COLORADO SEXUALLY VIOLENT PREDATOR ASSESSMENT SCREENING INSTRUMENT(SVPASI)

Pursuant to 18-3-414.5, C.R.S. This assessment must be completed for all adult cases convicted on or after July 1, 1999 for specific sex crimes— including attempt, solicitation or conspiracy to commit those crimeson or after July 1, 1997. The completed assessment must accompany the pre-sentence report and the mental health sex offense specific evaluation submitted to the court/parole board. According to 18-3-414.5(2) and (3), C.R.S.: "Based on the results of such assessment, the court/parole board shall make specific findings of fact and enter an order" concerning whether the defendant is a sexually violent predator. This assessment instrument combines empirical research conducted by the Division of Criminal Justice (Part 3B) with additional criteria specified by the Colorado Sex Offender Management Board (Parts 2, 3A and 3C).
Review the 2010 SVPASI handbook prior to completion of this form for additional information and instructions.
Assessment Summary:
Probation officers or trained DOC staff/contractors, based on the information provided on the following pages, please check the boxes that apply. Check the appropriate boxes below to indicate that the offender satisfies the legislative criteria for the definition of sexually violent predator pursuant to 18-3-414.5(1), C.R.S.
☐ The defendant is 18 years of age or older or has been tried as an adult, and has been convicted of, or received a deferred judgment and sentence for, one of the five crimes defined in Part 1, pursuant to 18-3-414.5(1)(a)(II) C.R.S., as revised to include attempt, solicitation, or conspiracy. AND
☐ The conviction occurred on or after July 1, 1999 for a crime committed on or after July 1, 1997, pursuant to 18-3-414.5., C.R.S. AND
□ The victim was a stranger to the offender (Part 2A), OR the defendant established a relationship primarily for the purpose of sexual victimization (Part 2B), OR the defendant promoted a relationship primarily for the purpose of sexual victimization (Part 2C), pursuant to 18-3-414.5(1)(a)(III), C.R.S. If the offender refuses to participate in the assessment, this criteria is automatically affirmative. AND
☐ The defendant meets the prior conviction criterion (Part 3A). OR
☐ The defendant scores 8 or more on the Sex Offender Risk Scale (SORS, Part 3B), pursuant to 18-3-414.5 and 16- 11.7-103(4)(c.5), C.R.S. OR
☐ Meets additional risk criteria (Part 3C), pursuant to 16-11.7-103(4)(c.5), C.R.S.
 YES, the offender DID meet SVP criteria. NO, the offender DID NOT meet SVP criteria. The offender refused to participate but DID meet SVP criteria. The offender refused to participate but DID NOT meet SVP criteria.
COURT OR PAROLE BOARD FINDING: 18-3-414.5(2) and 18-3-414.5(3), C.R.S. state in part that based on the results of this assessment, the court or the parole board shall make specific findings concerning whether the defendant is a sexually violent predator. Probation officer or trained DOC staff, based on the court or parole board decision, check the box that applies.
The court or the parole board finds this offender to meet the criteria specified in 18-3-414.5, C.R.S. and finds that the offender IS a sexually violent predator.
The court or the parole board finds this offender to meet the criteria specified in 18-3-414.5(1), C.R.S. and does NOT find the offender to be a sexually violent predator.
The court or the parole board finds this offender does NOT meet the criteria specified in 18-3-414.5, C.R.S. and finds that the offender is NOT a sexually violent predator.
Following the court finding, <i>Probation Officers</i> must mail or fax <i>all completed pages</i> within one month to: Office of Research and Statistics Division of Criminal Justice 700 Kipling Street, Ste 1000 Denver, CO 80215 Fax: (303) 239-4491

COLORADO SEXUALLY VIOLENT PREDATOR ASSESSMENT SCREENING INSTRUMENT						
BACKGROUN	P 2 of 7					
Probation officers and sex offender evaluators listed on the Sex Offender Management Board (SOMB) provider list or trained DOC staff/contractors will complete this instrument on every sex offender that meets the following criteria:						
(I) Is 18 years of age or older at the date of the offense, or who is younger but is tried as an adult pursuant to section 19-2-517 or 19-2-518, C.R.S.						
(II) Has been convicted ¹ on or after July 1, 1999 of one of the following offenses, including an ATTEMPT, SOLICITATION OR CONSPIRACY TO COMMIT one of the following, on or after July 1, 1997:						
violati ⊙ Sexua	al assault, in violation of section 18-3-402, C.R.S., or sexual assault in the fir ion of section 18-3-402, C.R.S. as it existed prior to July 1, 2000; al assault in the second degree, in violation of section 18-3-403, ² C.R.S. as i y 1, 2000;	-				
the thi 2000;						
∘ Sexua	al assault on a child, in violation of section 18-3-405, C.R.S.; or al assault on a child by one in a position of trust, in violation of section 18-3-4	405.3, C.R.S.				
 (III) Whose victim was one of the following (per 18-3-414.5(1)(a)(III), C.R.S.):³ A stranger to the offender (see Part 2A on page 5 of this form), or A person with whom the offender established a relationship primarily for the purpose of sexual victimization (see Part 2B on page 5 of this form),⁴ or A person with whom the offender promoted a relationship primarily for the purpose of sexual victimization (see Part 2C on page 6 of this form). 						
(IV) Pursuant to 18-3-414.5(1)(a)(IV), C.R.S., and 16-11.7-103(4)(c.5), C.R.S., is likely to subsequently commit one or more of the offenses specified in 18-3-414.5(1)(a)(II), C.R.S., under the circumstances described in 18-3-414.5(1)(a)(III), C.R.S., according to the scores derived from the SOMB actuarial risk assessment instrument (Part 3A, Part 3B, or Part 3C of this form), specifically pursuant to 16-11.7-103(4)(c.5), C.R.S.						
Once the form is completed by the probation officer and the evaluator or <u>trained</u> DOC staff or contractor, it should be forwarded to the court/parole board, pursuant to 18-3-414.5(2) and (3) C.R.S. Based on the results of the assessment (included on the following pages of this form), the court/parole board shall make specific findings of fact and enter an order concerning whether the defendant is a sexually violent predator.						
An offender found to be a sexually violent predator is required to register with the local law enforcement agency in the jurisdiction in which they reside within five days of becoming a temporary or permanent resident, and on a quarterly basis thereafter, for the remainder of his or her natural life, pursuant to Section 16-22-108(1)(d), C.R.S. Offenders found to be sexually violent predators will also be placed on the Internet listing of sex offenders maintained by the Colorado Bureau of Investigations (CBI) and linked to the State of Colorado's homepage, pursuant to Section 16-22-111, C.R.S., and shall be subject to community notification pursuant to Section 16-13-903, C.R.S.						
¹ Convicted includes having pleaded guilty or nolo contendere, or having a received a deferred judgment and sentence per 18-3- 414.5(b). ² Section 18-3-403 C.R.S. was repealed in 2000. ³ The relationship categories are specified in federal and state statute. The SOMB defined each relationship category for the purposes of						

egories are specified in federal and state statute. The SOMB defined each relationship category for the purposes of he relationship

this assessment. ⁴ The members of the Sex Offender Management Board determined that the three relationship categories are mutually exclusive. This document reflects the Board's decision.

COLORADO

SEXUALLY VIOLENT PREDATOR

ASSESSMENT SCREENING INSTRUMENT

INSTRUCTIONS

P 3 of 7

OVERVIEW

- o This instrument may require information from both the Pre-Sentence Investigation writer and an SOMB-listed sex offender evaluator; once complete, the instrument must be forwarded to the court.
- For **Department of Corrections** cases, a trained DOC staff member or contractor must complete the instrument and forward it to the parole board when the offender is considered for release.
- o All completed forms for **Probation** must be faxed or mailed to the **Division of Criminal Justice** (see cover page).
- o A copy of the SVPASI handbook can be obtained from the Sex Offender Management Board (SOMB) or downloaded from <u>http://dcj.state.co.us/ors/risk_assessment.htm</u>.

PROBATION OFFICER

The probation officer completes Part 1, Part 3A, Part 3B, the corresponding items on the Instrument Summary, and upon completion of this instrument, the Assessment Summary. The probation officer then forwards the instrument to the SOMB-listed sex offender evaluator along with police reports and victim statements. If the offender refuses to participate in the assessment, the probation officer shall, in coordination with the evaluator, complete the SVPASI (18-3-414.5(2)) based on a review of available records. If either police reports or victim statements are NOT forwarded with this instrument to the SOMB evaluator, please indicate why here:

Sections of this instrument to be completed by the probation officer are designated with:

SOMB LISTED EVALUATOR

The SOMB listed evaluator completes Part 2, Part 3C if available, and the corresponding items on the **Instrument Summary.** The SOMB evaluator then returns the completed instrument to the probation officer, along with the completed mental health sex offense specific evaluation, pursuant to C.R.S. 16-11.7-104(1).

Sections of this instrument to be completed by the mental health evaluator are designated with: E

TRAINED DOC STAFF

The trained DOC staff or contractor must complete the entire form (Parts 1, 2, 3A, 3B, 3C, the Instrument Summary, and the Assessment Summary).

Data sources used to complete this instrument must be identified:

Please check the appropriate boxes below to indicate the data sources utilized to complete Parts 2 and 3.

- 1. Criminal History
- 2. Pre-Sentence Investigation Process
- 3. Delice Report
- 4. 🗌 Mental Health Evaluation
- 5. Official Record/Documentation
- 6. Child Protection or Social Service Records
- Demographic Information
 DCIC
- 9. Education Records
- 10. Victim Report (self report or from any data source)
- 11. Sexual History (official record, self report)
- 12. Sex Offense Specific Mental Health Evaluation
- 13. Prison Record
- 14. Self-Report
- 15. 🔲 CCIC
- 16. Results of a Plethysmograph Examination or VRT Assessment
- 17. 🗍 Polygraph
- 18. Other (Specify)

COL	OLORADO SEXUALLY VIOLENT PREDATOR ASSESSMENT SCREENING INSTRUMENT											
Ρ	P Probation Officer or Trained DOC Staff/Co				Contrac	tor Pleas	se Complete	e Part 1	P 4 of 7			
	ENT INFORM		ION									
Offender's First Name: Offender's Last N			Name:		CC#: (Cour	t Case Nu	mber)					
SS#:			SID#:			ML# / D	ML# / DOC# (circle ID type):			DOB: (MM-DD-YYYY)		
Gen	der:		Male Female		Ethnicity: Caucasian				Hispanic Other			
PON	lame: (Does not a	apply t	o DOC case	5)		PO Te	elephone	Number: (Doe	es not apply t	o DOC cases)		
	Forwarded to C cases)	SON	IB Evalua	t or: (Does	not apply	Judic	ial Distric	t: (Does not app	oly to DOC ca	ises)		
SON	IB Evaluator/Tr	aine	d DOC St	aff Name	:	Evalu	ator/Trair	ed DOC Stat	ff Telepho	ne Number:		
Date	of Evaluation:					Date	Returned	to PO: (Does)	not apply to E	OOC cases)		
Dee		۸ee		IMES (19	8-3-111	5(1) C	D S I					
DEFINING SEXUAL ASSAULT CRIMES (18-3-414.5(1) C.R.S.) The offender is 18 years of age or older as of the date the crime was committed or is tried as an adult pursuant to 19-2-517 or 19-2-518, C.R.S.; the offender was convicted on or after July 1, 1999 of one of the following crimes committed on or after July 1, 1997. Attempts, solicitations, and conspiracies to commit the following crimes apply. Conviction includes receiving a verdict of guilty by a judge or jury, pleading guilty or nolo contendere, or having received a deferred judgment and sentence.												
Please check the box indicating which of the five crimes qualifies the offender for this assessment. Please include attempts, solicitations, and conspiracies to commit any of the following.												
Sexual assault in violation of section 18-3-402, C.R.S., or sexual assault in the first degree, in violation of section 18-3-402, C.R.S. as it existed prior to July 1, 2000;												
Sexual assault in the second degree, in violation of section 18-3-403, C.R.S. as it existed prior to July 1, 2000;												
Unlawful sexual contact, in violation of section 18-3-404(1.5) or (2), C.R.S. as it existed prior to July 1, 2000;												
Sexual assault on a child, in violation of section 18-3-405, C.R.S.; or												
Sexual assault on a child by one in a position of trust, in violation of section 18-3-405.3.												
Meets DEFINING SEXUAL ASSAULT CRIMES Criterion: Yes No												
This crime was an Attempt, Solicitation, or Conspiracy : Yes No												
PROCEED TO PART 2												

COLORADO SEXUALLY VIOLENT PREDATOR ASSESSMENT SCREENING INSTRUMENT
P/E SOMB Evaluator, Trained DOC Staff or Probation Officer Complete Part 2. P 5 of 7
The relationship categories are identified in state statute. The following definitions were developed by representatives of the Sex Offender Management Board, the Judicial Department and the Department of Corrections to assist in the identification of sexually violent predators as outlined in 18-3-414.5(III) C.R.S.
If the offender refuses to participate in the assessment, other collateral sources of information, such as victim statements or police reports, should be utilized to determine the relationship criterion. Refer to the manual for further information and examples.
THE OFFENDER MUST MEET <u>ONE</u> OF THE FOLLOWING THREE SEXUALLY VIOLENT PREDATOR RELATIONSHIP DEFINITIONS: 1) STRANGER, OR 2) ESTABLISHED A RELATIONSHIP, OR 3) PROMOTED A RELATIONSHIP.
A. STRANGER Pursuant to 18-3-414.5(1)(a)(III), C.R.S., the victim is a stranger to the offender when the victim has never known or met the offender, or has met the offender but has little or no familiar or personal knowledge of said offender, prior to the current offense. See the manual if Internet or child pornography offenses are involved.
Meets STRANGER Criterion: 🗌 Yes 🗌 No
B. ESTABLISHED A RELATIONSHIP Pursuant to 18-3-414.5(1)(a)(III), C.R.S., the offender established a relationship primarily for the purpose of sexual victimization when any <u>two</u> of the following criteria are present (check all that apply). List all data sources used in the boxes below.
 The offender has a history of sexual offending involving similar behavior. The offender manipulated the environment to gain access to this victim. The offender introduced sexual content into the relationship prior to committing the initial sexual offense. The offender engaged in sexually inappropriate behavior with the victim despite the lack of consent or an inability to consent.
Meets ESTABLISHED A RELATIONSHIP Criteria (At least two of the above items apply): Yes No
C. PROMOTED A RELATIONSHIP Pursuant to 18-3-414.5(1)(a)(III), C.R.S., the offender promoted an existing relationship primarily for the purpose of sexual victimization when the first item below is present and any other item is present (check all that apply).
The offender took steps to change the focus of an existing relationship to facilitate the commission of a sexual assault such as but not limited to planning, increasing frequency of contact, introduction of inappropriate sexual contact, stalking, seduction or drugging of the victim,
AND The offender engaged in contact with the victim that was increasingly sexually intrusive over time, or The offender used threat, intimidation, force or coercion in the relationship, or The offender engaged in repetitive non-consensual sexual contact, or The offender established control of the victim through means including but not limited to emotional abuse, physical abuse, financial control or isolation of the victim in order to facilitate the sexual assault.
Meets PROMOTED A RELATIONSHIP Criteria: (The promoted criteria are met when the first bullet and at least one of the bottom four bullets apply):. Yes No
SELECT THE DATA SOURCE(S) USED TO DETERMINE RELATIONSHIP CRITERIA
1. Criminal History 10. Victim Report (self report or from any data source) 2. Pre-Sentence Investigation Process 11. Sexual History (official record, self report) 3. Police Report 12. Sex Offense Specific Mental Health Evaluation 4. Mental Health Evaluation 13. Prison Record 5. Official Record/Documentation 14. Self-Report 6. Child Protection or Social Service Records 15. CCIC 7. Demographic Information 16. Plethysmograph Examination or VRT Assessment 8. NCIC 17. Polygraph 9. Education Records 18. Other (Specify)

COL	ORADO	SEXUAL	LY VIOLENT PREDATOR	ASSESSMENT SCREE	NING INSTRU	MENT	
Ρ	Probation	-				P 6 of 7	
3A. PRIOR SEX CRIME CONVICTION							
The defendant has previously been convicted as an adult of at least one felony or two misdemeanor sex crimes as defined by C.R.S. 16-11.7-102(3). This INCLUDES court established factual basis sex crimes, hands off sexual offenses, Internet sex crimes and out of state sex crime convictions. This EXCLUDES deferred judgments and sentences, failure to register and juvenile adjudications. Please refer to the 2010 SVPASI handbook for further details regarding this item.							
			GARDLESS OF RESULTS IN				
Purse Mana risk te a nev	3B. SOMB SEX OFFENDER RISK SCALE (SORS) 2009 Pursuant to 16-11.7-103(4)(c.5), C.R.S., the Division of Criminal Justice worked in consultation with the Sex Offender Management Board (SOMB) to develop an actuarial risk assessment scale to be used in the identification of an offender's risk to be rearrested for a new sex crime. This research is described in the SVPASI handbook. Failure was measured as a new sexual arrest within 5 years. A score of 8 or above reflects that the individual is 5 times as likely to commit a new sex crime compared to those scoring 0-7						
	item is scored v er details on cale		, 1 or 2. Check the appropriate re total score.	esponse for each item. See	e the SVPASI I	andbook for	
י	(ES	NO					
□ 2	2 1 0 1. Age of the offender at the time of the index offense: Score 2 if offender was 25 or under, score 1 if offender was between 26 and 35, score 0 if over 35. Age at earliest event recorded in official records for the actual index/instant offense.						
	2 3 2 3 2. The offender was known to the victim. The victim was not a stranger, but was spouse, relative, friend, or acquaintance of the offender. Internet offenders may be considered strangers. See SVPASI handbook for more detail.						
	□ 1 □ 0 3. The offender has been revoked from community supervision as an adult 2 more times in the past. Refers to revocations on probation, parole, and community corrections, regardless of consequences or sanctions. Includes probation reinstatements. Increased on the probation reinstatements of the convert and prior convictions.					nunity	
1 4. The offender had NOT graduated from high school at the time of a offender did not graduate, score 1. The definition of graduation EXCLUDES the reculving UNLESS the offender has also attended any post-secondary educational program, college, trade school or community college. If unknown, score 1 and list sources util to obtain this information:				eceipt of a GED n, including			
2 0 5. The offender has one or more prior adult convictions. Include misdemeanor convictions and deferred judgments and sentences that occur sex offense, but does not include adjudications as a juvenile. Includes misde convictions. Does not include lesser traffic citations. Excludes convictions recurrent/index offense (e.g. multiple cases related to a singular incident).			s that occurred p ludes misdemea nvictions related	rior to the index nor traffic			
6. The offender moved 2 or more times in the 2 years prior to arrest for the actual index/current offense. Offender resided at 3 or more different addresses during the time frame. Score 1 if there has been any period of transience in the past 2 years. If unknown score 0 and list sources utilized to attempt to obtain this information:					ses during this		
			TOTAL SCORE (Add up t	the scores for the items che	cked in Part 3B)	
Tota	I score of 8 o	r more:	Yes 🗌 No				

COLORADO SEXUALLY VIOLENT PREDATOR ASSESSMENT SCREENING INSTRUMENT							
Е	SOMB Evaluator or Trained DOC Staff Please Complete Part 3C						
3C.	MENTAL A	BNORMALITY					
Mental abnormality is referenced in 16-11.7-103(4)(c.5), C.R.S. Mental abnormality, according to statute, "means a congenital or acquired condition that affects the emotional or volitional capacity of a person in a manner that predisposes that person to the commission of a criminal sexual act" One of the following instruments must be completed by the evaluator, who must meet the minimum qualifications for administering the instrumentation utilized to make the following determination. Refer to the SVPASI handbook for more details regarding these qualifications. SKIP THIS SECTION IF THE OFFENDER REFUSES TO PARTICIPATE IN THE ASSESSMENT.							
DCJ re	esearch has four	nd that an offender may be at additional risk	when he or she scores:				
			Check the appropria	ate box:			
				Yes	No	N/A	
•	30 or more o Revised (PC OR	on the Psychopathy Check List CL-R),	PCL-R score 30+				
•		on each of the following Millon Clinical ventory (MCMI-III) scales: narcissistic, nd paranoid,	MCMI-III score 85+				
•		on each of the following Coolidge Inventory (CCI) scales: narcissistic, nd paranoid.	CCI score 70+				
If the offender is assessed with more than one of the specified instruments and a 'Yes' is indicated in any of the above boxes, the offender meets the mental abnormality criteria.							
Meets Mental Abnormality Criteria: 🗌 Yes 🗌 No							
PROCEED TO THE INSTRUMENT SUMMARY							

INSTRUMENT SUMMARY

To be identified a sexually violent predator, the offender must meet the criteria defined in Parts 1 and 2, as well as one of the following: Part 3A or 3B or 3C							
Meets Defining Sexual Assault Crimes Criterion (Part 1) AND	☐ Yes ☐ No						
Meets Date Requirement (Per Statute) AND	☐ Yes ☐ No						
Meets Relationship Criteria (Part 2) AND	Yes No						
Meets Prior Conviction Criterion (Part 3A) OR	☐ Yes ☐ No						
Scored 8 or More on the DCJ SORS 2009 Scale (Part 3B) OR	☐ Yes ☐ No						
Meets Mental Abnormality Criteria (Part 3C)	Yes No						
DID OFFENDER MEET THE SEXUALLY VIOLENT PREDATOR CRITERIA? <i>Must meet the criteria defined in Part 1 AND Part 2 AND one of the following:</i> <i>Part 3A OR Part 3B OR Part 3C.</i>		Record this response on page 1 as well.)					