REQUEST FOR PROPOSAL 18-020 FOR GUARD SERVICE FOR OUTPATIENT CLINIC VISITS AND HOSPITALIZED STATE PRISONERS OF THE MISSISSIPPI DEPARTMENT OF CORRECTIONS

The Mississippi Department of Corrections, hereinafter referred to as the Department, is soliciting proposals for Guard Service for Outpatient Clinic Visits and Hospitalized State Prisoners.

To obtain a copy of the RFP, submit a written request to:

Dell Lemley, Director of Fiscal Affairs Mississippi Department of Corrections 633 North State Street Jackson, Mississippi 39202

or call (601) 359-5625

Complete proposals, including a signed original, three (3) copies and one electronic copy (CD) must be submitted no later than February 2, 2018 at 10:00 a.m. to the Purchasing Department at the above location. The proposals should be submitted in sealed envelopes or containers and labeled in such a manner as to identify it as a proposal. All proposals received after 10:01 a.m., February 2, 2018 will be returned to the proposer unopened. Completed proposals must contain the following information: the name of the Offeror, the location of the Offeror's principal place of business and, if different, the place of performance of the proposed contract, the age of the Offeror's business and average number of employees over a 3 year period, the abilities, qualifications, and experience of all persons who would be assigned to provide the required management of services and a plan giving as much detail as is practical explaining how the services will be performed.

All Vendors desiring to submit a proposal in response to the RFP are encouraged to attend a Vendor's Conference on January 19, 2018 at 10:00 a.m. in the Mississippi Department of Corrections Central Office, 5th Floor Conference Room, 633 North State Street, Jackson, MS 39202. The intent of this conference is to assist Vendors in preparing their response to this RFP by providing additional clarifications necessary to understand the scope of this project. Vendors should familiarize themselves with this RFP prior to attending the Vendor's Conference and should come prepared to ask questions.

The Mississippi Department of Corrections reserves the right to accept or reject, in whole or in part, all proposals submitted and/or cancel this announcement. All contracts awarded shall be based upon the proposal (s) most advantageous to the Mississippi Department of Corrections, price and other factors considered. Award may be made on the basis of initial offers without negotiation. The contract may be awarded without discussions, but the possibility of discussions

may become an option. All contracts are subject to the availability of funds. (See Section II, General Information, Availability of Funds, Page 9)

Background:

Within the state of Mississippi, the Department currently operates three (3) state-run institutions, sixteen Community Work Centers for male inmates, three Restitution Centers for male offenders and one Community Work Center and Restitution Center for females. There are three privately operated prisons and fifteen county regional facilities housing state inmates. [See Exhibit A]

In addition, MDOC houses state inmates in approved county jails. Under certain circumstances, it may become the Vendor's responsibility to provide security for a state inmate housed in a county jail that is hospitalized while incarcerated in the county jail.

The Department's state-run institutions are:

(1) Mississippi State Penitentiary (MSP) located at Parchman, Sunflower County, current population 3,358.

(2) Central Mississippi Correctional Facility (CMCF) located at Pearl, Rankin County. CMCF is the reception and classification center for the Department. The current population for CMCF is 3,500 inmates.

(3) South Mississippi Correctional Institution (SMCI) located at Leakesville, Greene County. The current population at SMCI is 3,049 inmates.

I. GUARD SERVICE:

Services to be Provided – Each item in Sections I and II must be either acknowledged and agreed to or an exception must be noted – All acknowledgements or exceptions must be in writing.

The Vendor will provide necessary Security Officers to guard prisoners being hospitalized or those receiving outpatient services at hospitals or clinics within the state of Mississippi. (See Exhibit E for a historical list of hospital admissions. Exhibit E will also serve as the means for respondents to price their services.)

Qualifications and Requirements of the Vendor

This proposal shall only be awarded to responsive and responsible firms qualified to perform the services specified. All Vendors are required to submit the following information with its RFP response. Failure to submit the required information with the RFP response will result in the rejection of the proposal.

Provide the history of the firm, including the number of years in business, number of security guards, scope of any and all in-service training offered to security guard

personnel, and average length of security personnel employment.

Include an organizational chart for providing services to MDOC with the availability and location of supervisory staff and security guards.

Provide resumes and qualifications of management and executive personnel, including all supervisory personnel that the vendor plans to use in managing the contract.

Provide a plan for MDOC detailing the Vender's proposal to fulfill this contract with emphasis on the firm's ability to ensure that areas of the state are properly staffed and contingency plans are in place to provide replacement/additional staff when required.

Provide a list of similar work experiences demonstrating expertise in providing the required services, scope and dates of that service, name of the organization, contact names, address and telephone numbers.

Provide a list of any contracts of similar nature that were lost within the last two years

List any pending litigation filed against your company.

Vendors Responsibilities

Assure prisoner security as follows:

Follow applicable MDOC Policies and Procedures. (See Exhibit B)

While in the custody of the Vendor, the prisoner will be secured with appropriate restraining devices as approved by the Department. For state and county/regional facilities, these restraint devices will be provided by said facilities. The private prisons will supply the restraint devices. For state inmate housed in a county jail that become the responsibility of MDOC, the Vendor will be responsible for supplying the restraints.

These devices are handcuffs, waist chains and leg irons to restrain the prisoner. These restraining devices are to be employed in keeping with the Department and Hospital policy.

All Vendor employees used to provide services to MDOC must receive two hours of training annually on the proper use of restraints for hospitalized offenders.

The Vendor is responsible for returning any restraints to the appropriate facility unless the facility assuming custody of the offender takes the restraints. The transfer of restraints shall be noted on the transfer of custody form. If the facility takes restraints belonging to the Vendor, the facility will be responsible for returning these restraints to the Vendor. Provide armed guards unless the Hospital policy prohibits armed guards.

Male and female prisoners shall be separated. Vendor shall provide duly qualified female agents for the supervision of female prisoners. Under no circumstance can female prisoners be guarded by male officers.

An orientation and training program for all Vendor employees shall be submitted to MDOC for approval. The orientation and training program for the Vendor's employees shall be submitted with the RFP.

While on any duty post, all guards shall be in a uniform of the Vendor, clearly marked as that of the Vendor. The uniform shall be one that is agreed upon by the Department and the Vendor. The uniform is to be neat, clean, pressed and in good condition. Identifying name badges and security firm logos shall be clearly visible.

Staff terminated from employment by the Department may not be employed by Vendor for services under this contract without prior written approval from the Commissioner.

Notification Requirements

The contractor shall agree to provide services upon verbal request from the institution. Requests for services are subject to being initiated at any time of day or night. As much notice as possible will be given, and whenever possible, will be at least 24 hours in advance. However, it is anticipated that a considerable portion of requests for guard service may be during an emergency. When an emergency situation exists, the contractor shall respond within two (2) hours of notifications.

The contractor shall be notified of any special instructions. If the inmate is allowed to have visitors, the contract guard shall screen all visitors to prevent unauthorized individuals and introduction of contraband. Contract guards shall require all approved visitors to produce photographic identification (e.g., driver's license, state identification card, etc.) before they are allowed to visit. This identification shall be matched with the information the institution provided to verify a visitor's identity.

Security Operations

Contractor's personnel shall not permit visits to inmates unless prior authorization is received from the Warden or his/her designee.

Contractor's personnel shall not permit inmates to make or receive telephone calls without prior authorization from the Warden or his/her designee.

Contractor's personnel shall not permit inmates to send or receive correspondence or packages unless authorized by the Warden or his/her designee. Any such items received at the medical facility shall be turned over to the institution personnel for disposition.

The contractor shall provide a duty roster for all assigned employees. The roster shall be used to record the signature of each employee reporting for duty and all activities occurring during that employee's tour of duty. The duty rosters shall be made available to institution staff for inspection, upon request, and must be maintained for at least 10 years.

The contractor shall provide adequate supervisory personnel to insure frequent and random security checks to employees. These security checks, at a minimum, shall be once each shift and be reflected in the logs security personnel assigned to the detail maintain.

Any information, either oral or written, shall be considered strictly confidential and shall not be divulged to anyone except institution staff.

The contractor shall provide and maintain a current list of all employees who are to be used in maintaining custody of MDOC inmates. This list shall be furnished to institution staff and kept current for verification of employment.

The contractor must provide employees providing guard service with photo identification cards. These must be shown to institution personnel before the inmate's custody is transferred to the contractor's employee and upon request at any time from MDOC staff during security visits. Institution staff shall relinquish custody to the contract guard by completing a Transfer or Release of Offender form (16-06-02-F1). The releasing institution staff member shall retain a copy of this receipt.

Contractor's Guard Responsibilities

The contractor's personnel shall not represent themselves to be employees of the State of Mississippi, the Mississippi Department of Corrections, or the institution.

Contractor's personnel are responsible for maintaining good relations with hospital employees. The contractor must report any conflict or difficulty involving contract personnel and hospital employees or others in the community to the Warden or designee immediately.

Security personnel must have had at least seven hours off-duty time prior to commencing a new tour of duty. A continuous tour of duty may not exceed 12 hours duration and at least seven hours off-duty time must be provided between tours of duty. The Warden or designee may grant exceptions at the contractor's request during emergency situations.

No contract guard shall be permitted to supervise a MDOC inmate if there is any detection of alcohol or medication that may impair mental or physical performance. Guards and supervisors shall refrain from consuming alcoholic beverages for at least eight (8) hours prior to reporting for duty. No alcoholic beverages shall be consumed while on duty.

The contractor's personnel may not be permitted to smoke anywhere at any time during the tour of duty.

The MDOC will not be responsible for the cost of meals or any other expenses incurred by contractor personnel while engaged in performance of this agreement. Also, contractor's personnel are prohibited from accepting food or anything else of value from the institution's contract medical facilities.

At the beginning of each shift, the contractor's oncoming guard shall be required to make sure the area housing the prisoner is secure and free of contraband.

Termination of Contractor's Supervision Requirements

Upon an inmate's release from the hospital, the contractor's guard supervision of the inmate is no longer needed. The contractor's supervising guard shall contact the institution Captain or Operations Lieutenant. Institution staff shall be dispatched to take custody of the inmate.

Upon arrival, MDOC staff shall take custody of the inmate, adhering to the following guidelines:

- a. MDOC staff shall furnish appropriate official photo identification to the contractor's guard prior to assuming custody of the inmate
- b. The inmate shall be thoroughly searched
- c. Appropriate restraints shall be applied to the inmate
- d. The contractor's personnel shall relinquish custody to MDOC staff by completing a Transfer or Release of Offender form (16-06-02-F1). The contractor's releasing guard retains one copy of this receipt.
- e. The inmate shall be transported to the institution or other location, in accordance with procedures as outlined in MDOC Policy on Escorted Trips.

Qualifications and Training of Security Guards

Qualifications of Security Guards

The contractor shall provide either documented evidence or assurance certification that each employee used as a guard meets all the following requirements:

All security guards utilized for this service shall be subjected to thorough background

checks. The Vendor shall certify to the Department that background checks have been completed on all security guards utilized and that these employees meet the requirements promulgated by MDOC and by the Vendor. Additionally, all guards utilized for this service must be able to speak, read and write in English, have a completed 1-9 (Proof of U.S. Citizenship) on file with the Vendor, and be physically and mentally qualified to perform the requirements of this service.

The contractor shall voucher potential employees through reference and employment checks. All prospective employees will be tested for use of illegal drugs prior to employment.

The contractor shall require all proposed employees to provide complete details of any conviction record. The contractor shall complete the following:

- contact the National Crime Information Center/National Law Enforcement Telecommunication System (NCIC/NLETS)
- take fingerprints
- check criminal records
- make other appropriate background checks to verify employment applications

Prospective employees may not begin working as a guard for the Vendor supervising MDOC inmates prior to the NCIC/NLETS clearance.

The Vendor shall not employ any person as a guard supervising MDOC inmates who is under supervision or jurisdiction of any parole, probation, or court/correctional authority.

Due to the increased number of Hispanics and Asians being incarcerated by MDOC, the Department would be interested to know if the Vendor has guards available fluent in Spanish and/or any Asian language (Vietnamese). Please state the number of staff fluent in another language and the availability of these staff to provide security.

Training of Security Guards:

The Vendor shall train each employee in:

- proper MDOC techniques for guarding inmates
- use and application of restraints
- integrity, and
- use of force

This training shall be documented and the documentation submitted to the institution.

The Vendor shall be responsible for orientation and indoctrination of contract guards. This orientation must be sufficient to ensure that all guards comply with all contractestablished rules and procedures. The institution has the option of attending these training sessions to provide technical assistance and to ensure the training is consistent with MDOC techniques.

During contract agreement performance, additional classes will be scheduled on an as needed basis at the mutual agreement of the contractor and the State of Mississippi.

The institution shall provide all of the necessary handouts associated with this training. The training shall be documented and such documentation shall be retained by the institution in the contractor employees' security background files.

All Security Guards and Supervisors must complete a program approved by MDOC prior to commencing duties as a security guard for MDOC offenders. The Orientation Training will be in addition to the appropriate firearms training and certification required by the Vendor and the Department. The curriculum shall be provided to the MDOC Training Director and Commissioner for approval prior to implementation of Orientation Training.

Each Security Guard and Supervisor must complete additional training each year of the contract, in addition to the appropriate and mandatory firearms training and qualification. The curriculum shall be provided to the MDOC Training Director and the Commissioner for approval prior to implementation of such training. Training must include, but is not be limited to:

Emergency procedures Restraining Techniques - mandatory every year Firearms - mandatory as required First Aid - mandatory as required CPR - mandatory every year

All security guards that the Vendor purposes to use in an armed-guard post shall have firearms training and be fully qualified with the weapons they use. All security guards shall undergo firearms qualifications at least twice a year at the Vendor's firing range.

Vendor must furnish proof that all staff used as a part of this contract have completed the appropriate orientation training, and required annual refresher training. In addition, before assuming any security guard or supervisory post, staff must have completed appropriate firearms qualification. Each month thereafter, Vendor must furnish same proof for any new employee hired for this contract.

The Department will not be responsible for the training or cost of training for security guards and supervisors to perform this contract.

Penalties will be imposed by the Department for failure to meet any of the above required security background checks and training requirements.

The Department reserves the right to deny and/or have replaced any security guard, who,

in the opinion of the Department, is not property uniformed for duty or does not meet the standards of the MDOC as established by MDOC policy & procedures.

Training for Security Guards Required by Hospitals

The Vendor will be responsible for ensuring that its employees assigned to hospitals attend any orientation program required by said hospital. This program shall be mandatory and will be at the expense of the Vendor. Any annual training requirements required by the hospitals must be a part of the Vendor's training program. Documentation of this training shall be provided to MDOC.

Performance

All Security Guards utilized for this service shall perform their duties in a professional manner and shall avoid using force, except when reasonably necessary to protect hospital personnel and/or hospital property. In instances where use of force is required, the Vendor's employee shall follow the MDOC Security Guard Post Orders regarding notification and reporting of a Use of Force incident. (See Exhibit D MDOC Security Guard Post Orders)

Vendor will be required to reimburse MDOC the overtime rate of a Correctional Officer IV in the event the Vendor is unable to provide security staff for an assignment. All Security Guards utilized for this service shall remain at their duty area until they have been properly relieved. Under no circumstances shall any assigned duty area be abandoned. Penalties will be imposed for abandonment of a post.

Sleeping on duty will not be tolerated. Penalties will be imposed, and the security officer who has been observed sleeping on the job will not be allowed to provide services to the Department. MDOC Security Staff from each institution and other designated MDOC staff will provide periodic audits of security guards performing their duties.

The Vendor shall insure that all security guards have a method of communicating with their supervisor. Communication may be in the form of two-way radios and/or cellular phones. All communication devices must have the approval for use from the hospital administration. Alternate methods of communication must be established for security guards in areas where two-way radios and/or cellular phones are not allowed.

Security Guards are required to remain in the room where the inmate can be seen at all times by the Security Guard. The only exception is when the inmate is in a medical area where no one but the patient and medical staff are allowed to enter (i.e. surgery, recovery or intensive care). The Security Guard will remain outside the entrance to the above area or in a location designated by the Healthcare Facility and approved by MDOC.

The Vendor must provide a 24/7 phone number that MDOC will call when security is required at any hospital within the state of Mississippi. MDOC expects the Vendor to have a Security Guard available within 2 hours after the Vendor receives notification that a Security Guard is required. The Vendor should state if there are any areas of the state

to which they could not provide services within two hours and the length of time needed to provide services to these areas.

The maximum length of time a Security Guard may occupy a post is sixteen hours within a 24 hour time period. Penalties will be imposed if the Vendor does not meet the required availability time or if a Security Guard exceeds the maximum time on post within a 24 hour time period.

All Security Guards will indicate on the Security Log each time they are relieved by the relief officer (both shall sign) and the pass-off to the next shift or to MDOC security officers who are picking up an inmate to return to the facility. When the offender is released from the hospital, the security guard will turn the security log, restraints (unless the offender is wearing the restraints), medical packet and the signed transfer of custody form over to the MDOC facility officers. The Security Guard will submit the copy of the transfer of custody and other appropriate documentation to the shift Supervisor.

Transfer of Custody

MDOC will provide a form which will be signed by both the MDOC Facility Security Staff and the Vendor's Security Guard, noting transfer of custody, restraint equipment and medical packet of the offender from the MDOC facility to the Vendor and from the Vendor to the MDOC Facility. (See Exhibit C) This form will be attached to the Security Log to be completed by each officer while on a Security Post. The other copy will be returned to the MDOC transportation officer.

The MDOC Facility Security Staff picking up the inmate will bring another transfer of custody form, restraint equipment and medical packet when picking up the inmate for return to the MDOC Facility. Both copies will be signed. The Security Guard will submit one copy with the Security Log to the shift Supervisor. The other copy will be returned to the designated Facility Supervisor with the offender.

Death of an Offender while under Guard Security

The MDOC Security Guard Post Orders will detail the procedures to follow if the offender dies while hospitalized. The transfer of Custody goes to the Coroner in the county where the hospital is located. The Coroner is the only person allowed to receive custody of the body. The signed Transfer of Custody form, restraints and all security guards will be given to MDOC according to Post Orders.

Security Guards Providing Short Term Services

The Department will notify the Vendor the day before the scheduled doctor's visits and/or outpatient services and provide the Vendor with the following:

Name, MDOC number and sex of the inmate Name & address of physician or location of outpatient service Expected time of arrival (The Security Guard should be present at the designated site 15 - 30 minutes prior to expected arrival time) Estimated length of time required for visit or service

The Vendor will schedule the appropriate Security Guards to meet and accept custody of the MDOC offender. The Security Guard will remain with the inmate at all times unless the health care provider requires the Security Guard to remain outside for medical reasons (i.e. radiation, same-day surgery or minor surgical procedure). The Security Guard will remain outside the door or in a specific area designated by the health care provider and approved by MDOC.

The Department Security Staff will provide the Vendor's Security Guard with a form, signed by both the Department Security Staff and the Vendor's Security Guard, stating time of transfer of custody. Both officers will retain a copy of the transfer. This same form will be signed and dated with time of transfer back to MDOC custody. The MDOC Security Staff will complete the form at the end of the trip and turn the form into the designated transportation officer. The Vendor must submit a copy of this form with the bi-weekly billing to the Department.

Transfer of Medical Records

The Security Officers will leave the facility with a sealed medical record for each offender transported. The sealed medical record is to be transferred with inmate and noted on the Transfer of Custody form. The Security Guard is responsible for giving the record to the appropriate medical personnel and obtaining a sealed medical record back from the medical provider to be returned with the inmate when the inmate is transferred back to the facility Security Officer.

Reports Required from the Security Guards

The Vendor shall supply a Security Shift Report to the Department as required by the MDOC Security Guard Post Orders. A copy of the Security Log with appropriate attachments will be submitted with the Vendors' billing to the Department.

For Security Guards Providing Short Term Services

A copy of the Security Guard's Transfer of Custody Form, Security Log and Return to MDOC Custody will be submitted to MDOC with each bi-weekly billing submitted by the Vendor. If multiple offenders are housed in a security tank and/or approved waiting area, the Vendor shall follow MDOC's policy on the ratio of security officers to inmates.

For Security Guards Providing Hospital Services

A copy of the Security Guard's Transfer of Custody Form, Security Log and Transfer of Custody Form and other information detailed in the MDOC Security Guard Post Orders will be submitted to MDOC when the offender is released from the hospital. This

completed form will become a part of the offender's medical record.

Pricing:

The Vendors are required to submit a flat, hourly rate for each security staff to meet the requirements of the RFP. Hourly rate billed per officer shall not exceed specified supervision requirements for offenders of MDOC. The Vendor may request a pay differential for a Security Guard who can speak a foreign language, if this service is requested by MDOC. The Department will not pay for any overtime, or premium rates for shift differential, nights, weekends, holidays or travel time.

II. GENERAL INFORMATION

Availability of Funds

It is expressly understood and agreed that the obligation of the MDOC to proceed under this agreement is conditioned upon the appropriation of funds by the Mississippi State Legislature and the receipt of state and/or federal funds. If the funds anticipated for the continuing fulfillment of the agreement are, at anytime, not forthcoming or insufficient, either through the failure of the federal government to provide funds or of the State of Mississippi to appropriate funds or the discontinuance or material alteration of the program under which funds were provided or if funds are not otherwise available to the MDOC, the MDOC shall have the right upon ten (10) working days written notice to the contractor, to terminate this agreement without damage, penalty, cost or expense to the MDOC of any kind whatsoever. The effective date of termination shall be as specified in the notice of termination.

Terms of Contract

Upon acceptance of a proposal by the Department of Corrections, and receipt of a signed contract, the successful Vendor shall be obligated to deliver the stated services in accordance with these specifications listed in the RFP. The contract shall be for twenty-four (24) months beginning on the 1st day of April 2018, and shall have the option for renewal for two (2) additional twelve (12) month periods, however, any contract extension shall be at no increase in price.

It shall be the responsibility of the Vendor to thoroughly familiarize themselves with the provisions within the RFP. If the Vendor wishes clarification of an issue in the RFP, the Vendor should submit the questions in writing (e-mail, Fax or letter) to:

Dell Lemley, Director of Fiscal Affairs e-mail: <u>dlemley@mdoc.state.ms.us</u> Fax: (601) 359-5377

Address: MS Department of Corrections 633 North State Street Jackson, MS 39202 All questions must be received prior to January 24, 2018, to allow MDOC to respond to the questions. A copy of all questions and responses will be sent to all Vendors receiving a copy of the RFP. MDOC will not answer any questions verbally.

The Vendor agrees to abide by the rules and regulations as prescribed herein and as prescribed by the Department or any item changed in writing by mutual agreement of both parties.

No proposal will be accepted from or contract awarded to, any person, firm or corporation that has defaulted upon any obligation to the Department by failing to perform satisfactorily on any previous agreement or contract [within the past five (5) years.]

Type of Contract

Compensation for services will be in the form of a firm fixed price agreement.

Written Proposals

All proposals shall be in writing.

Penalties

The following penalties may be imposed by the MDOC:

Abandonment of Post Failure to Meet the Required Arrival Time Sleeping on Job Staff not meeting the required training and/or Certification of staff eligibility required in this RFP and the contract

Escape of an offender through Security Guard Negligence Non-Staffing of Assignment \$ 2,000 \$10 per 15 minute delay \$ 2,000 \$ 2,000

Cost of capture and extraditions of of the offender Overtime Rate of a Correctional Officer IV

Termination

In the event that the Vendor shall fail to perform, keep or observe any of the terms, covenants and conditions of the contract to be performed, the Department shall give the Vendor written notice of such default; and in the event said default is not remedied to the satisfaction and approval of the Department within thirty (30) days from date of the written notification, the Vendor may be declared in default and all of the rights hereunder shall terminate at the discretion of the Department. The Vendor shall have no right to further performance or payment under the contract.

The Department reserves the absolute right to terminate this contract, in whole or in part, for the convenience of the Department and at its sole discretion on ninety (90) days

written notice to the Vendor.

Refusal by either party to exercise an option to renew the contract after the two year period shall require the contract to expire on the original or a mutually agreed expiration date. If either party elects not to renew the contract at the end of the two year contract period and not exercise the additional options described in this RFP, written notice must be sent 180 days prior to the contract expiration date. The total period of this contract, including all extensions, may not exceed forty-eight (48) months.

If to the Department of Corrections:

Commissioner of Corrections Mississippi Department of Corrections 633 North State Street Jackson, Mississippi 39202 With a copy to:

The Special Assistant Attorney General Mississippi Department of Corrections 633 North State Street Jackson, Mississippi 39202 If to the Vendor:

The name and address of the person listed as signing the Contract for the Vendor

Errors or Omissions

The Vendor will not be allowed to take advantage of any errors or omissions in the specifications. Where errors or omissions appear in the specifications, the Vendor shall promptly notify the Department in writing of such errors or omissions it discovers. To be considered, any significant errors, omissions or inconsistencies in the specifications are to be reported no later than ten (10) days before time for the RFP response is to be submitted.

Indemnification

Vendor shall indemnify, defend and save harmless the State and/or any of its agents, officials and employees, from any and all claims, demands, suits, actions, proceedings, loss, cost and damages of every kind and description, including any attorneys' fees and/or litigation expenses, which may be brought or made against or incurred by the State on account of loss of or damage to any property or for injuries to or death of any person, caused by, arising out of, or contributed to, in whole or in part, by reasons of any alleged act, omission, professional error, fault, mistake, or negligence of Vendor, Vendor's employees, agents, representatives, or sub-Vendors, their employees, agents or

representatives in connection with or incident to the performance of this Contract, or arising out of Workers' Compensation claims, Unemployment Compensation claims, or Unemployment Disability Compensation claims of employees of Vendor and/or its sub--Vendors or claims under similar such laws or obligations. Vendor's obligation under this Section shall not extend to any liability caused by the sole negligence of the State, or its employees. This provision is not applicable to a Vendor which is a governmental agency, instrumentality or subdivision thereof.

Insurance

- (A) Without limiting any liabilities or other obligations of Vendor, the Vendor shall provide and maintain insurance coverage with forms and insurers acceptable to the state, until all obligations under the Contract are satisfied, as follows:
 - (1) Workers' Compensation insurance to cover obligations imposed by federal and state statutes having jurisdiction of its employees engaged in the performance of the services, and Employers' Liability insurance with a minimum limit of one hundred thousand dollars (\$100,000.00). Evidence of qualified self-insured status shall also suffice for this section.
 - (2) Commercial general liability insurance with a minimum combined single limit of one million dollars (\$1,000,000.00) each occurrence. The policy shall include coverage for bodily injury, broad form property damage, blanket contractual, contractual, Vendor's protective and products and completed operations.
 - (3) Comprehensive automobile liability insurance with a combined single limit for bodily injury and property damage of not less than one million dollars (\$1,000,000.00 each occurrence with respect to Vendor vehicles (whether owned, hired, non-owned), assigned to or utilized in the performance of this Contract.
 - (4) Professional liability insurance with limits of one million dollars (\$1,000,000.00) each claim.
- (B) The policies required by section A (2), (3) and/or (4) shall name the State of Mississippi, its agents, officials and employees as additional insured and shall specify that the insurance afforded Vendor shall be primary insurance and that any insurance coverage earned by the state, the Department or its employees shall be excess coverage except as provided by state law, and not contributory insurance to that provided by the Vendor.
- (C) Failure on the part of the Vendor to procure and maintain the required liability insurance and provide proof thereof to the Department shall constitute a material breach of the contract upon which the Department may immediately terminate this contract. Fifteen days prior to the commencement of a new contract, the new Vendor shall furnish the Department with all appropriately executed certificate of insurance.

Such certificate shall identify this contract and contain provisions that coverage afforded under the policies shall not be canceled, terminated or materially altered without at least thirty (30) days written notice to the Department. This written notification shall be addressed to:

Deputy Commissioner Administration & Finance Mississippi Department of Corrections 633 North State Street Jackson, Mississippi 39202

With a copy to:

The Special Assistant Attorney General Mississippi Department of Corrections 633 North State Street Jackson, Mississippi 39202

Books and Records

Vendor shall retain and shall require all of its sub-Vendors to retain for inspections and audits by the state all books, accounts, reports, files and other records relating to the bidding and performance of this contract for a period of five (5) years after its completion.

Upon request by the Department, a legible copy of all such records shall be produced by the Vendor at the Administrative Office of the Department or at the office of the State Auditor. The original of all such records shall also be available and produced for inspection and audit when requested by the State Auditor or the Department to verify the authenticity of copy.

Detailed records as discussed in the RFP and exhibits listed as a part of this RFP are to be submitted with each invoice.

Financial Audit

At any time during the term of this Contract, the Vendor's or any sub Vendor's books and records are subject to audit by the Department and by any other appropriate agent of the state and federal government, to the extent that books and records relate to the performance of the contract or subcontract.

Reports

Records which relate to disputes, litigations or the settlement of claims arising out of the performance of this contract, or to cost and expenses of this contract as to which exception has been taken by the Commissioner or his designee, shall be retained by the Vendor until such appeals, litigations, claims or exceptions have been finally resolved.

Prospective Vendor's Representation Regarding Contingent Fees

The prospective Contractor represents as a part of such Contractor's proposal that such Contractor <u>has/has not (proposer must circle applicable word or words)</u> retained any person or agency on a percentage, commission, or other contingent arrangement to secure this contract.

Representation Regarding Contingent Fees

Contractor represents that it has not retained a person to solicit or secure a State contract upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee, except as disclosed in Contractor's proposal.

Representation Regarding Gratuities

Contractor represents that it has not violated, is not violating, and promises that it will not violate the prohibition against gratuities set forth in Section 6-204 (Gratuities) of the *Mississippi Personal Service Contract Rules and Regulations*.

Acknowledgment of Amendments

Vendor shall acknowledge receipt of any amendment to the solicitation by signing and returning the amendment sheet with the bid, identifying the amendment number and date in the space provided for this purpose on the amendment sheet. This acknowledgment must be a part of the bid package.

Certification of Independent Price Determination

The Vendor certifies that the prices submitted in response to the solicitation have been arrived at independently and without - for the purpose of restricting competition - any consultation, communication, or agreement with any other Vendor or competitor relating to those prices, the intention to submit a RFP, or the methods or factors used to calculate the prices bid.

Confidentiality

Records furnished to public bodies by third parties which contain trade secrets or confidential commercial or financial information shall not be subject to inspection, examination, copying or reproduction until notice to said third parties has been given, but such records shall be released within a reasonable period of time unless the said third parties shall have obtained a court order protecting such records as confidential. The Offerors may designate those portions of the proposals which contain trade secrets or other proprietary data which may remain confidential in accordance with section 25-61-9 and 79-23-1 of the MS CODE.

E-Verify

If Applicable, Contractor represents and warrants that it will ensure its compliance with the Mississippi Employment Protection Act of 2008, and will register and participate in the status verification system for all newly hired employees. Mississippi Code Annotated §71-11-1 et seq. The term "employee" as used herein means any person that is hired to perform work within the State of Mississippi. As used herein, "status verification system" means the Illegal Immigration Reform and Immigration Responsibility Act of 1996 that is operated by the United States Department of Homeland Security, also known as the E-Verify Program, or any other successor electronic verification system replacing the E-Verify Program. Contractor agrees to maintain records of such compliance and, upon request of the State, to provide a copy of each such verification to the State. Contractor further represents and warrants that any person assigned to perform services hereunder meets the employment eligibility requirements of all immigration laws of the State of Mississippi. Contractor understands and agrees that any breach of these warranties may subject Contractor to the following: (a) termination of this Agreement and ineligibility for any state or public contract in Mississippi for up to three (3) years, with notice of such cancellation/termination being made public, or (b) the loss of any license, permit, certification or other document granted to Contractor by an agency, department, or governmental entity for the right to do business in Mississippi for up to one (1) year, or (c) both. In the event of such termination/cancellation, Contractor would also be liable for any additional costs incurred by the State of Mississippi due to contract cancellation or loss of license or permit.

E-Payment

Contractor agrees to accept all payments in United States currency via the State of Mississippi's electronic payment and remittance vehicle. The agency agrees to make payment in accordance with Mississippi law on "Timely Payments for Purchases by Public Bodies," Mississippi Code Annotated §31-7-301, which generally provides for payment of undisputed amounts by the agency within forty-five (45) days of receipt of invoice.

Paymode

Payments by state agencies using the State's accounting system shall be made and remittance information provided electronically as directed by the State. These payments shall be deposited into the bank account of Contractor's choice. The State may, at its sole discretion, require Contractor to electronically submit invoices and supporting documentation at any given time during the term of this Agreement. Contractor understands and agrees that the State is exempt from the payment of taxes. All payments shall be in United States currency

Stop Work Order

(1) **Order to Stop Work**: The procurement officer, may, by written order to the contractor at any time, and without notice to any surety, require the contractor to stop all or any part of the work called for by this contract. This order shall be for a specified period not exceeding 90 days after the order is delivered to the contractor, unless the parties agree to any further period. Any such order shall be identified specifically as a stop work order issued pursuant to this clause. Upon receipt of such an order, the contractor shall forthwith comply with its terms and take all reasonable steps to minimize the occurrence of costs allocable to the work covered by the order during the period of work stoppage. Before the stop work order expires, or within any further period to which the parties shall have agreed, the procurement officer shall either:

- (a) cancel the stop work order; or,
- (b) terminate the work covered by such order as provided in the Termination for Default Clause or the Termination for Convenience Clause of this contract.

(2) **Cancellation or Expiration of the Order**: If a stop work order issued under this clause is cancelled at any time during the period specified in the order, or if the period of the order or any extension thereof expires, the contractor shall have the right to resume work. An appropriate adjustment shall be made in the delivery schedule or contractor price, or both, and the contract shall be modified in writing accordingly, if:

(a) the stop work order results in an increase in the time required for, or in the contractor's properly allocable to, the performance of any part of this contract; and,

(b) the contractor asserts a claim for such an adjustment within 30 days after the end of the period of work stoppage; provided that, if the procurement officer decides that the facts justify such action, any such claim asserted may be received and acted upon at any time prior to final payment under this contract.

(3) **Termination of Stopped Work**: If a stop work order is not cancelled and the work covered by such order is terminated for default or convenience, the reasonable costs resulting from the stop work order shall be allowed by adjustment or otherwise.

Termination Upon Bankruptcy

This contract may be terminated in whole or in part by Agency upon written notice to Contractor, if Contractor should become the subject of bankruptcy or receivership proceedings, whether voluntary or involuntary, or upon the execution by Contractor of an assignment for the benefit of its creditors. In the event of such termination, Contractor shall be entitled to recover just and equitable compensation for satisfactory work performed under this contract, but in no case shall said compensation exceed the total contract price.

Trade Secrets, Commercial and Financial Information

It is expressly understood that Mississippi law requires that the provisions of this contract which contain the commodities purchased or the personal or professional services provided, the price to be paid, and the term of the contract shall not be deemed to be a trade secret or confidential commercial or financial information and shall be available for examination, copying, or reproduction.

Transparency

This contract, including any accompanying exhibits, attachments, and appendices, is subject to the "Mississippi Public Records Act of 1983," and its exceptions. See Mississippi Code Annotated §§ 25-61-1*et seq.* and Mississippi Code Annotated § 79-23-1. In addition, this contract is subject to the provisions of the Mississippi Accountability and Transparency Act of 2008. Mississippi Code Annotated §§ 27-104-151 *et seq.* Unless exempted from disclosure due to a court-issued protective order, a copy of this executed contract is required to be posted to the Department of Finance and Administration's independent agency contract website for public access at http://www.transparency.mississippi.gov. Information identified by Contractor as trade secrets, or other proprietary information, including confidential vendor information or any other information which is required confidential by state or federal law or outside the applicable freedom of information statutes, will be redacted.

Procurement Regulations

The contract shall be governed by the applicable provisions of the *Mississippi Personal Service Contract Review Rules and Regulations*, a copy of which is available at 501 North West St, Suite 700 Jackson, MS 39201, for inspection, or downloadable at http://www.dfa.ms.gov.

Compliance with Laws

The contractor understands that the [State] is an equal opportunity employer and therefore, maintains a policy which prohibits unlawful discrimination based on race, color, creed, sex, age, national origin, physical handicap, disability, genetic information, or any other consideration made unlawful by federal, State, or local laws. All such discrimination is unlawful and the contractor agrees during the term of the agreement that the contractor will strictly adhere to this policy in its employment practices and provision of services. The contractor shall comply with, and all activities under this agreement shall be subject to, all applicable federal, State of Mississippi, and local laws and regulations, as now existing and as may be amended or modified.

Applicable Law

The contract shall be governed by and construed in accordance with the laws of the State of Mississippi, excluding its conflicts of laws provisions, and any litigation with respect thereto shall be brought in the courts of the State. The contractor shall comply with applicable federal, state and local laws and regulations.

Plan of Operation

Explain fully your plan of operation to include, but not be limited to, recruitment, inservice training, preparation, inmate relations, sanitation, transition plan, facility planning, contingency plans and relief labor.

Legal Actions

The Mississippi Department of Corrections will be responsible for all legal actions filed which name the Department as a Defendant, when the Department personnel are involved or when applicable the Department rules and regulations are at issue. Responsibility for defense of legal actions against the vendor will be that of the vendor.

Contact Person for Vendor's Organization

On the proposal cover sheet, the Vendor must provide the Department with the name, title, and telephone number of the person, who will be responsible for answering any questions regarding proposals.

Oral Presentation

The Department reserves the right to require vendors to provide an oral presentation of their proposal to the evaluation committee, if deemed necessary.

Price Changes During Award or Renewal Period

A price increase will not be accepted during the award period or the renewal period, unless stipulated in the contract. However, the Department will always take advantage of price decreases.

Evaluation and Award

<u>Rejection</u>. The Department reserves the right to reject any proposal that contains prices for individual items or services that are inconsistent or unrealistic when compared to other prices in the same or other proposals, if such action would be in the best interest of the Department.

Award Criteria. The award will be made to the best proposal. Factors to be considered

in determining the best proposal include:

- Total Cost (60%)
- The personnel, equipment, and facilities to perform the services currently available or to be made available at the time of contracting. (10%)
- Proposed Plan for providing Guard Security Services (10%)
- Proposer's ability to provide the required services as reflected/evidenced by qualifications (education, experience, etc.). (10%)
- Record of past performance of similar work (references). (10%)

III. ATTACHMENTS to the RFP

Exhibit A - List of MDOC Facilities and Sheriffs Exhibit B - Applicable MDOC Policies & Procedures Exhibit C - Transfer of Custody Form Exhibit D - Post Orders Exhibit E – Historical List of Hospital Admissions/Pricing Matrix

IV. SUBMITTAL REQUIREMENTS

Bid Submittal Acknowledgement of Addendums List of References Proposed Plan for providing Services List and resumes of key staff and supervisory personnel Organizational Chart

STATE FACILITIES

- MSP Mississippi State Penitentiary (Earnest Lee, Superintendent) P.O. Box 1057 Parchman, MS 38738 662-745-6611 (0);745-8912 (F); 8160-2011 (operator) Francis Trice-Ext. 2305
- CMCF Central Mississippi Correctional Facility (James Holman, Sr., Supe- intendent) 3794HWY 468 Pearl, MS 39208 601-932-2880 (0);932-6202 (F), 601-664-0782 (Outside Fax); 8160-6100 (operator) Lakhia Mayers-Ext. 6201
- SMCI South Mississippi Correctional Institution (Ronald King, Superintendent)
 P.O. Box 1419
 Leakesville, MS 39451
 601-394-5600 (0);394-1272 (F); 8160-1650 (operator)
 Becky Reeves Ext. 1200

MDOC ASSOCIATES

MPIC Mississippi Prison Industries Corporation (John Miller, CEO)
 633 North State Street
 Jackson, MS 39202
 601-969-5750 (O);969-5757 (F)
 Janice Franklin, Administrative Assistant-Ext. 3004

PRIVATE FACILITIES

- ACCC- Adams County Correctional Center-FEDERAL (Vance Laughlin, Warden) 20 Hobo Fork Road, Natchez, MS 39120 Mailing Address: P.O. Box 850, Washington, MS 39190 (Email: Vance.Lauglin@cca.corn)
- EMCF- East Mississippi Correctional Facility (Frank Shaw, Warden) 10641 HWY 80 W, Meridian, MS 39307, 601.485.5255 (0);485-5944 (F) MDOC Compliance Officer: Tyeasa Evans (769)218-7492 (C) (Email:frank.shaw@mpctrains.com)
- MCCF- Marshall County Correctional Facility (Timothy Outlaw, Warden) 833 West Street Holly Springs, MS 38635, (662)252-7111 (O);252-7121 (F) MDOC Compliance Officer: Danny Jackson (662)266-0144 (Email tim.outlaw@mtctrains.com)
- TCCF- Tallahatchie County Correctional Facility (Fred Figueroa, Warden)
 415 U.S. 49 N, Tutwiler, MS 38963, (662)345-6567 ext. 2202 (0);345-8527 (F)
 MDOC Compliance Officer: Vacant
 {Email: Fred.Figueroa@cca.com}
- WGCF- Walnut Grove Correctional Facility (Neil Turner, Warden)
 P.O. Box 389, Walnut Grove, MS 39189, (601)253-2348 (0);253-2751 (F)
 MDOC Compliance Officer: Alftedia Dodd (601)573-6172 (Email: neil.turner@mtctrains.com)
- WCCF- Wilkinson County Correctional Facility (Raymond Byrd, Warden)
 P.O. Box 1079, Woodville, MS 39669, (601)888-3199 (O); 888-3235 (F)
 MDOC Compliance Officer: Larry Lee (601)888-3199 ext. 2203 (601)888-0176 (Email: Raymond.Byrd@cca.com)

REGIONAL FACIITIES

- ACRCF-Aicorn County Regional Correctional Facility (Doug Mullins, Warden) 2839 South Harper Road, Corinth, MS 38834, (662)286-7085 (0); 286-7765 (F) MDOC Compliance Officer: Robert Scott (661)-745-6611 ext 4033 (Email: alcorn03@comcast.net)
- BCCF- Bolivar County Correctional Facility (James Moore, Warden)
 2792 HWY 8 W, Cleveland, MS 38732, (662)843-7478 or 5378 (0); 846.2957 (F); (662)719-7353 (C)
 MDOC Compliance Officer: Ora Starks Ext: 8160-4047 (Email: jmoore@co.bolivar.ms.us)
- CMRCF-Carroii/Montgomery County Regional Correctional Facility (Arthur Smith, Warden) 33714 HWY 35, Vaiden, MS 39176, (662)464-5440 (0); 464-0444 (F) MDOC Compliance Officer: Trendia Hudson (662)299-7021 (C) (Email: alsmithWlduckwood.net)
- CRCF- Chickasaw County Regional Correctional Facility (Brand Huffman, Warden) 120 Lancaster Circle, Houston, MS 38851, (662)456-3319 (0); 456-4490 (F)
 MDOC Compliance Officer: Robert Scott (661)-745-6611 ext 4033 (Email: Chickasawjail@gmail.com)
- GCCF- George/Greene County Correctional Facility (Preston Goff, Warden) 154 Industrial Park Road, Lucedale, MS 39452, (601)947-9399 (0); 947-9438 (F) MDOC Compliance Officer: Willie Edwards (601)932-2880 ext. 6284(0); (601)573-5433 (C) (Email: wardeng@l-55.com)
- HCCF- Holmes/Humphreys County Correctional Facility (Rayford Horton, Warden)
 23234 HWY 12 E, Lexington, MS 39095, (662)834-5016 ext.4047 (0); 834-5020 (F)
 MDOC Compliance Officer: Ora Starks (662) 719-7353(C)
 (Email: rhorton@.dixie-net.com)
- ICCF- Issaquena County Correctional Facility (Robert Taylor, Warden)
 P:O. Box 220, Mayersville, MS 39113, (662)873-2153 (0); 873-2956 (F)
 MDOC Compliance Officer: Sylvia Kelly (601)932-2880 ext. 6803 (0); (662)588-0482 (C)
 (Email: wardenrtaylor@gmail.com
- JCCF- Jefferson/Franklin County Correctional Facility (Samuel Winchester, Warden)
 P.O. Box 218, Fayette, MS 39069, (601)786-2284 (0); 786-3986 (F)
 MDOC Compliance Officer: Sylvia Kelly (601)932-2880 ext. 6803 (0); (662)588-0482 (C) (Email: s.a.winchester8034@att.net)
- KCCF- Kemper/Neshoba County Correctional Facility (Johnny Crockett, Warden) 374 Stennis Industrial Park, DeKalb, MS 39328, (601)743-5767 (0); 743-5134 (F)
 MDOC Compliance Officer: Sylvia Kelly (601)932-2880 ext. 6803 (0); (662)588-0482 (C) (Email: jcrockett@knrcf.us)
- LCCF- Leake County Correctional Facility (McQua Jones, Warden) 399 C.O. Brooks Street, Carthage, MS 39051, (601)298-9003 (0); 298-9006 (F) MDOC Compliance Officer: Trendia Hudson (662)299-7021 (C) (Email: warden@co.leake.ms.us)
- MWCF-Marion/Walthall County Correctional Facility (Derek Mingo, Intern Warden)
 503 South main Street, Columbia, MS 39429, (601)736-3621 (0); 736-4473 (F)
 MDOC Compliance Officer: Willie Edwards (601)932-2880 ext. 6284(0); (601)573-5433 (C)
 (Email: majormingo@.bellsouth.net)
- SCCF- Stone County Correctional Facility (Dwain Brewer, Warden)
 1420 Industrial Park Road, Wiggins, MS 39577, (601)928-7042 (0) 928-6455 (F)
 MDOC Compliance Officer: Willie Edwards (601)932-2880 ext. 6284(0); (601)573-5433 (C)
 (Email: wardenfdbrewer@stonecountvms.gov)

- WCRCF-Washington County Regional Correctional Facility (Mary Pippins, Warden) 60 Stokes King Road, Greenville, MS 38701, (662)537-2000 (0);537-2014 (F); MDOC Compliance Officer: Ora Starks (662) 719-7353(C) (Email: mpippins@tecbb.net)
- WCCRCF-Winston/Choctaw Regional Correctional Facility (Tim Palmer, Warden)
 P.O. Box 1437, Louisville, MS 39339, (662)773-2528 (0);773-4989 (F)
 MDOC Compliance Officer: Trendia Hudson ((662)299-7021 (C)
 (Email: tpalmen'Wwinstoncountv.org)
- YCRCF-Yazoo County Regional Correctional Facility (Diane Riley, Warden)
 154 Roosevelt Hudson Drive, Yazoo City, MS 39194, (662)751-8484 (0); 746-7489 (F)
 MDOC Compliance Officer: Robert Scott (662)-745-6611 ext 4033 (Email: ycrcfwarden@cableonc.nel)

RESTITUTION CENTERS

Flowood Restitution Center (Kevin Jackson, Deputy Warden) 1632 HWY 80 E, Flowood, MS 39232, (601)936-7213 (0);936-7216 (F)

Greenwood County Restitution Center (Allen Langdon, Correctional Commander) 308 HWY 7 N Rear, Greenwood, MS 38930, (662)453-5134 (0);453-0243 (F)

Hinds County Restitution Center (Josephine Woods, Lieutenant) 429 South Gallatin Street, Jackson, MS 39203, (601)354-0062 (0);354-0606 (F)

Pascagoula Restitution Center (Judy Clawson, Correctional Commander) P.O. Box 427, Pascagoula, MS 39568, (228)762-1331 (0);762-0291 (F)

COMMUNITY WORK CENTERS (CWC)

Forrest County CWC (Sherry Hearn, Correctional Commander) 112 Alcorn Avenue, Hattiesburg, MS 39401, (601)544-5030 (O);584-4064 (F)

George County CWC (Angela Wiley, Correctional Commander) 156 Industrial Park Drive, Lucedale, MS, (601)947-7581 (0);947-1237 (F)

Harrison County CWC (Marcus Norman, Correctional Commander) 3820 8''' Avenue, Gulfi:>ort, MS 39501, (228)865-0020 (O); 868-0767 (F)

Leflore County CWC (Barbara Allen, Correctional Commander) 3400 Baldwin County Road, Greenwood, MS 38930, (662)453-9720 (0); 459-9762 (F)

Madison County CWC (Valerie Buie, Correctional Commander) 140 Corrections Drive, Madison, MS 39046, (601)859-7711 (0);859-5360 (F)

Noxubee County CWC (Frank Stockett, Correctional Commander) 110 Industrial Park Road, Macon, MS 39341, (662)726-2375 (0);726-2374 (F)

Pike County CWC (Otis Bailey, Correctional Commander) 2015 Jesse Hall Road, Magnolia, MS 39652, (601)783-5514 (O);783-3995 (F)

Quitman County CWC (Reginald Stewart, Correctional Commander) 201 Camp BRoad, Lambert, MS 38643, (662)326-2133 (0); 326-6298 (F)

Simpson County CWC (Arthur Smith, Correctional Commander) 714 Wood Road, Magee, MS 39111, (601)849-3281 (0);849-4448 (F)

Washington County CWC (Everett Matheney, Correctional Commander) 1398 N. Beauchamp Ext. Greenville, MS 38703, (662)332-6358 (O); 335-4901 (F)

Wilkinson County CWC (Barbara Tyler, Correctional Commander) 84 Prison Lane, Woodville, MS 39669, (601)888-4378 (0);888-4355 (F)

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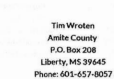
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David Allison Pearl River County 200 S. Main Street Poplarville, MS 39470 Phone: (601) 403-2340 Fax: 601-403-2344 Phone: 662-323-2421 Fax: 662-324-5680

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Exhibit

	DEPARTMENT OF	POLICY NUMBER 16-01
CORR	ECTIONS	AGENCY WIDE
SECURITY MANUAL		INITIAL DATE 12-15-1997
ACA STANDARDS: 2-CO-3A-01, 4	EFFECTIVE DATE 06-01-2012	
STATUTES:	RESTRICTED	PAGE 1 of 3

POLICY:

It is the policy of the Mississippi Department of Corrections (MDOC) that each facility has a security manual.

DEFINITIONS:

7 8 None

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1 2 3

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10 PRECEPTS:

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Adult Correctional Institutions: There is a manual containing all procedures for institutional security and control, with detailed instructions for implementing these procedures. The manual is available to all staff [4-4174].

Administration of Correctional Agencies (Central Office): There are written agency policies
 that cover, at a minimum, the following:

- 18
- 19 security
- 20 correctional officer assignments
- patrol and inspection
- 22 use of restraints
- 23 security equipment
- control center operation
- 25 permanent log maintenance
- 26 count procedures
- 27 contraband control [2-CO-3A-01]
- 28 29

The Commissioner or designee will ensure that each facility will use Chapter 16 of the MDOC Policy Manual as the security manual. This chapter of the MDOC manual addresses and contains the normal day to day procedures for facility operations, security, and control.

31 32 33

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All procedures within Chapter 16 will be signed at a minimum by a Deputy Commissioner. The manual will be available to all staff and will be reviewed annually and updated if necessary.

35

Adult Correctional Institutions: The Institution's perimeter is controlled by appropriate means to provide that inmates remain within the perimeter and to prevent access by the general public without proper authorization [4-4171].

39

Adult Correctional Institutions: Pedestrians and vehicles enter and leave at designated points in the perimeter. Safety vestibules and sally ports constitute the only breaches in the perimeter of maximum security institutions [4-4172].

16-01 (f)

т	TLE: SECURITY MANUAL	POLICY NUMBER 16-01		
E	FFECTIVE DATE: 06-01-2012	RESTRICTED	PAGE 2 of 3	
3	Access and Egress to MDOC Property			
4	Access and Egreat to modo Troperty			
5	1. ID cards will be visible while			
6	personnel, regardless of uniform, will be required to display their ID for control point			
7	officers. Control point officers will review and verify each ID card upon entry and exit of			
8	MDOC property.			
9	2. MDOC employees must:	incured ID cords		
0	a. Produce and wear MDOC			
1 2	 b. Be signed in on the appro Name 	phate log(s) to include.		
3		ment representation		
3 4	 Purpose of entry 		그는 것 같아요. 가지 않을까 같는 것	
5	Destination			
6	 Time in and time 	out		
7	c. If any MDOC employee	from another facility/department	t wishes to visit an area	
8		ed, he/she will contact and received		
9				
0	Access and Egress to MDOC Property	by Persons without an MDOC-	Issued ID card	
1		Sector of the sector sector sector		
2	1. All persons without a MDOC			
3	a. Produce a picture ID (e.g., driver's license, Mississippi ID, or passport), which will be exchanged for a temporary ID card, in accordance with facility			
4				
5		y's Controlling Authority or designed	gnee will determine which	
67	temporary ID card will be	om the designated access po	int officer that they are	
8	approved to enter.	in the designated access po	and onless that they are	
9	c. Be signed in on the app	opriate log(s) indicating		
0	Name.	opriato log(o) indicata ig.		
1	Organization rep	presented.		
2	 Purpose of entry 			
3	Destination.			
4	Time in and time	e out.		
5				
6	MDOC-issued ID cards or temporary ID cards must be visible when entering buildings on the			
7	grounds of an MDOC facility. Control point officers will review and verify each ID card upon entry			
8	and exit.			
9		-		
0	Requests for changes or clarification	n should be sent through the	chain of command to the	
1	appropriate Deputy Commissioner.			
2				
3	DOCUMENTS REQUIRED:			
4	As required by this palicy and through	the choir of command		
5	As required by this policy and through	the chain of command.		

TITLE: SECURITY MANUAL	POLICY NUMBER 16-01	
EFFECTIVE DATE: 06-01-2012	RESTRICTED	PAGE 3 of 3

ENFORCEMENT AUTHORITY						
All standard operating procedures (SOPs) and/or other directive documents related to the implementation and enforcement of this policy will bear the signature of and be issued under the authority of the Deputy Commissioner of Institutions and the Deputy Commissioner of Community Corrections.						
Reviewed and Approved for Issuance	General Counsel Christopher Epr Commissioner	5/24/2017 Date				

16-01 (f)

1	MISSISSIPPI DEPARTMEN	IT	POLICY NUMBER 16-02
	CORRECTIONS		AGENCY WIDE
SECURITY CONTROL CENTER		INITIAL DATE 12-01-1997	
ACA STANDARDS: 2-CO-3A-01, 4-4175		EFFECTIVE DATE 12-01-2009	
STATUTES:		RESTRICTED	PAGE 1 of 2

1 **POLICY**:

3 It is the policy of the Mississippi Department of Corrections (MDOC) to maintain a control 4 center.

DEFINITIONS:

8 <u>Control Center</u> - A post that will be staffed 24 hours a day, 7 days a week and will monitor and 9 be responsible for maintaining the offender count and coordination of internal and perimeter 10 security. This area should serve as the facilities communication center and be equipped with a 11 computer capable of accessing Offendertrak.

PRECEPTS:

Administration of Correctional Agencies (Central Office): There are written agency policies that cover, at a minimum, the following:

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- 18 security
- 19 correctional officer assignments
- 20 patrol and inspection
- 21 use of restraints
- security equipment
- control center operation
- 24 permanent log maintenance
- 25 count procedures
- contraband control [2-CO-3A-01].
- 27

Adult Correctional Institutions: Space is provided for a 24-hour continuously staffed secure control center for monitoring and coordinating the institution's security, life, safety, and communications systems. Staff assigned to a control center have access to a toilet and washbasin. There is a communication system between the control center and inmate living areas [4-4175...Added: 2008 Standards Supplement].

33

The Deputy Commissioner of Institutions or designee will establish procedures to ensure that each institution maintains a security control center.

- 36
- 37 The Deputy Commissioner of Institutions or designee will establish procedure to ensure facilities 38 have a communication system between the control center and the inmate living areas.

TITLE: SECURITY CONTROL CENTER	ł	POLICY NUMBER 16-02
EFFECTIVE DATE: 12-01-2009	NON-RESTRICTED	PAGE 2 of 2

39 DOCUMENTS REQUIRED:

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41 As required by this policy and through the chain of command.

ENFORCEMENT AUTHORITY

All standard operating procedures (SOPs) and/or other directive documents related to the implementation and enforcement of this policy will bear the signature of and be issued under the authority of the Deputy Commissioner of Institutions.

	DECEN	11-16-2009
Reviewed and	General Counsel	Date
Approved for Issuance	Christopher En	11/12/09
Issuance	Commissioner	Date

	MISSISSIPPI DEPAR	TMENT	SOP NUMBER 16-03-01
	CORRECTIONS		AGENCY WIDE INSTITUTIONS
CORRECTIONAL OFFICER ASSIGNMENTS		INITIAL DATE 10-01-2004	
ACA STANDARDS: 4-4177, 4-4180 thru 4-4182			EFFECTIVE DATE 04-01-2007
STATUTES:		RESTRICTED	Page 1 of 2

1 **APPLICABILITY:** 2

This procedure applies to all institutions employees of the Mississippi Department of Corrections 4 (MDOC).

POLICY STATEMENT:

8 It is the policy of the Mississippi Department of Corrections (MDOC) to properly assign 9 correctional officers. 10

11 **DEFINITIONS:**

13 (None)

PROCEDURES:

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17 The needs of the institution will be used to determine correctional officer assignments. A staff analysis will be developed for each area within the institution to determine staffing needs. The 18 19 staff analysis will include shift, scheduled days off and normal post assignments.

Correctional Officer Assignment

- 23 The Area Shift Supervisor may temporarily assign Correctional Officers to other posts, as 24 necessary to fulfill requirements utilizing available staff. 25
- 26 · No Area Shift Supervisor will authorize any excess staff to leave the grounds until the entire 27 institution is adequately staffed.
- 29 If the Area Shift Supervisor is unable to assign sufficient staff to comply with the stated policy 30 requirement for full surveillance of offenders, the Institutional Duty Officer or designee will be notified and assistance will be requested from other Area Shift Supervisors. 31
- 32 33 Sufficient staff will be determined in accordance with the most recent post analysis available 34 and critical staffing requirements.
- 36 At no time will any unit be operated below established critical coverage without approval of 37 the Superintendent and/or Duty Superintendent for state prisons and Warden and/or Duty Warden for Private and Regional Facilities. Operating below critical staff coverage is 38 39 reserved for emergencies only.

16-03-01 (b) Forms (0)

TITLE: CORRECTIONAL OFFICER ASSIGNMENTS		SOP NUMBER 16-03-01
EFFECTIVE DATE: 04-01-2007	RESTRICTED	Page 2 of 2

Correctional Officers will be posted in positions to provide twenty-four (24) hour care and supervision to offenders as well as administrative and support services personnel for the overall operation of the institution.

• Correctional officer posts are located in or immediately adjacent to inmate living areas to permit officers to hear and respond promptly to emergency situations [4-4177].

- Written policy, procedure, and practice facilitate personal contact and interaction
 between staff and inmates [4-4180]. These posts will ensure that personal contact and
 interaction between staff and offenders is established.
- Supervisors and administrative staff will make periodic and unannounced tours in the
 offender living, work, and program areas to facilitate communication and interaction between
 staff and offenders.
- Written policy, procedure, and practice provide that no inmate or group of inmates is given control or authority over other inmates [4-4182].
- 58 Institutional Staffing

59 60 Written policy, procedure, and practice require that when both males and females are 61 housed in the facility, at least one male and one female staff member are on duty at all 62 times [4-4181].

- 63 64 Should the occasion arise wherein a female offender is housed at the Mississippi State 65 Penitentiary, the Area Shift Supervisor, in concert with the ranking officer in the unit, will ensure 66 that a female Correctional Officer is assigned to one of the posts responsible for the female 67 offender.
- 68

57

69 As Central Mississippi Correctional Facility houses both male and female offenders, the 70 Superintendent or designee will ensure that staffing patterns allow for at least one male and one 71 female staff member to be on duty at all times.

- 72 73 DOCUMENTS REQUIRED:
- 74

75 As required by this procedure and through the chain of command

	ENFORCEMENT AUTHORITY	
Reviewed and Approved for Issuance	Deputy Commissioner of Institutions	Date

16-03-01 (b) Forms (0)

	MISSISSIPPI DEPA OF	RTMENT	SOP NUMBER 16-04-02
	CORRECTIO	NS	AGENCY WIDE
SECURITY LOGS & RECORDS – REPORTING OF EXTRAORDINARY OCCURRENCES		INITIAL DATE 06-18-1983	
ACA STANDAR	DS: 4-4183	Alexandra Alexandra Alexandra	EFFECTIVE DATE 07-01-2014
STATUTES:		RESTRICTED	PAGE 1 of 3

APPLICABILITY:

This procedure applies to all employees of the Mississippi Department of Corrections (MDOC).

POLICY STATEMENT:

It is the policy of the Mississippi Department of Corrections (MDOC) to maintain permanent security logs.

10 **DEFINITIONS**:

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Extraordinary Occurrence Report – A report that documents observations of incidents and actions which are beyond the usual, ordinary or established events.

Senior Supervisor – Superintendent, Warden (at all Private Prisons and County Regional
 facilities), CWC Director or Community Corrections Director.

17

18 PROCEDURES:

Adult Correctional Institutions: Written policy, procedure, and practice require that correctional staff maintain a permanent log and prepare shift reports that record routine information, emergency situations, and unusual incidents [4-4183].

23

19

24 All extraordinary occurrences will immediately be reported to the Senior Supervisor.

25

The Superintendent (CMCF, MSP, SMCI), Warden (Privates & Regionals) and Commander (CWCs) or the staff person in charge will notify the Commissioner and the following individual as it applies to their facility:

29

30 • the Commissioner (all facilities)

- the Deputy Commissioner of Institutions (State Institutions, Privates & Regionals)
- the Director of Privates & Regional Prisons (Privates & Regionals)
- the Deputy Commissioner of Community Corrections (CWCs & Restitution Centers)
- the Community Corrections Directors (applicable CWCs & Restitution Centers)
- the Duty Commissioner (weekend/holiday)
- 36
- The notification is to be via their state issued cell phones when an incident from the following
 "Extraordinary Occurrence" categories occurs:
- 3940 Category 1: Escape
 - Escape Category 2: Assault Requiring Medical or First Aid
- 41 Category 3: Death Category 6: Medical Incidents
- 42 Category 4: Miscellaneous (only RIOT OR DISTURBANCE, FIRE, HOSTAGE SITUATION)

16-04-02 (f) Forms

ТІТ	LE:	SECURITY LOGS & RECORD OCCURENCES	S - REPORTING OF EXTRAORDINARY	SOP NUMBER 16-04-02
EF	FEC	TIVE DATE: 07-01-2014	RESTRICTED	PAGE 2 OF 3
43 44 45	Oco	currence Report (EOR) form 16-0		
46 47 48		ing normal working hours, the signees of all major extraordinary	Shift Supervisor will verbally advise the Sup occurrences.	perintendent or
49 50 51		ing non-normal working hours, nior Supervisor.	all major extraordinary occurrences will be i	reported to the
52 53			appropriate personnel within his Chain of Co	
54 55 56 57	He	soon as possible, but no later th ad will complete an Extraordina pervisor.	nan the end of the shift, the Shift Supervisor any Occurrence Report (EOR) and submit it	or Department to the Senior
58 59			e report to ensure all pertinent information is	
60 61 62	The wit	e Senior Supervisor will attach nessing the extraordinary inciden	all Incident Reports completed by staff t and other documentation.	involved in or
63 64		paration and Distribution of the E		
65 66 67		Iff in state, private, and regional Offendertrak and forward throug	facilities will generate all Extraordinary Occu h the chain of command.	irrence Reports
68 69	All	EORs will be entered in Offende	rtrak using the following number system:	
70 71 72	•	Year – Chronological Number F Example: 10 – 0001MSP	acility Acronym	
73 74	Re	ports will be prepared and electro	onically submitted in accordance with the follo	owing protocol:
75 76 77	•	Commissioner, Director of Corr will receive all reports.	ections Investigation Division and Communi	cations Director
78 79 80	٠		titutions and the Deputy Commissioner ts from their respective divisions.	of Community
81 82 83 84	•		ctions Investigation Division, Superinten or, Warden of Private Facilities and Region ned facilities.	
85 86 87	•		n document the information in the Watch Con mary Occurrence Report and in the Extraordir	

16-04-02 (f) Forms

TITLE: SECURITY LOGS & RECORDS - REPORTING OF EXTRAORDINARY		SOP NUMBER	
OCCURENCES		16-04-02	
EFFECT	TIVE DATE: 07-01-2014	RESTRICTED	PAGE 3 OF 3

• A copy of the report will remain on file in the designated office.

A copy of the report will r
Review of the EOR Reports

91

92 The Extraordinary Occurrence Reports are to be reviewed daily, and is to be an initial 93 task. This task is to be performed by the following individuals:

94

Days	State Institutions	Private & Regionals	Community Work Centers (CWC)	Restitution Centers (RC)
Monday thru Friday	Superintendent	Warden	CWC Director	RC Director
Weekends & Holidays	Duty Superintendent	Duty Warden	Designee	Designee

95

96 DOCUMENTS REQUIRED:

97

98 As required by this procedure and through the chain of command.

	ENFORCEMENT AUTHORITY	
Reviewed and	Deputy Commissioner of Institutions	6/24/14 Date
Approved for Issuance	Deputy Commissioner of Community Correct	tions Day Date

MISSISSIPPI DEPARTMENT OF		SOP NUMBER 16-05-01
CORRECTIONS		AGENCYWIDE Institutions
SECURITY PATROLS & INSPECTIONS		INITIAL DATE 02-01-1983
ACA STANDARDS: 4-4184 thru 4-4186		EFFECTIVE DATE 04-01-2007
STATUTES:	RESTRICTED	Page 1 of 5

APPLICABILITY:

3 This procedure applies to all employees of the Mississippi Department of Corrections (MDOC) 4 who are involved in conducting security inspections and patrols.

POLICY STATEMENT:

8 It is the policy of the Mississippi Department of Corrections (MDOC) that security inspections 9 will be conducted both on a routine basis and conversely on an unscheduled and unannounced 10 intermittent basis for the expressed purpose of disrupting offender timetables in regards to imminent threats to a facility's security. 11

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13 **DEFINITIONS:**

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15 Security Patrols - The predetermined action of moving about in a specified correctional area for the expressed purpose of enforcing security protocols, detecting aberrant offender behavior and 16 preventing events that are a threat to the safety and security of a facility, its staff and its offender 17 18 population.

20 Inspections - The physical examination of a correctional environment in order to detect discrepancies in structural integrity, fire and safety hazards, sanitary protocols, allowable 21 offender property and the unlawful existence of staff and/or offender contraband. 22

24 **PROCEDURES:**

25 26 General

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28 Security staff will at least weekly monitor each unit's operations with on-site visits and inspections of the physical plant. Inspections will include but not be limited to the following 29 30 security items: 31

- Doors .
- Locking devices .
- Windows .
- 35 Fire alarm system .
- 36 Perimeter fencing . 37
 - Lighting .
- Communication equipment 38 .
- 39 Security equipment .
- Cleanliness and sanitation 40 .
- 41 Emergency evacuation floor plans .

16-05-01 (c) Forms (2)

TITLE: SECURITY PATROLS & INSPECTIONS		SOP NUMBER 16-05-01
EFFECTIVE DATE: 04-01-2007	RESTRICTED	Page 2 of 5

- The facility key control procedure, tool control procedure, logs and registers will be inspected for compliance.
- 4445 On site corrections will be made when applicable.
- 46

51

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64

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All discrepancies will be reported in writing and corrective actions made within five (5) days
 where resources under the area disposition are available.

- 50 Critical deficiencies will be corrected immediately.
- 52 MANDATORY FACILITY INSPECTIONS
- 54 Security Patrol/ Inspection

Maximum security housing staff will conduct security inspections/patrols at a minimum of every
 thirty (30) minutes on an irregular basis (more frequent inspections may be required by the Unit
 Warden if deemed necessary).

- Medium and minimum security housing staff will conduct security inspections/patrols every
 thirty (30) minutes on an irregular basis.
- 63 When conducting security inspections staff will:
- Observe each offender (live breathing flesh)
- 66 Check all windows and bars
- 67 Monitor noise level for disturbances
- 68 Perimeter fence inspections will be made every shift
- Security doors, security equipment and all locking devices will be checked on each shift

Written policy, procedure, and practice provide that supervisory staff conduct a daily patrol, including holidays and weekends, of all areas occupied by inmates and submit a daily written report to their supervisor. Unoccupied areas are to be inspected weekly [4-4184].

- Supervisory staff will conduct a daily patrol, including holidays and weekends, of all area
 occupied by offenders and submit a Security Inspection and Patrol Daily Inspection form.
- 78
- 79 Shift Supervisor/Correctional Supervisor Inspections
- 80
- 81 Security inspections of all areas occupied by inmates will be completed on each watch.
- 82
- Assigned Security Shift Supervisors will conduct daily inspections of their assigned areas of
 responsibility.

16-05-01 (c) Forms (2)

Tľ	TLE: SECURITY PATROLS & INS	PECTIONS	SOP NUMBER 16-05-01
EF	FECTIVE DATE: 04-01-2007	RESTRICTED	Page 3 of 5
5 5 7	Results of the security inspection following:	will be documented in the Unit Regist	er and will reflect the
}	Time of inspection		
	 Name of person making the inst 	spection	
)	 Any noted discrepancies 		-
2 3	Area control center will be notified	after the completion of all inspections.	
4 5 6	The designated shift supervisor discrepancy that is considered life	(s) and Area Warden will be notified threatening or a serious security breach.	immediately of any
7 8	The Shift Supervisor will reflect th the inspections in the area Watch	e name of the person making the inspect Commander Log.	tion and the result of
9	Maintenance Staff Inspections		
1 2	Written policy procedure and	practice require that the chief security	· officer second life of
3 4 5	designee conduct at least weel	kly inspections of all security device ults of the inspections in writing [4-418	s needing repair or
5 7 3	The Area Maintenance Superviso devices to include, but not be limited	r or designee will conduct monthly inspe ed to:	ections of all security
9	Bars		
)	Locks		ľ
L	Windows		
2	Alarms		
\$	Doors		
4	 Security panels 		
5			
5	The Key Control Supervisor or de	esignee will check emergency keys qua	arterly to ensure that
ľ	they are in working order.		1000
3	The secold of the factor of the second		
))	the Area Warden for a proper disp	be documented on an Incident Report and	d will be forwarded to
l			
2	Management Staff Inspections		
	and an		
Ł	Written policy, procedure, and	d practice require that the warden	superintendent or
5	designee, assistant warden/sur	perintendent(s), and designated depa	rtment heads visit
5	the institution's living and activ	vity areas at least weekly to encourage	e informal contact
7	with staff and inmates and to inf	ormally observe living and working co	nditions [4-4185].
3	Each Area Mender Dearth	Minutes Associate 187 1	
))	Correctional Commander will be	Warden, Associate Warden, Correct required to make weekly inspections of	ional Administrator,
l	utilizing the Weekly Security Patro	Is and Inspections form	their assigned area

16-05-01 (c) Forms (2)

TITLE: SECURITY PATROLS & INSPECTIONS		SOP NUMBER 16-05-01
EFFECTIVE DATE: 04-01-2007	RESTRICTED	Page 4 of 5

132 133	Concurrently, management staff will comply with the following monthly inspection schedules.
134 135 136	 Eight (8) hour shift on the 1st and 3rd watch – conducting security inspections and inspecting muster
137 138 139	 One (1) weekend (Saturday and Sunday) – conducting security inspections and inspecting muster
140 141 142	In the event of extended absence by management staff, a designee(s) will be appointed to insure an uninterrupted continuation of required inspections.
143 144 145	The assignment of said designee will be implemented via the documentation of an Incident Report.
146 147	Security Search and Inspection Checklist
148 149 150	At a minimum, each Area Warden or designee will ensure that all areas of responsibility will be subject to monthly inspections and searches as verified by the following documentation:
151	Location search
152	Date and time
153	Name of staff member who supervised the search
154	Contraband discovered
155	Any other pertinent information
156	n an
157	Concurrent MDOC Policy and Procedures That Interface With This Document
158	
159	16-04 Security Logs & Records
160	16-07 Control of Contraband/Body Searches - Offenders
161	16-08 Key Control
162	16-09 Tool Control
163	16-18 Control of Contraband/Body Searches - Staff
164	17-01 Fire Safety: Prevention – Inspection – Notification
165	17-02 Flammable, Toxic and Caustic Materials
166	24-01 Facility Sanitation
167	
168	DOCUMENTS REQUIRED:
169	
170	Incident Reports
171	Area Supervisor Log
172	Unit Register
173	Daily Inspection Form
174	Weekly Inspection Form

- 175 176
- Area Security Search Tracking Form As required by this procedure and through the chain of command.

16-05-01 (c) Farms (2)

TITLE: SECURITY PATROLS & INSPECTIONS		SOP NUMBER 16-05-01
EFFECTIVE DATE: 04-01-2007 RESTRICTED		Page 5 of 5

	ENFORCEMENT		
Reviewed and Approved for	& Xulican	ulilon.	
Issuance	Deputy Commissioner of Institutions		Date

16-05-01 (b) Forms (2)

2

	MISSISSIPPI DEPARTMENT OF		SOP NUMBER 16-06-01	
(B) ****	CORRECTION	IS	AGENCY WIDE INSTITUTIONS	
OFFENDER COUNT		INITIAL DATE 05-01-2004		
ACA STANDARDS: 4-4187 thru 4-4189		EFFECTIVE DATE 01-01-2009		
STATUTES: 47-5-111, 47-5-116 RESTRICTED		Page 1 of 7		

1 APPLICABILITY: 2

This procedure applies to all Mississippi Department of Corrections employees in Institutions,
 County Regional Facilities and Private Prisons.

POLICY STATEMENT:

8 It is the policy of the Mississippi Department of Corrections (MDOC) to maintain an accurate 9 count and monitor/supervise all internal and external offender movement.

10 11 DEFINITIONS:

12

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13 <u>Certified Counts</u> – Counts conducted at shift change and other specified times of the day and 14 night that are verified in writing by two or more staff members on a certified count slip.

15 16 Formal Counts – Scheduled institutional counts

Formal Counts – Scheduled institutional counts that are logged in Unit Registers for forwarding
 to the Area Control Centers.

19 <u>Informal Counts</u> – Unscheduled counts that are taken between formal and certified counts to 20 ensure offender accountability and disrupt patterns which would enable offenders to time 21 escapes.

22

23 <u>Emergency Counts</u> – A certified count requested by the designated Shift Supervisor during 24 which all offenders are returned to their respective housing units and the institution is placed on 25 lockdown status.

26

27 <u>Out Count</u> – A certified, formal or informal count taken outside the facility or away from the 28 assigned housing unit.

29

30 <u>Primary Worksite</u> – A worksite inside a secure perimeter.
 31

32 Designated Work Detail - Work details that are outside of a secure perimeter.

33

<u>Unit Register</u> – A log used to document routine information and all events that occur within the
 housing unit or primary worksite on a continuous 24-hour basis.

36

Worksite Count Roster – A roster used at primary worksites to document counts and times
 thereof.

TITLE: OFFENDER COUNT		SOP NUMBER 16-06-01
EFFECTIVE DATE: 01-01-2009	RESTRICTED	Page 2 of 7
PROCEDURES:		
inmates. The system inclu-	ns: The institution has a system for udes strict accountability for inmates a ghs, and approved temporary absences	assigned to work and
	s: Written policy, procedure, and prac [4-4188].	tice provide that staff
Adult Correctional Institutions	S: Written policy and procedure governion and from one jurisdiction to another	the transportation of [4-4189].
Count Schedules		
The 2400-Hour certified cour respective bunks.	nt will require all offenders to be present i	n their unit and in their
The only exceptions to this ru	le will be:	
	n the designated Shift Supervisor or designed	ee's authorization
 Documentation of official t 	ransfers	
 Offenders who are working 	g in authorized support functions at the faci	lity
Certified Counts		
At every shift change		
Formal Counts		
0100 hours		
0200 hours		
0300 hours		
0400 hours 0500 hours		
0600 hours		
1000 hours		
1200 hours		
1400 hours		
1800 hours		
2000 hours		
2200 hours 2300 hours		

2300 hours 80 81 82 83 84

Informal Counts

Informal counts will be unscheduled and will be conducted periodically.

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85 <u>Out Counts</u> 86

87 Out counts will be conducted by work supervisors at worksites in accordance with 88 institution/facility formal or certified schedules.

- 89 90 General Protocol
- 90

Staff – All count documents (i.e., count sheets, worksites count roster) will be prepared by staff
 and verified by the designated Supervisor's signature in conjunction with appropriate dates and
 times before being utilized in the count process.

- 96 Offender movement and talking will be terminated during the count procedure.
- 97
 98 Simultaneous Count All institutional offenders will be counted at the same time regardless of
 99 their location.

100

112

121

128

Emergency Situation – Nothing short of a critical event/emergency will be allowed to interfere
 with or disrupt an institutional count.

Offender Prohibition – Under no circumstances will an offender ever be permitted to conduct
 any part of an institutional count.

Body Count – Staff will ensure that a living, breathing, human body is being counted; not hair,
 clothing, shoes or a dummy substitute.

110 Night Counts – When appropriate, flashlights will be used during night counts to ensure that a dummy is not being counted.

Recount – When a doubt exists concerning count validity, staff will automatically recount. A roll
 call will never substitute for a recount.

Recount Reporting – All recounts will be reported to the designated Shift Supervisor
 immediately. In and Out Counts will be required to equalize and confirm total unit counts.

Housing Unit Count – A minimum of two (2) staff members will be required to conduct a valid count in a closed unit (i.e., housing unit).

While using a count roster, one (1) staff member will conduct an initial count while the second (2nd) officer observes the process and ensures there is no offender movement.

The officers will then exchange responsibilities and positions and repeat the same process.
 After the second count cycle is complete, the officers will compare counts to confirm the count is correct.

Work Details - One (1) staff member may count offenders assigned to designated work details
 except during Certified Counts (i.e., offenders on a tractor, cutting grass outside of a perimeter,
 or on a maintenance detail away from the compound).

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2 3 4 5	Primary Worksites Counts (i.e., Mair Laundry, or Auto Shop) will never be ma	ade by one (1) officer or staff memb	nmate Construction, er.
i I	 This includes Minimum custody offe Staff conducting counts at primary line. 	maers. worksites will require offenders to b	e placed in a double
3	 No offender movement or talking will 		
))	 At least two (2) staff members will the A worksite count roster will be used 	to document these counts and time	s thereof.
l 2 3	 These counts will be called into t worksite's Unit Register. 	he designated Control Center and	l documented in the
4 5 6 7	An up-to-date register will be maintaine documentation of all previous counts, regarding worksite operations.	ed at all primary worksites. This re- offender movement and all other	gister will include the pertinent information
, 3) 1 2	Maximum Security or Single Cell Units first and third watch. During the second their cells during formal/informal counts cleared. Again, two (2) officers will be re-	d watch, it will not be necessary for s. However, all movement will stor	all offenders to be in puntil the count has
} }	Open Bays - Offenders will be required	to be on their own assigned bunks.	
5	Personnel at designated Control Center	s will be responsible for the following	g count tasks:
7 3	Receiving counts		
)	 Regulating counts 		
2	Verifying counts		
-	Maintaining count documentation file	98	
	 Ensuring around-the-clock accounta 	n alter er en en er	
	 Tabulating in counts and out counts count and out count equals the total 	s as they pertain to one unit so as unit count	to ensure that the in
	 Clarifying counts and population of physically count offenders. This pro- out counts and other temporary abser- 	cess will include those offenders as	n with a system to ssigned to furloughs,
	Count Chain of Command		
5	Each facility's controlling authority or d supervisory chain of command as specific	esignee will ensure that each area fied in written post orders.	or unit has a count
	supervisory chain of command as specif	fied in written post orders.	or unit has a count

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178 179	Po	ost orders will establish:	
180		The minimum rank of officers (Shift Supervisors) required to be present during the	
181 182		conducting and clearing of each area/unit's count Monday through Friday	
183 184	•	Supervisory count staff (Shift Supervisors) for weekends and holidays	
185 186	•	Control identification of the supervisory count staff (Shift Supervisors) when calling in certified counts	
187			
188 189	•	Control documentation of supervisory count staff (Shift Supervisors) on the count sheet	
190 191	٠	Shift Supervisor verification and signing of the count sheet for their respective area	
192 193	٠	Shift Supervisors will participate in a minimum of one (1) housing unit count per shift	
194 195 196	•	Shift Supervisors will rotate housing units each shift to ensure all housing unit counts are periodically monitored	
197 198 199	•	An Incident Report will be required specifying any circumstances that prevent a Shift Supervisor from completing this duty assignment	
200 201 202	•	Facility Shift Supervisor or designee verification and signing of each respective count document	
203 204	٠	Immediate count discrepancy resolution between designated Shift Supervisors	
205 206	•	Subsequent notification of all involved staff	
207 208	Co	unt Destinations	
209 210	All	locations will be directed to call in their counts to a designated central location	
211 212 213	Ea wri	ch facility's controlling authority or designee will ensure a count destination is specified in tten post orders.	
214 215	<u>Ce</u>	rtified Count Processing	
216 217	٠	There will be no offender movement during a certified count.	
218 219 220	• Ner	After calling in certified counts, staff members will immediately prepare and distribute the certified count slips.	
221 222	•	The designated Shift Supervisor will verify and ensure that the Certified Count sheet and certified slips are correct.	

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L				
3 4 5	•	The designated Control Center(s one half (1½) hours to the facility	 will forward count slips and count she 's specified designation. 	ets within one and
26 17	•	Count slips will serve as written o	locumentation of the telephone count.	
28 19 10	•	The facility's security designees Supervisor	will provide a report of each count to th	e designated Shift
31 32 33	•		r will be responsible for verifying the or are present or accounted for).	correctness of the
84 85 86	•	Upon verification that the institu have all Control Centers or units	tional count is correct and clear, the SI notified accordingly.	nift Supervisor will
37 38	•	Designated Control Centers will r	notify the units in their area that the count	is clear.
39 40 41	٠	Normal offender movement will redesignated security authority.	esume only after the count is officially cle	ared by a facility's
12 3	<u>O</u>	t Count Procedures	e contra construction de la contra	2
14 15 16 17 18	off for	enders in the building. Through u	r will use the Unit Register to keep a nuse of offender ID cards and roster, the offender would be cor	officer will account
19	•	Infirmary		
50	٠	Vocational		
51	•	Educational		
52 53	•	Work details		
54 55	Th	e Unit Register will reflect the follo	wing information for inmate out count pro	cedures:
56		Name		
7	٠	Number		
8	•	Destination		
9	•	Type of activity or reason for out	count	
0	•	Requesting staff member		
1	٠	Time of departure		
2	٠	Time of return		
3	08	Groundo Mark Crowlette Com		
456	su	pervision in accordance with proc unt will be reported to the designat	isors will conduct an out count of all offe edures for formal and certified count sci ed Control Center.	enders under their hedules. This out
57 58 59	Ou or	t counts for other than routine dai designee.	ly running of the institution will be approv	ed by the Warden
	16.0)6-01 (e)		
	For	mc		

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270 Staff Accountability

271 272 273

275

Any employee who fails to comply with count procedures will be subject to disciplinary action.

274 Offender Accountability

- Offenders who disrupt counts will be issued a Rule Violation Report
- If an offender is in the wrong count area, he will be escorted to the correct count area
- The officer in that area will count again and recall the count.
- The offender will be issued a Rule Violation Report for violations of count procedures.

280

- 281 DOCUMENTS REQUIRED: 282
- 283 As required by this procedure and through the chain of command

Reviewed and Approved for	Elizantian	12/12/08
Issuance	Deputy Commissioner of Institutions	Dat

MISSISSIPPI D		SOP NUMBER 16-07-01
CORREC	TIONS	INSTITUTIONS
CONTROL OF CONTRABAND/BO	INITIAL DATE 12-01-2006	
ACA STANDARDS: 4-4192 thru 4-41	94	EFFECTIVE DATE 02-01-2016
STATUTES: 47-5-193	RESTRICTED	PAGE 1 of 10

APPLICABILITY:

3 This procedure applies to all employees of Mississippi Department of Corrections (MDOC) that 4 transport, supervise or otherwise come in contact with offenders.

POLICY STATEMENT:

It is the policy of the Mississippi Department of Corrections to control contraband.

10 **DEFINITIONS**:

12 Contraband - Any items(s) that is not authorized by MDOC.

14 <u>Body/Personal/Pat/Frisk Searches</u> – Hands on tactile search of a clothed offender (minus 15 pocket contents, shoes and outer garments) for the purpose of discovering and confiscating 16 contraband.

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18 Body Imaging Scanner – Screening equipment for persons that generates a front and back scan 19 simultaneously eliminating the need for repositioning and accurately reveals both metallic and 20 non-metallic objects including liquids, contraband, ceramics, explosives, narcotics, concealed 21 currency and weapons.

22

<u>Divestiture</u> – To relinquish personal belongings for the purpose of inspection and conducting of
 a body image scan.

25

<u>Strip Search</u> – A visual search/examination of a disrobed offender by a minimum of two (2) staff
 members in a location restricted from the visual observation of non-involved MDOC staff and/or
 other persons.

29

30 <u>Visual Offender Body Cavity Search with Genital Examination</u> – A visual search/examination of 31 a disrobed offender by a minimum of two (2) staff members in a location restricted from the 32 visual observation of non-involved MDOC staff and/or other persons that requires offenders to 33 bend over, turn, raise arms, lift genitals, spread the buttocks, run hands through their hair, and 34 open mouth.

35

Body Cavity Search – A contraband search involving the insertion of a probe into an offender's
 body cavity that is conducted exclusively by qualified medical personnel in private.

38

39 <u>General Search</u> – A group search of offenders (i.e., unit zone) which can include personal 40 property, living areas and/or persons

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41 Reasonable Suspicion - The detection of suspect facts, circumstances and/or behavior that may prompt an officer to believe that an offender may be concealing contraband in or on their 42 43 person and/or MDOC property. 44 Narcotic Canine Searches - Offender body, property and living area searches conducted by 45 46 narcotic detection dogs under the supervision of trained MDOC Canine (K-9) staff. 47 48 Spice/Mojo - A form of contraband which is a combination of herbs; baybean (canavalia 49 maritime), blue lotus (nymphaea carulea & nymphaea alba), lion's tail (Leonotis leonurus), 50 Indian warrior (pedicularis densiflora), dwarf scallop (scuttelaria nana), moconha brava (zornia latifolia), pink lotus (nelumbo nucifera), Siberian motherwort (leonurus sibircus), vanilla and 51 honey, that produces some of the same effects as marijuana. 52 53 54 JHW-108 Synthetic Marijuana - A man-made chemical/THC variant that produces similar affects 55 as THC except is four (4) times stronger. 56 57 Non-Intrusive Search - Search of the clothed body by technical means: manual or technical 58 search of personal possessions the person may be carrying and any possession the person 59 may be asked to remove, and swiping personal items, including purses, coats, identification 60 cards or other items in a person's possession. 61 62 Threshold level - A numerical value that is recorded and, once exceeded, may be grounds for action (i.e., refusing or restricting a visit or proceeding with inmate discipline). 63 64 65 Positive Reading - A positive indication of trace drug or explosive substance ions on an item, beyond 66 the pre-set threshold value. This reading would indicate recent or current contact with a drug or 67 explosive substance. 68 69 70 Qualified Personnel - A correctional staff member who has been trained and qualified to use the ion scanner. 71 72 Swiping - Rubbing an approved cotton cloth (swab) over an item. 73 74 **PROCEDURES:** 75 76 Adult Correctional Institutions: Written policy, procedure, and practice provide for searches 77 of facilities and inmates to control contraband and provide for its disposition. These 78 policies are made available to staff and inmates [4-4192]. 79 80 The function of MDOC facility searches are to: 81 82 Locate contraband 83 Prevent escapes . 84 · Maintain security and control Evaluate fire and safety hazards 85 Protect staff and offenders 86

- Maintain sanitary and housekeeping conditions
- 88 Prevent altercations

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C	General Search Rules		
		be given an order outside the presence of	other offenders.
	Once an offender has refused to for offender without informed assistance	ollow an order by staff, the officer shoul e.	d not confront the
Т	The officer(s) asked to assist in ca	rrying out an order should be aware the	offender's earlier
	efusal to comply.	arying out an order should be aware the	onender a carner
r			
	Whenever possible, an offender sho	ould be isolated from a group of offenders	before attempting
	o enforce an order.		
	For example, an offender should be	called into the hallway to turn over cont	raband rather than
	confronted in the housing unit with o		
	5		
	Additionally, orders should be given	to the offender when carrying out the pr	ocess of retrieving
t	he contraband.		
		be retrieved, do not give the offender ti	
	esponse/attack unnecessarily by gi	ving the offender a warning that you are	going to come and
	ake the contraband.		
C	General search rules include:		
		e la constante de la constante	
•	All searches will be reasonat	ole and related to the legitimate secu	irity needs and/or
	obligations of the institution	The second s	
i			
•		searches will be conducted of MDOC of	fenders, to include
	their persons, property, living an		
	Unannounced and unscheduled	searches of the CMCF Youthful Offender	Unit (YOU) will be
		F K-9/ERT staff. During these times, you	
	not be present on the housing u	unit. The entire search will be video reco	rded. In the event
	that contraband is found in a you	uthful offender's assigned bunk area, the	confiscation will be
	video recorded and documente	d. The accused youthful offender will the	hen be questioned
	regarding the contraband by a	ppropriate staff assigned to the Youthfu	I Offender Unit in
	private.		and a second
	All staff conducting searches v	will be trained in effective search techn	iques that provide
	protection from bodily harm for b	ooth staff and offenders.	
	All vacant cells and living areas	will be searched prior to offender occupar	ICV.
		,	
•	All staff involved in the condu	ict of searches will avoid whenever po	ssible the use of
	unnecessary force, and the prov	vocation of undue offender embarrassme	nt and/or indignity
	Whenever feasible, staff will use	non-intensive sensors or alternate techni	dues
			4440.
•	MDOC staff will respect offende	er's personal property during searches of	offender personal
			internation percental
1	6-07-01 (j)		

Forms

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8		effects.		t na strategarde
0 1 2	•	Staff use of approved mechanical d safety considerations.	evices will occur only when necessita	ted by security and
3	•	Property, pat/frisk and general search	ches may be conducted at any time.	
5	G	eneral Area Searches		
6				
7 8	•	Searches will be coordinated throug	h the Shift Supervisor of higher autho	rity.
9 0 1	•	Searches will target housing units, all other MDOC property.	work areas, classrooms, storage wa	rehouse areas and
23	•	When possible, the supervisor of an	area being searched will be present	during the search.
4 5	•	Search areas will be left in an order	y manner.	
6 7 8	•	Reports will be generated that i contraband and/or search circumsta	nclude all pertinent information sp nces.	ecific to detected
9 0 1 2 3 4 5	in of ca in	emergency situations, visual ins ficers of the same sex, in private, rrying contraband or other prohibi	policy, procedure, and practice protections of inmate body cavities and based on reasonable belief ted material. Reasonable belief is general public or from outside the by trained personnel [4-4194].	are conducted by that the inmate is not required when
6 7 8 9	ro	utinely as offenders are entering or le	tal Examination Searches as define eaving their housing units and/or inst rgency transfers, and physical conta	itution/facility for or
1 2 3 4 5 6	or so co	instrument inspection of body ca and when authorized by the war	policy, procedure, and practice pr vities is conducted only when the den/superintendent or designee. personnel or correctional personne	re is reason to do The inspection is
7 8 9 0 1	ev se	idence that an offender is concealir	Il be conducted when there is reason ng contraband within a body cavity. a sanitized and approved location ex	Offenders will be
2			be initiated at the discretion of employ fenders. When there is reasonable	

183 or otherwise come in contact with offenders. When there is reasonable suspicion that an 184 offender has contraband, is planning an escape, and is involved in an illegal activity or assault

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185 and/or any other rules violation, MDOC employees will conduct or request the appropriate 186 search.

187 188 Narcotic Canine Searches will be implemented during general searches whenever information, evidence or suspicion indicates the probability of contraband drugs/paraphernalia. All requests for narcotic detection dogs will be approved by the Warden or official acting in capacity of the Warden and the Administrator of the K-9 Unit. The staff requestor will be responsible for processing reports and all other search documentation.

193

198

194 <u>Strip Search</u> 195

- A Lieutenant or higher authority or designee will approve all strip searches for contraband detection/confiscation.
- Staff will exercise a proper attitude and follow professional search techniques when conducting body/personal searches.
- Offenders will be informed of body/personal searches.
- 203

201

- Offenders will be subjected to the least amount of touching as possible without jeopardizing security considerations.
- 206
- Offenders will be strip-searched during the out-processing for transfer to another correctional facility and during intake upon arrival at another correctional facility.
- Offenders may be strip-searched when there is reasonable suspicion, return from visitation,
 reclassification from administrative detention, escapee return or after participation in a
 disturbance. A Correctional Supervisor or Commander, of the like gender of the offender,
 will be required to observe strip searches following offender visitation.
- Incident Reports will document circumstances and search results.
- 216

218

214

217 Frisk/Pat Search Usage

- 219 A frisk/pat search consists of:
- 220
- 221 the removal of outer protective clothing
- 222 the emptying of pockets
- 223 the physical search of an offender
- screening by any device that does not require disrobing
- the inspection of papers, bags, books, or other items being carried
- 226
- Frisk/Pat searches of male offenders may be conducted by staff of either sex; female offenders will only be frisk/pat searched by female staff. These searches may be utilized in the following instances:
- 230
- Whenever staff feels they are warranted
- When offenders enter or exit their unit for any reason

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•		ported from one location to another	n an an tha an
5			
	n Spectrometry Analyzer (Ion So	canner) Procedures for Offenders	
	e ion scanner may be used to:		
)			
•	Scan the clothing or possessions	s of inmates at a correctional facility;	
•	Scan inmate property within a co	prrectional facility;	
	Scan the possessions, correspond	ence or the person of an inmate in a correction	onal facility; and/or
•		s taken from an article or surface obta	
	correctional officer in the perform		C. St. No. all S. S. Mar-
i	•		
	amples for ion spectrometry are ob	tained through non-invasive search techr	niques.
	e Warden will ensure staff is traine	ed to operate the equipment according to	the manufacturer's
	ecifications.		
	he staff will ensure that the equip	oment for the ion scanner is operated a	nd maintained per
Sa	fety guidelines and the manufact	urer's guidelines. The manufacturer prov	vides warm-up and
		at the device functions accurately.	
	esponse to Positive Readings		
	positive reading on the ion scann	er is evidence of contraband drugs or exp	plosive substance,
	contact with contraband drugs or		
) .			
	may be used to support proc	eedings under MDOC policy regarding	any decision to
	striction/suspend an inmate's visit		
	ody Image Scanners		
	out mage countere		
	e Body Image Scanner accurate	ely reveals both metallic and non-metalli	c objects including
		sives, narcotics, concealed currency and	-
	ands, contraband, corannos, expre	sives, hardenes, concealed carrency and	incuporio.
	e Body Image Scanner is a Sing	le Pose system that generates a front a	nd back body scan
	multaneously.	ne i eee ojetem that generates a nont a	na baok body boah
51	nuturiouoly.		
	dy Image Scanner Operators wil	I be thoroughly trained in the use of equ	inment and training
	Il be documented and in the emplo		prine in a no training
	in be doodinented and in the emplo		
	dy Image Scanner Equipment wil	I only be operated by trained employees.	
	buy image ocamer Equipment wi	i only be operated by trained employees.	
	Padu Imaga Saannar will be an	orated with the following privacy protocol	
	le body image Scanner will be op	erated with the following privacy protocols	5.
	Demote Image Occurring Is set		
•		n allowing no visual contact with the perso	n
• (Privacy walls		

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	Same Gender Screeners		
	 No archiving images 		
	- no aronning magoo		
5	Addressing Body Image Scanner	Safety Concerns	
	A start cost in the second		
		Itra low radiation classified by the radiation	
		d conform to recommendations by the N	ational Council on
	Radiation Protection and Measuren	nents (NCRP and ANSI N43.17).	
		or all persons regardless of age, sex, or	
	including children, pregnant women	, medical radiation therapy patients and pa	icemaker wearers.
	Operators will periodically perform	inconciliant of the aution containty and a	An also als days and
		inspections of the entire system's exterior	to check for parts
	that may be broken, missing, worn	or distorted.	
	Operators will ensure all lamos on	d signals are installed and in proper work	ing condition while
	operating the scanner which inclu	des the monitor and PC display output,	Scan in Progress
	Lamps and Power On Indicator.	and the monitor and the display output,	ocan in rogress
	Operators will ensure warning an	d caution labels are affixed to the exteri	ior of the scanner
	before operating the equipment t	o include the Service Access and High	Voltage Warning
	Labels.		0
	Operational Requirements	*	
	The Body Image Scanner generally	requires three (3) operators:	
	 Divestiture/Control Position R 		the person being
		elonging are relinquished and direct the	e person into the
	scanner.		
	- Sustam Operator Balas and B	anonaibilition. Desitions the nerses being	. accounted initiates
	 System Operator Roles and Re scan, and performs physical set 	esponsibilities: Positions the person being	scanned, initiates
	soan, and performs physical se	aron or the person in necessary.	
	Image Operator Roles and Re	esponsibilities: Interprets scanned image	
		require further inspection and communic	
	System Operators.	require further inspection and community	ales decisions to
	oyotem operators.		
	Under some circumstances, the s	system can be run by two (2) staff com	bining the Control
	Officer and System Operator respo	nsibilities together.	and outline.
	These scanner positions should be	rotated periodically every 20 to 30 minutes	3.
		, etc., etc.	
	The Control Officer will:		
	- 1999년 1월 - 1999년 1999년 1월 1999년 1월 1999년 1월 1999년 1월 1992년 1월 1992년 1월 1992년 1월 1992년 1월 1992년 1월 1992년 1월 19		
	 Explain the meaning of full divertised 	stiture	
	•	and the state of the	
	 Instruct the person being scann 	ed to review the Scan Procedure displayed	d on the monitor

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•		are located in their line of sight to re person to focus on the scan procedure	duce the scanned
•	Allow persons waiting to be sca facilitate education of the process	anned to observe others being scanned s	by the system to
F	ositioning for Scanning Rules for th	e System Operator include:	
•	Only one scan per person		
•	Double Salute Pose is recomme	the Double Salute pose for the perso ended because it fixes the height of the e field of view and results in more consist	e elbows, fixes the
•	Person must be standing at the n	narked location on the floor mat and look	ing straight ahead
•	Hands must be above the head v	with palms facing forward	
•	Person must be instructed to rem	nain still for the duration of the scan	
•	 System Operators should use should use should use should use stand on the mark Please look straight ahea Please do not move 	(
•	Person's heels should be lined up	p so that they are touching the inner edge	e of the footmarks
•	When the person is in position, Progress will turn on	initiate the scan with a push of the butto	on and the Scan in
•	After the scan is completed, the designated location and summor	ne System Operator will direct the sca in the next person to be scanned	nned person to a
<u>c</u>	onfiscation Transfer and Dispos	ition of Evidence	
	he Corrections Investigation Division 00 a.m. to 5:00 p.m. (normal working the first section of the first section	on (CID) will accept evidence Monday the ng hours).	nrough Friday from
A c	n on-call CID Investigator will be co riminal evidence and/or contraband	ontacted to receive or recommend dispos seized after normal working hours.	ition of all potential
	Il evidence and/or contraband seize isciplinary proceedings will be:	ed after normal working hours that may b	be used in offender
:	Stored in a secure location Documented with a Rule Violation		
•	Relinquished to the Disciplinary	Department on the next working day	

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All contraband items not specifically remanded to CID custody and control will be surrendered
 with appropriate RVR documentation to the Area Disciplinary Department.

All contraband obtained during search and seizures not resulting in Rule Violation Reports will
 be tagged properly and surrendered to the Unit Administrator for disposition.

383 Contraband Items

- 385 The following contraband items will be remanded to the Institutional CID staff upon confiscation: 386
- 387 Narcotics (illegal and prescription)
- Alcohol (bonded or homemade)
- Weapons and munitions (homemade shanks or free-world) to include any unassembled parts and any weapon used in an assault
- U.S. Currency or any negotiable instrument (i.e., checks, money orders, credit cards and or other related paraphernalia)
- Unauthorized electronic or electrical devices, recorders, televisions, tattoo guns (assembled or in part)
- 400 Tools (manufactured or homemade)
- 401

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- Documentary evidence to include gang paraphernalia, escape plans, and items denoting
 fraternization (i.e., letters, greeting cards, free-world items not available through canteen)
- 405 Keys
- 406
- 407 Spice/Mojo/JHW-108 synthetic marijuana

408 • Cell phones and

409 Cell phones and cell phone related accessories confiscated from offenders housed in 410 Community Work Centers, Private Facilities and Regional Facilities are to be forwarded to 411 the Corrections Investigation Division (CID) Office located at the Central Office. Items 412 confiscated at the State Institutions are to be forwarded to the Institutional CID Office. The 413 confiscated items along with the appropriate documentation for each item are to be 414 forwarded immediately or after final disciplinary action. Any item needed for criminal 415 prosecution should be forwarded upon completion of prosecution unless otherwise directed 416 by the prosecutor.

- 417
- Any items not stated above that warrant a CID investigation to determine its origin, use, and source.
- 420

421 The confiscation of personal offender property will be documented on a Non-Allowable Items 422 Receipt in conjunction with the offender's required signature. This form will accompany the 423 contraband to storage and/or disposition.

TITLE: CONTROL OF CONTRABAND/	BODY SEARCHES - OFFENDERS	SOP NUMBER 16-07-01
EFFECTIVE DATE: 02-01-2016	RESTRICTED	PAGE 10 of 10

424 Contraband will never be taken home by any employee for personal utilization. Employees who 425 utilize contraband for personal reasons will be subject to disciplinary action and/or criminal

- 426 prosecution.
- 427

428 DOCUMENTS REQUIRED:

429

430 Incident Report

431 Rule Violation Report

432 Non-Allowable Items Receipt

433 Chain-of-Custody

434 As required by this procedure and through the chain of command.

	ENFORCEMENT AUTHORITY	
Reviewed and Approved for	CRX21	21/10/20
Issuance	Deputy Commissioner of Institutions	Date

	MISSISSIPPI DEPARTME OF	INT	SOP NUMBER 16-11-01
	CORRECTIONS	•••	
SECURITY EQUIPMENT		INITIAL DATE 12-01-2001	
ACA STANDARDS: 4-CO-3A-01, 4-4173, 4-4199 thru 4-4202		EFFECTIVE DATE 08-01-2011	
STATUTES:		RESTRICTED	PAGE 1 of 5

APPLICABILITY:

This procedure applies to all employees of the Mississippi Department of Corrections (MDOC) who use security equipment.

POLICY STATEMENT:

It is the policy of the Mississippi Department of Corrections to govern the accountability, availability, control and use of security equipment.

11 DEFINITIONS:

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13 <u>MDOC Security Equipment</u> – Any control-related equipment approved by the Commissioner for 14 use by MDOC staff to ensure the safety of the public, staff and offenders.

Emergency Response Team (ERT) – A team of specially trained MDOC employees capable of
 handling situations that threaten security or the safety of staff, offenders, or the public.

Armory/ERT Supply Room – A vault-type room or building used to store firearms and other security equipment that must be isolated from the offender population and protected from pilferage.

22

<u>Corrections Investigation Division Supply Room</u> – A vault-type room or building used to store
 firearms, security equipment and confiscated evidence.

25

<u>Satellite Armories</u> – Those facility posts apart from the main armory that are authorized by the
 Facility's Controlling Authority to store and use security equipment.

29 <u>Ordinance Officer</u> – An employee assigned the responsibility for operating and controlling the 30 armories.

31

32 <u>ERT Supply Officer</u> – An employee assigned the responsibility for operating and controlling
 33 Armory/ ERT Supply Rooms.

34

35 PROCEDURES:

36

Administration of Correctional Agencies (Central Office): There are written agency policies
 that cover, at a minimum, the following:

39

40 • security

- 41 correctional officer assignments
- 42 patrol and inspection
- 43 use of restraints

[TITLE: SECURITY EQUIPMENT		SOP NUMBER 16-11-01
	EFFECTIVE DATE: 08-01-2011	RESTRICTED	PAGE 2 of 5
44 45 46 47 48 49	 control center operation].	
50 51 52 53 54 55	control, and use of chemical age and specify the level of authority	Iritten policy and procedure govents, electrical disablers, and rela required for their access and use. with the authorization of the ward	ted security devices Chemical agents and
56 57 58 59	Adult Correctional Institutions: Fire stored in a secure but readily a activity areas [4-4173].	arms, chemical agents, and relate accessible depository outside of	d security items are inmate housing and
60 61	The Facility's Controlling Authority or	designee will ensure:	
62 63	That firearms, chemical agents a	nd related security devices are readily	y available to staff
64 65 66	That the use of these devices we designee and will be monitored	will be authorized by the Facility's C	ontrolling Authority or
67 68	That "satellite armories" are designed	gnated	
69 70 71	 That security equipment will be of Force (16-13, 16-13-01) 	used in accordance with MDOC polic	ey and procedure, Use
72 73	The Ordinance Officer/ERT Supply C	Officer:	
74 75 76	 Issue firearms, chemical agents qualified personnel 	and other related security equipme	nt only to trained and
77 78	 Inspect all equipment for suitabili 	ty and serviceability	
 Inventory all security equipment at least monthly to determine their condit expiration dates 			
82 83 84	 Forward a copy of all inventor facilities where offenders are local 	ies to the Facility's Controlling Aut ated.	hority or designee at
85 86 87	Adult Correctional Institutions: V Inventory, Issuance and accour security equipment [4-4200].	Vritten policy, procedure, and p ntability of routine and emerger	practice govern the acy distributions of

TITL	E: SECURITY EQUIPMENT		SOP NUMBER 16-11-01
EFFI	ECTIVE DATE: 08-01-2011	RESTRICTED	PAGE 3 of 5
	he written record includes the follo	wing:	
9	Data		
0	Date		
1	Time		
2	Equipment issued		
}	 Officer's name Date of return 		
ł			
5			
5 7	Issuer's name		· ·
	Il emergency distributions of secur	ity equipment will be reported in writir	and forwarded to the
		signees at facilities where offenders a	
, .	ering ritation, or do		
	Il emergency distributions of secu	rity equipment at Central Office will b	e reported in writing by
	ne CID Director and forwarded to th		
1			
	rmory		
	Restances		
		earms, chemical agents, and relate	
		to determine their condition and	expiration dates [4-
	201]		
	ha Facilitu's Ordinance Officer wil	I be the site controlling authority of the	he facility's armony and
	vill be accountable for:	The the site controlling autionty of th	he facility's affility and
	in be accountable for.		
•	Building security		
		ontrolling Authority personnel list)	
		, percentite and	
5 •		eport to Superintendent or designee	
		and modifications (factory specification	ins)
•			
) •		s (an institution's internal administrati	ve protocol)
•		to Superintendent's "satellite armories	
		mories" forwarded to Superintendent	
	Corrections Investigation Division (C	Central Office)	
;			
		igation Division or designee will be	
	uthority of the Corrections Investig	ation Division's supply room and will	be accountable for:
1			
•			
•		f Corrections Investigation Division S	upply Room
•			
	Monthly inventory report to Com		
•	Inventory maintenance, repairs	and modifications (factory specification	ons)
1/2			
	6-11-01 (e) orms		
	VIIIIV		

Т	ITLE: SECURITY EQUIPMENT	SOP NUMBER 16-11-01	
E	FFECTIVE DATE: 08-01-2011	RESTRICTED	PAGE 4 of 5
34 35 36 37 38	 Origination of security equipment Issuance procedures applicable Emergency issuance procedures ammunition 		of weapons and
39	Accountability for Satellite Armories		
140 141 142 143	Inventory and security control of sec concurrent responsibility of that Area	curity equipment assigned to each sat a's Warden and Deputy Warden.	ellite armory will be the
44 45 46		puty Warden will develop written the unique circumstances that are app	
47 48 49	A copy of these internal procedure copied to the Facility's Controlling A	es will be forwarded to the facility's uthority or designee.	Ordinance Officer and
150 151	The Ordinance Officer will create a	facility file consisting of all satellite arm	nory procedures.
52 53	Acquisition Guidelines		
54 55 56		uplication specific to purchases, the and security response/control equipn	
157 158 159	Department Heads seeking to purc documentation justifying their reque	hase equipment will submit to the Or st.	dinance Officer written
160 161	The Ordinance Officer will resear advisability of the purchase based u	ch all requests and will ascertain to pon their knowledge and training.	the necessity and the
162 163 164	When purchases are deemed neces equipment.	ssary and approved, the Ordinance O	fficer will requisition the
165 166 167		Facility's Controlling Authority for sig	
168 169 170	Upon receipt, security equipment accordance with this procedure and	will be placed on the Armory's in purchasing guidelines.	ventory and issued in
171 172	Firearms Discharge		
173 174 175 176		tten policy, procedure, and practic varden/superintendent or designe en any of the following occur:	
177 178 179	 discharge of a firearm or othe use of chemical agents to cor use of force to control inmate 	trol inmates	
180	 inmate(s) remain in restraints 	Contraction of a statement of the statem	

TITLE: SECURITY EQUIPMENT		SOP NUMBER 16-11-01
EFFECTIVE DATE: 08-01-2011	RESTRICTED	PAGE 5 of 5

- 181 In accordance with MDOC Policy and applicable procedures, when a firearm is discharged, a 182 written report will be submitted through the chain of command no later than at the conclusion of 183 the tour of duty. This will include:
- 184185 Shots fired in the line of duty
- 186 Accidental discharges
- 187 Unauthorized discharge of a firearm
- Any other incident of a weapon being fired
 189

Other pertinent documents (i.e., Rule Violation Report, Use of Force Report, Detention Notice,
 and MDOC Extraordinary Occurrence Report) will accompany the report.

192

193 <u>Weaponry Usage (Other)</u> 194

Anytime chemical agents or any other forms of weaponry/restraints are used to control an offender(s), all applicable reports specified within this procedure will be submitted to the Facility's Controlling Authority or designee no later than at the conclusion of the tour of duty.

198

199 DOCUMENTS REQUIRED: 200

201 As required by this procedure and through the chain of command.

	ENFORCEMENT AUTHORITY	
Reviewed and Approved for	Christopher B. En	67/21/11
Issuance	Commissioner of Corrections U	Date

	MISSISSIPPI DEPARTMENT	e tali-	SOP NUMBER 16-15-01
	CORRECTIONS		AGENCY WIDE
USE OF RESTRAINTS		INITIAL DATE 06-13-1983	
ACA STANDARDS: 4-4190, 4-4190-1, 4-4191		EFFECTIVE DATE 06-01-2013	
STATUTES:		RESTRICTED	PAGE 1 of 9

APPLICABILITY:

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This procedure applies to all Mississippi Department of Corrections (MDOC) employees whose duties require the utilization of physical restraints to maintain control and security of offenders.

POLICY STATEMENT:

8 It is the policy of the Mississippi Department of Corrections to ensure restraints are never 9 applied as punishment and are only used as a precaution against escape during transfer, for 10 medical reasons, to prevent self-injury, to prevent injury to others or to prevent property 11 damage.

13 **DEFINTIONS:**

15 Four/Five-Point Restraints - A method by which both arms, head and legs are secured.

17 Restraints – A device used to physically limit the movement of the wearer.

19 <u>Restraint Chair</u> – A security-restraining device that utilizes a combination of handcuffs, leg irons, 20 and restraining straps in a specially designed contoured chair. This chair is designed to provide 21 effective containment of an offender exhibiting violent and/or uncontrollable behavior. Proper 22 application provides minimal potential for injury to the offender.

23

24 PROCEDURES:

25

26 <u>General</u> 27

Adult Correctional Institutions: Written policy, procedure, and practice provide that instruments of restraint, such as handcuffs, irons, and straight jackets, are never applied as punishment and are applied only with the approval of the warden/superintendent or designee [4-4190].

32

Adult Correctional Institutions: Written policy, procedure and practice, in general, prohibit the use of restraints on female offenders during active labor and the delivery of a child. Any deviation from the prohibition requires approval by, and guidance on, methodology from the medical authority and is based on documented serious security risks. The medical authority provides guidance on the use of restrains on pregnant offenders prior to active labor and delivery [4-4190-1].

39

40 All correctional staff will be trained in the application and use of instruments of restraint.

TITLE: USE OF RESTRAINTS			SOP NUMBER 16-15-01
EFFI	ECTIVE DATE: 06-01-2013	RESTRICTED	PAGE 2 of 9
2 r 3 r	The Superintendent, Community Corre outine utilization of restraints. The Sh estraints; however, the Superintender will be immediately notified.	ift Commander may approve the e	emergency utilization of
5			
5 <u>l</u> 7	Jse of Restraints		
	nstruments of restraint will be applied	and utilized for the following reaso	ns:
-	 Precaution against escape during t 		
•	 Medical reasons, only upon the dire 	ection of a medical authority	
100	 Prevent self-injury 		
	 Prevent injury to others 		
•	 Prevent property damage 		
5 6 I	Instruments of restraint will never be u	tilized in the following wave:	
7	instruments of restraint win never be a	unzed in the following ways.	
	 As a method of punishment 		
9 •	 In a manner that causes undue p 		al pain, or restricts the
0	blood circulation or breathing of the		
•	 Shackling an offender to a stational 	ry object while inside a moving vel	hicle
23.	The technique of placing an offend	or in a facedown position follow	uing the application of
4 I	restraints is strictly prohibited.	er in a lacedown position follow	and the application of
5			and the state of the
57 g	Restraints will be used no longer that given to the comfort and welfare of t safety and restraint.		
59 70 I	Restraints are apparatus that should	he utilized as a temperany mass	in An offender under
	restraints are apparatus that should restraint is still potentially dangerous a		
2	testant to our perentiany aurigerous a		
	Appropriate restraints must be used	as soon as possible when it ap	pears an offender may
	become violent or disruptive. The use	of such restraints must be terminate	ated as soon as the risk
	subsides or the offender is confined.		
6	A	from an affordar other to afford t	
	Access to meals will not be withheld Restroom access will be granted on a		any type of restraints.
8 9	Resuborn access will be granted on a	as needed dasis.	
	Handcuffs		
81	An and a state of the state of		
32	Handcuffs will be placed on an offend		
	fit on the wrist, with enough space le	eft between the wrist and the har	ndcuff to ensure proper
84	blood circulation.		

TITL	E: USE OF RESTRAINTS		SOP NUMBER 16-15-01
EFFI	ECTIVE DATE: 06-01-2013	RESTRICTED	PAGE 3 of 9
	Handcuffs will be applied behind the on the offender, the officer will double	e offender's back. Immediately after e-lock the handcuffs.	placing the handcuffs
18 H	Handcuffs will be examined prior to ocking device, and for foreign object	use for defects in chain links, for mal is in the locking and keyhole slots.	Ifunction of the double-
)1 H		nile in transit unless there is a vehicl of the offender and protection of the	
)5 (urity units will be restrained with har ing to and from the shower and yard	
	Chains		
00 0	Chains used to restrain offenders construction with an enlarged link at	will be approximately four feet in one end.	length, of single link
	Chains will be applied in the followin	g manner:	
05	 Circle the offender's waist thread Pull the waist chain firm 	ling the chain through the belt loops	
07 08 09	 Place the large end link through Insert the open handcuffs throu waist chain 	a link of the waist chain Igh the large link ensuring one cuff	is on both sides of the
10 11	 Proceed to cuff the offender 		
12 ! 13	Black Box		
	The Black Box will be applied in the	following manner:	
	 Pull the securing lid off Open the box 		
18	 Apply the handcuffs 		
19 20	 Place the box on handcuffs Reapply the securing slide 		
	 Put the large chain link through Lock in place with a padlock 	the slot in the box	
	Leg Irons for Community Work Cen	ter Offenders	
26 27		will be placed in restraints only when ons, court appearances or outside	

т	TITLE: USE OF RESTRAINTS		SOP NUMBER 16-15-01
E	FFECTIVE DATE: 06-01-2013	RESTRICTED	PAGE 4 of 9
29	Leg Irons for All Other Offenders		
.30 .31 .32 .33 .34	When offenders are transported the application of leg irons, the officer waist chain.	by car, van, or bus, leg irons will be will ensure the offender is properly har	applied. Prior to the adcuffed and wearing a
35 36 37 38		being placed on the offender. Leg iron a firm fit, leaving enough room for c the lower side.	
.39 40 41		on the offender while positioned direct ely respond if the offender attempts to	
42 43 44	One pair of leg irons will be appli exist.	ed to each offender unless emergenc	y transportation needs
45 146		while in transit unless there is a vehicl fare of the offender and protection	

147 community before removal of the leg irons.

148

149 Maximum security offenders who are being escorted to and from appointments (i.e., Case 150 Manager appointment, disciplinary hearing, medical appointment) will be restrained with waist 151 chains and leg irons.

152

All offenders who are being escorted to and from appointments off institutional grounds (i.e., medical appointments, court appearances) will be restrained with waist chains and leg irons.

155

156 Removal of Restraint Gear for Medical Procedures

157

Restraint gear may be taken off an offender upon the request of an on-site or off-site medical provider for the performance of medical procedures such as x-rays, whole body scans, and surgery.

162 If possible, only the restraint gear that hinders the medical procedure is to be removed. Upon 163 completion of the medical procedure, the offender is to be frisk searched and placed back into 164 full restraint gear.

165

166 If the medical provider requests an extended removal of restraint gear, the Warden or designee 167 is to be contacted immediately.

168

169 Permanent or Temporary Suspension of Restraint Gear

170

171 Only MDOC site medical directors are allowed to approve temporary or permanent suspension 172 of restraint gear.

173

174 The request must be reviewed and authorized by the Warden or designee.

IIILE	USE OF RESTRAINTS		SOP NUMBER 16-15-01
EFFE	CTIVE DATE: 06-01-2013	RESTRICTED	PAGE 5 of 9
5 Me 5 me	edical Records personnel will ensur edical records as well as ensure that	e that the suspension approval is lo t an alert status is noted in Offender	ogged in the offender's trak.
Us	e of Restraints to Restrict Mobility c	of an Inmate	
Ha	nd and leg restraints attached to a	stationary object may be applied for	r the following reasons
an	d only after all lesser types of restra	aint methods have failed:	
	Precaution against escape during	transfer and/or transport	
•	Medical reasons, only upon the di	rection of a medical authority	
•	Prevent self-injury		
•	Prevent injury to others		
•	Prevent property damage		
14/	han this sectorist association is utilize	and the fallowing is an indi	
W	hen this restraint procedure is utilize	ea, the following is required:	
	Direct visual observation by staff	must be continuous prior to obtain	aing approval from the
	Warden or designee and clearance	e by medical staff.	ing approval nom the
•	Subsequent visual observation wil	l be made periodically.	
•	Restraints will be used no longer t	han absolutely necessary.	
	Restricted mobility restraints will hours. Continued utilization bey designee and approved by the her	only be applied initially for a period rond three hours must be authorizalth authority.	d no longer than three red by the Warden or
	Restraints will not prevent the offerenting.	ender from rising from the bed, utilizi	ng the toilet facilities or
	Restricted Mobility Restraints form	will be completed.	
	e of Four/ Five-Point Restraints and	d Restraint Mattress	
	estraints which prevent an offender	from rising from his bed, utilizing to	oilet facilities or esting
		a locked room except in extreme	
	cumstances will include, but are no	t limited to the following:	
			an training sources of the second
•	Offender threatens suicide		
•	Experiences a violent episode of r		
•	Needs to be completely subdue towards another person	d for a very short period of time a	after behaving violently

TITLE: USE OF RESTRAINTS		SOP NUMBER 16-15-01
EFFECTIVE DATE: 06-01-2013	RESTRICTED	PAGE 6 of 9

Adult Correctional Institutions: (MANDATORY) Four/five point restraints are used only in 217 extreme instances and only when other types of restraints have proven ineffective or the 218 safety of the inmate is in jeopardy. Advance approval is secured from the facility 219 administrator/designee before an inmate is placed in a four/five point restraint. 220 221 Subsequently, the health authority or designee must be notified to access the inmate's 222 medical and mental health condition, and to advise whether, on the basis of serious 223 danger to self or others, the inmate should be in a medical/mental health unit for 224 emergency involuntary treatment with sedation and/or other medical management, as 225 appropriate. If the inmate is not transferred to a medical/mental health unit and is 226 restrained in a four/five point position, the following minimum procedures are followed: 227 1. Direct visual observation by staff is continuous prior to obtaining approval from the 228 229 health authority or designee; 230 2. Subsequent visual observation is made at least every fifteen minutes 231 3. Restraint procedures are in accordance with guidelines endorsed by the designated 232 health authority 233 4. All decisions and actions are documented [4-4191]. 234 When an offender is placed in four/five-point restraints (arms, head, and legs secured), advance 235 236 approval must be obtained from the Superintendent, Community Corrections Director, Warden, 237 or designee. 238 239 The Institutional Medical Director or designee must be notified in order to assess the offender's 240 medical and mental health condition, and to advise, on the premise of serious danger to self or 241 others, whether the offender should be placed in a medical or mental health unit for involuntary emergency treatment with sedation and/or other medical management as appropriate. 242 243 244 Four/Five-point restraints should only be used in extreme instances and only when other types 245 of restraints have proven to be ineffective. Due consideration must be given to an individual's 246 physical condition, such as body weight. 247 248 When an offender is restrained in a four/five-point position, the following minimum procedures 249 will be followed: 250 251 . Direct visual observation by staff must be continuous prior to obtaining approval from the 252 Institutional Medical Director or designee. 253 254 ٠ Subsequent visual observation must be made at least every 15 minutes. 255 256 Restraint procedures are in accordance with guidelines approved by the Institutional Medical . 257 Director. 258 259 Offenders secured in four/five-point restraints will be clothed in underwear only. This provision 260 may be modified if deemed necessary by the appropriate supervisor and approved by the 261 Superintendent, Community Corrections Director, Warden, or designee.

TITLE: USE OF RESTRAINTS		SOP NUMBER 16-15-01
EFFECTIVE DATE: 06-01-2013	RESTRICTED	PAGE 7 of 9

Upon determination that the application of four/five-point restraints is necessary, a staff member 262 will be assigned to maintain direct, continual observation of the offender until approval has been 263 264 obtained from the Institutional Medical Director or designee. 265 Offenders placed in four/five-point restraints will be examined by medical staff as soon as 266 possible to evaluate any injuries and ensure the restraints have been applied in a way that 267 268 normal breathing and circulation are permitted. 269 270 Correctional personnel will monitor offenders in restraints at least every 15 minutes and 271 document this in the appropriate log. 272 273 Four/Five-point restraints will only be applied for a period no longer than three hours on the order of the Superintendent, Community Corrections Director, Warden, or designee. 274 275 276 A physician will approve any continued utilization of restraints beyond the three-hour period. 277 either personally or by telephone, within this three-hour period. This extension will be for no 278 longer than three additional hours. 279 280 Authorization for continued utilization of restraints beyond an initial extension could be given only by a physician based on a personal examination of the offender and only for reasonable 281 282 periods not to exceed eight hours. 283 284 The offender will not be in restraints beyond the authorized eight-hour period without further 285 personal examination and authorization by a physician. 286 287 The offender will be released or placed in lesser restraints unless the physician finds the 288 behavior mandates otherwise. 289 290 **Restraint Chair** 291 292 When an offender is placed in the restraint chair, advance approval must be obtained from the 293 Superintendent, Community Corrections Director, Warden, or designee. 294 295 The following procedure will apply when placing an offender in the restraint chair: 296 297 The Warden or designee and the Shift Commander will be present and directly supervise 298 the placement of an offender into the restraint chair. 299 Only staff members trained in the use of the restraint chair can administer restraint by these 300 . 301 means. 302 303 To facilitate placement in the restraint chair, the offender will be placed in a prone position • 304 (facedown) on the floor. 305 306 The offender will place his hands behind his back and handcuffs will be applied; leg irons

16-15-01 (e) Forms

will be placed around the offender's ankles.

307

		SOP NUMBER 16-15-01
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308 The offender will be stood upright immediately in front of the chair and will be instructed to 309 seat himself in the chair. If the offender refuses to comply, the attending staff members will 310 seat the offender. 311 One staff member will be positioned behind the chair to control the offender's head and 312 313 prevent injury, and one staff member will be positioned in front of the offender to control leg 314 movement if necessary. 315 Once the offender is seated, one staff member will secure the chair's lap belt across the 316 offender's abdomen. The other staff member will secure the leg strap across the offender's 317 318 legs and pull until snug. 319 320 · Two staff members will then secure the shoulder straps and alternate pulling the straps 321 securely across the offender's chest. 322 Offenders placed in the restraint chair will be kept isolated from other offenders. 323 324 325 An offender will be removed from the restraint chair only under the direction of the 326 Superintendent, Community Corrections Director, Warden, or designee. The Warden or designee and the Shift Commander, in conjunction with medical staff, will monitor the current 327 328 condition and behavior of the offender in order to determine when it is appropriate to remove the 329 offender from the restraint chair. 330 331 Correctional personnel will maintain direct observation of the restrained offender. A written 15 332 minute observation log will be maintained for all offenders placed in the restraint chair. 333 Restraints will be checked for excessive tightness a minimum of once every 30 minutes and 334 noted in the observation log. If loss of circulation is detected, adjustment will be made as 335 336 necessary. If an offender complains of pain caused by restraints, the observing staff member 337 will request an examination of the offender from the medical staff. 338 The Shift Commander will review the status and need for continued restraint of the offender a 339 340 minimum of once every two hours and will document the review on the observation log. Medical 341 staff will examine the offender a minimum of once every three hours; however, staff members 342 may request that medical staff examine the offender at any time. 343 344 Any offender who urinates or has a bowel movement while in the restraint chair or the four/five-345 point restraints, will be removed from the restraint for cleaning as soon as possible. 346 347 Restraint Logging and Reporting Procedures 348 349 All non-routine utilization of restraints will be fully documented and appropriate information reports completed and forwarded to the Superintendent, Community Corrections Director or 350 351 designee for review. 352

353 An observation log will be maintained indicating the following:

TITLE: USE OF RESTRAINTS	. 영화 것이 되었다. 같은 것이 ~ 가지? 관계	SOP NUMBER 16-15-01
EFFECTIVE DATE: 06-01-2013	RESTRICTED	PAGE 9 of 9
 Name of the restrained offend 	er	
Reason for the restraint	The State of	
 Type of restraints utilized 		
Time of initial restraint		
 Time of authorization 		
Name of the physician		
Time monitored		
Name of the person monitorin	q	
Time of release		
The Warden or designee and t	he Shift Commander are responsible	for ensuring that the
appropriate Incident Reports, Ex	traordinary Occurrence Reports, and	Observation Logs are
completed and forwarded to the S	Superintendent, Community Corrections	Director or designee.
The reports must include, at a mir	nimum, the following:	
	dent requiring the use of restraints	
 Time and place restrained 		
 Any additional altercations occurs. 	curring during or when the offender is re	leased from restraint
 Time restraints are removed 		
 Copy of the observation log 		
Post Restraint Procedures		
	Light Still	
Upon removal of an offender fro	m the restraint chair or four/five-point r	estraints, medical staff
will immediately examine the offer	nder and note the offender's condition in	the medical file.
Following each use of restraints		
	, all devices will be cleaned and che	ecked for any damage
according to the recommendation the appropriate ready position.	is of the manufacturer. The restraints	will then be returned to
the appropriate ready position.		
DOCUMENTS REQUIRED:		
DOCOMENTS REQUIRED.		
As required by this procedure and	through the chain of command	
no required by this procedure and	anough the chain of command.	

1	ENFORCEMENT AUTHORITY	
Reviewed and Approved for Issuance	Deputy Commissioner of Institutions	1 13 Date
	Deputy Semmersioner of Community Corrections	J3/19 Date

16-15-01 (e) Forms

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MISSISSIPPI DEPARTMENT OF CORRECTIONS TRANSFER OR RELEASE OF OFFENDER

					Date			
Offender No.		Offender	Name					
Race		Sex	Sp	ecial Escort Requ	uired			
High Risk		Surveille	Surveillance Mgt. Level					
Facility Trans	ferring From							
		Unit	Bldg.	Zone	Bed			
Facility Trans	ferring To	••••••••••••••••••••••••••••••••••••••						
		Unit	Bldg.	Zone	Bed			
Purpose of Tr	ansfer or Release							
Custody Statu	us (check one)							
Minimum	Mininimum Custody	Restraints Require	d (check one)	YES	NO Refer to applic	able MDOC policy		
Medium	Medium Custody	Requires STAFF S	UPERVISION and FULL R	ESTRAINTS when being tra	insferred/transported off facilit	y property		
Close	Requires CLOSE SUPE transferred/transported.		ender MUST be under posi	tive security control at ALL T	IMES and in FULL RESTRAIN	NTS when being		
Death Row Adm. Seg.	induce of contract where the state were possible second contract and in the contract of the state of the stat							
				nts such as a black be transferred or transpor	ox or restraint gear tube ted.	es attached to the full		
Above Action	Approved By	-		Transporting Sta	lff			
Estimated Tin	ne of Departure			Estimated Time	of Arrival			
Property		Medicatio	on					
Authorized By								
	Signatu	re		Prin	t Name and Title			
••••••		RECI	EIPT OF OI	FENDER				
			(BODY REC					
Processed at	Identification Off		Yes	No	Ву			
Agency Relea	ased To	anna an an traigh ann an	- dalaman any second second		an a			
Agency Repr	esentative							
Agency Rece	ived From	Signature			Print Name and	litte		
Agency Repre						1		
Ageney Repri	contaire	Signature			Print Name and	Title		
I, THE UNDER	RSIGNED ACKNO	WLEDGE RECI	EIPT OF OFFEND	DER				
				the second se	ender Name	MDOC #		
Receiving Off	ficer's Signature			-				
	D	ate		Time				
Distribution: Record	ds Office Receiving/R	eleasing Officer Ce	ntral Security Institution					
16-06-02-F1 Revised: 01/0	1/09							

EXHIBIT D

POST ORDER ACKNOWLEDGEMENT FORM

Facility_____

Unit/Department_____

Location____

Post Order Title_____ Post Order Number_____

THIS IS TO CERTIFY THAT I HAVE READ AND UNDERSTAND THE POST ORDER

NAME	DATE	NAME	DATE
		14	
and a second			

Return the completed sheet to the Area Warden or designee

01-03-01-F1 Revised: 01/01/2008

Post Order Acknowledgement Form

EXHIBIT E

Hospital	City	Number of Admissions		Armed Hours	Un-Armed Hours	Estimated Hours	Charge per Man Hour- Unarmed	Charge per Man Hour- Armed	Total Armed Cost	Total Un-Armed Cost	Total Cost
Alliance Health Center		3	0.39%	262	320	581	0	0			
AMG Specialty (Greenwood LTAC)	Greenwood	19	2.45%	1,657	2,025	3,682	0	0			
Anderson Hospital	Meridian	33	4,26%	2,878	3,517	6,395	0	0			
Baptist Memorial Hospital	Oxford, Desoto, East	7	0.90%	610	746	1,357	0	0			
Bolivar Medical Center		6	0.78%	523	640	1,163	0	0		· ·	
Merit Health Central (CMMC)	Jackson	269	34.75%	23,459	28,672	52,132	0	0			•
Merit Health River Oaks	Jackson	22	2.84%	1,919	2,345	4,264	0	0	-		
Delta Regional Medical Center		6	0.78%	523	640	1,163	0	0			-
Field Memorial		3	0.39%	262	320	581	0	0			
Forrest General Hospital	Hattiesburg	77	9.95%	6,715	8,207	14,922		0	· · ·		
George County Hospital	11000000000000000000000000000000000000	1	0.13%	87	107	194	0	0	•		
Mississippi Baptist Hospital	Jackson	2	0.26%	174	213	388	0	0			
Greenwood Leflore Hospital	Greenwood	23	2.97%	2,006	2,452	4,457		0			-
Jefferson County Hospital		0	0.00%	•	•		0	0			
Magnolia Regional Hospital		9	1.16%	785	959	1,744	0	0			
Natchez Community Hospital		0	0.00%				0	0			
North MS Medical Center		12	1.55%	1,047	1,279	2,326	0	0			
Northwest MS Regional Hospital	al de company for al toto al m'al concerne	52	6.72%	4,535	5,543	10,078	0	0			
Methodist Healthcare Hospital	Memphis	4	0.52%	349	426	775	0	0			
Gulfport Memorial Hospital		2	0.26%	174	213	388	0	0			-
Merit Health Crossgates	Jackson	3	0.39%	262	320	581	0	0			
River Region Hospital	Vicksburg	36	4.65%	3,140	3,837	6,977	0	0	•		
Rush Foundation Hospital	Meridian	27	3.49%	2,355	2,878	5,233	0	0	· · · ·		
Select Specialty Hospital	Jackson	1	0.13%	87	107	194	0	0			
South Central Regional Hospital		1	0.13%	87	107	194	0	0		-	
St Dominic Hospital	Jackson	2	0.26%	174	213	388	0	0			
Southwest Regional Hospital		19	2.45%	1,657	2,025	3,682	0	0			

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EXHIBIT E

Hospital	City	Number of Admissions		Armed Hours	Un-Armed Hours	Estimated Hours	Charge per Man Hour-Unarmed	Charge per Man Hour- Armed	Total Armed Cost	Total Un-Armed Cost	Total Cost
UMC	Jackson	95	12.27%	8,285	10,126	18,411	0	0	· · ·	•	
Stone County Hospital		4	0.52%	349	426	775	0	0		•	
Promise Hospital	Vicksburg	27	3.49%	2,355	2,878	5,233	0	0	·		
Ochsner Medical Center	New Orleans	2	0.26%	174	213	388	0	0			
Wesley Medical Center	Hattlesburg	7	0.90%	610	746	1,357	0	0	-		
Total Admissions		774	100%	67,500	82,500	150,000					

The above information represents the estimated numbers of hours at each of the hospitals for the period beginning January 1, 2016 to December 31, 2016. It is the intention of MDOC to receive pricing based on an hourly rate for armed and unarmed guard service. MDOC estimated that approximately 90% of required guard services will occur in five cities; Jackson, Vicksburg, Meridian, Greenwood and Hattiesburg. Since the hospitals in these cities represent the majority of hours, MDOC will require backup/supervisory personnel at these locations. MDOC understand services provided outside these five cities will require mileage and overnight stay in some cases. As a result proposers are encouraged to build these costs into the hourly rate for locations outside the five cities highlighted. MDOC will use the above matrix to objectively score each respondents cost component.

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