last.

Subd. 4. Seven-year disqualification.

(a) An individual is disqualified under section 245C.14 if: (1) less than seven years has passed since the discharge of the sentence imposed, if any, for the offense; and (2) the individual has committed a misdemeanor-level violation of any of the following offenses: sections 256.98 (wrongfully obtaining assistance); 268.182 (fraud); 393.07, subdivision 10, paragraph (c) (federal SNAP fraud); 609.2112, 609.2113, or 609.2114 (criminal vehicular homicide or injury); 609.221 (assault in the first degree); 609.222 (assault in the second degree); 609.223 (assault in the third degree); 609.2231 (assault in the fourth degree); 609.224 (assault in the fifth degree); 609.2242 (domestic assault); 609.2335 (financial exploitation of a vulnerable adult); 609.234 (failure to report maltreatment of a vulnerable adult); 609.2672 (assault of an unborn child in the third degree); 609.27 (coercion); violation of an order for protection under 609.3232 (protective order authorized; procedures; penalties); 609.466 (medical assistance fraud); 609.52 (theft); 609.525 (bringing stolen goods into Minnesota); 609.527 (identity theft); 609.53 (receiving stolen property); 609.535 (issuance of dishonored checks); 609.611 (insurance fraud); 609.66 (dangerous weapons); 609.665 (spring guns); 609.746 (interference with privacy); 609.79 (obscene or harassing telephone calls); 609.795 (letter, telegram, or package; opening; harassment); 609.82 (fraud in obtaining credit); 609.821 (financial transaction card fraud); 617.23 (indecent exposure), not involving a minor; 617.293 (harmful materials; dissemination and display to minors prohibited); or Minnesota Statutes 2012, section 609.21; or violation of an order for protection under section 518B.01 (Domestic Abuse Act).

- (b) An individual is disqualified under section <u>245C.14</u> if less than seven years has passed since a determination or disposition of the individual's:
- (1) failure to make required reports under section <u>260E.06</u> or <u>626.557</u>, <u>subdivision 3</u>, for incidents in which: (i) the final disposition under section <u>626.557</u> or chapter 260E was substantiated maltreatment, and (ii) the maltreatment was recurring or serious; or
- (2) substantiated serious or recurring maltreatment of a minor under chapter 260E, a vulnerable adult under section <u>626.557</u>, or serious or recurring maltreatment in any other state, the elements of which are substantially similar to the elements of maltreatment under section <u>626.557</u> or chapter 260E for which: (i) there is a preponderance of evidence that the maltreatment occurred, and (ii) the subject was responsible for the maltreatment.
- (c) An individual is disqualified under section <u>245C.14</u> if less than seven years has passed since the individual's aiding and abetting, attempt, or conspiracy to commit any of the offenses listed in paragraphs (a) and (b), as each of these offenses is defined in Minnesota Statutes.
- (d) An individual is disqualified under section <u>245C.14</u> if less than seven years has passed since the discharge of the sentence imposed for an offense in any other state or country, the elements of which are substantially similar to the elements of any of the offenses listed in paragraphs (a) and (b).
- (e) When a disqualification is based on a judicial determination other than a conviction, the disqualification period begins from the date of the court order. When a disqualification is based on an admission, the disqualification period begins from the date of an admission in court. When a disqualification is based on an Alford Plea, the disqualification period begins from the date the Alford Plea is entered in court. When a disqualification is based on a preponderance of evidence of a disqualifying act, the disqualification date begins from the date of the dismissal, the date of discharge of the sentence imposed for a conviction for a disqualifying crime of similar elements, or the date of the incident, whichever occurs last.
- (f) An individual is disqualified under section <u>245C.14</u> if less than seven years has passed since the individual was disqualified under section <u>256.98</u>, <u>subdivision 8</u>.

Subd. 5. Mental illness.

The commissioner may not disqualify an individual subject to a background study under this chapter because that individual has, or has had, a mental illness as defined in section <u>245.462</u>, <u>subdivision 20</u>.

History:

2003 c 15 art 1 s 15; 1Sp2003 c 14 art 6 s 7; 2004 c 288 art 1 s 51-53; 2005 c 136 art 6 s 2; 1Sp2005 c 4 art 1 s 30-33; 2006 c 212 art 3 s 17; 2007 c 112 s 34-37; 2009 c 142 art 2 s 27-30; 2010 c 299 s 14; 2010 c 329 art 1 s 15; 1Sp2017 c 6 art 16 s 34; 2018 c 166 s 14; 2018 c 182 art 1 s 108; 1Sp2019 c 5 art 2 s 29; 1Sp2019 c 9 art 1 s 42; 1Sp2020 c 2 art 8 s 51

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