.1101 General

Correctional staff tasked with custodial supervision of offenders to be transported within the state act as authorized agents of the Director of Prisons. Prison’s staff is vested with the authority of peace officers for this purpose. Prison’s staff is responsible for the safety and security of all offenders assigned to them. This policy will outline procedures governing the transportation of offenders outside of the institution/facility and from one jurisdiction to another. Procedures governing the use and security of institution vehicles will also be outlined.

.1102 Security

Precautions will be taken to maintain order and security. The following provisions should not be construed as excluding the employment of additional precautions that may be necessary.

(a) Armed Supervision. All offenders other than those classified in minimum custody will be supervised by armed, certified correctional staff during transportation. Officers in possession of firearms will not place themselves in a position that will allow the offender to gain possession of the weapon.

(b) Mechanical Restraints. Handcuffs and leg cuffs will be used when the officer-in-charge of the offenders or responsible line staff deem the restraints necessary for custodial reasons. The restraints will be frequently and carefully examined. No offender classified in control status, close custody or medium custody will be transported without leg cuffs, handcuffs with black box and security chain in a non-security vehicle. If offenders classified in control status, close custody and medium custody are transported with minimum custody offenders, all offenders will be handcuffed.

(c) Ballistic Body Armor. All offenders classified in close custody and medium custody that is transported outside the confines of a correctional facility shall be supervised by correctional staff wearing ballistic body armor. This body armor is to be worn on the outside of the uniform shirt. Exceptions are authorized only for road squad officers and in emergency situations at the discretion of the OIC (Officer-In-Charge).

(d) Searches. Offenders being transported classified in control status, close custody and medium custody will be completely searched (strip search) upon leaving and entering a
close or medium security prison facility. Offenders will not be allowed to have any items that may be used as a weapon or instrument for escape. For additional specifics on searches, refer to DOP Policy F.0100 (Operational Searches).

(e) Copies of security alert comments should be provided to transporting officers so that appropriate security measures can be taken to reduce the likelihood of escape and/or assault.

(1) Certain offenders with security alert comments may require transportation by special teams, either PERT or SORT. These offenders are usually classified on the F12 Security Alert Screen as Extreme Escape Risk. The decision for identifying these offenders and identifying the special team utilized for transport will be made in concert by the Assistant Director of Auxiliary Services and the Assistant Director of Security Accountability.

(f) In the event the offender is being transported for a court appearance, the transporting officers shall be provided a copy of the court’s writ prior to departing the facility in case questions arise related to the court appearance.

(g) Vehicles. Vehicles used in transporting offenders will be thoroughly inspected before offenders are loaded. This inspection will insure there is no contraband, particularly which could be used to assist offenders to escape. When a security vehicle is used, stops for security inspections will be accomplished frequently when offenders of a high custodial risk are being transported. When practical, offenders will be transported during daylight hours and will be kept under observation at all times while in transit.

(h) Routes. Offenders shall not be provided prior information regarding the time of departure or the route that will be taken when they are transported. Generally, the most direct route should be taken when transporting offenders. The officer-in-charge may authorize deviation from the most direct route for security reasons.

(i) Traffic Laws. Prison staff driving vehicles must have a valid driver’s license when operating a motor vehicle. All traffic laws must be followed at all times. Prison staff transporting offenders shall not travel in excess of the posted speed limit.

.1103 Certified Staff to Offender Ratio

(a) Custody Levels. Under normal circumstances, the following certified staff to offender ratio should be utilized in these custody categories. Based on the individual situation, additional security precautions may be authorized.

(1) Close Custody. Two certified staff with one or more offenders.

(2) Medium Custody. One certified staff member with one offender; two certified staff with two or more offenders.
(3) Minimum Custody. **Staff to offender** ratio shall be determined by facility head or designee.

(b) Control Status. Under normal circumstances, the following **certified staff to offender** ratio should be utilized in these control categories. Based on the individual situation, additional security precautions may be authorized.

(1) High Security Maximum Control. Two **certified staff** members with one **offender**. More than one **offender** will require two **certified staff** in the security vehicle and two **certified staff** in a chase vehicle.

(2) Restrictive Housing for Control Purposes (RHCP). Two **certified staff** members with one to four **offenders**. Five **offenders** and above requires a chase vehicle.

(3) Death Row. Two **certified staff** with one **offender**.

(4) Protective Control. Security consistent with the **offender’s custody level**.

(5) Restrictive Housing for Disciplinary Purposes (RHDP). Security consistent with the **offender’s custody level**.

(A) **Offenders** in regular population transferring to a facility for RHDP may be transferred on the regular transfer bus.

(B) **Offenders** already on RHDP or RHAP that are transferring to a facility to continue restrictive housing shall not be transferred on the regular transfer bus.

(6) Restrictive Housing for Administrative Purposes (RHAP). Transportation is consistent with the **offender’s custody level**.

**Offenders** being transferred for RHAP should not be transferred on the regular transfer bus.

(8) Security Alert Offenders (Extreme Escape Risk). Transportation is consistent with the special team’s training and will be approved by the **Assistant Director of Security Accountability** or designee.

.1104 Special Security Issues

(a) Medical/Hospital Transportation

(1) All transportation decisions for medical purposes should be made in consultation with medical staff.
Transporting Offenders

(2) Close and medium custody offenders being transported on an emergency basis without a scheduled appointment should be transported with two officers to one offender.

(3) Close and medium custody offenders being transferred for an outside medical clinic should be transferred with two staff to one offender; however, three staff may transport two offenders if the site and clinic schedule will allow one staff to observe one offender in the waiting area while two staff escorts one offender to the examination/treatment area. All staff should be armed.

(b) Safekeepers

(1) Misdemeanant. One staff member with one or more offenders.

(2) Felon. Two staff with one offender.

(c) Security Risk Group

Security will be consistent with the offender’s custody classification.

(d) Mental Health

Security will be consistent with the offender’s custody classification.

(e) Helicopter Transport

(1) With Staff

(A) Officer should not be armed.

(B) Restraints should be placed on the offender as the medical condition will allow.

(C) Contact should be made with a nearby prison facility and a request made for an armed officer to go to the hospital.

(D) Local law enforcement near the hospital should be notified and assistance requested.

(E) Hospital security should be notified.

(2) Without Staff

(A) Restraints should be placed on the offender as the medical condition will allow.
(B) Contact should be made with a nearby prison facility and a request made for an armed officer to go to the hospital.

(C) Local law enforcement near the hospital should be notified and assistance requested.

(D) Hospital security should be notified.

(f) Ambulance Transport

(1) The officer riding in the ambulance should not be armed. A chase vehicle with an armed officer should follow.

(2) Radio communications between the officers in the ambulance and the chase vehicle should be maintained.

(3) Restraints should be placed on the offender as medical condition will allow.

(g) Vehicle Transportation

In cases where an offender experiences a medical or psychiatric emergency during transport, the transporting officers should immediately pull over and call 911.

(h) Emergency Leave

(1) Any offender in close custody or medium custody approved for an emergency leave is supervised by two armed staff with one offender.

(2) Inmate supervision for minimum custody offenders is at the discretion of the facility head.

(3) Offenders assigned to HCON and Restrictive Housing for Control Purposes (RHCP) shall not be allowed to attend a funeral service or private viewing. Close custody and medium custody offenders shall not be allowed to attend a funeral service. The Region Director, designee or duty officer may approve a close custody offender in the regular population or on RHAP or RHDP to attend a private viewing. The facility head or designee is the approving authority for medium custody offenders in regular population or on RHAP or RHDP to attend a private viewing. Close custody and medium custody offenders approved for a private viewing may only have immediate family present at the time of the private viewing. Minimum custody offenders may, at the discretion of the facility head or designee, attend either a private viewing or funeral service. The Region Director, designee or duty officer is the approving authority for emergency leave for all offenders with Life sentences regardless of custody classification.
Additional information regarding emergency leave is found in DOP Policy F.0400 (Emergency Leave).

(i) Pregnant Offenders:

(1) An offender with a clinical diagnosis of pregnancy shall not be restrained by leg, waist, or ankle restraints. Wrist restraints may be used during any internal escort or external transport. These wrist restraints shall only be applied in the front and in such a way that the pregnant offender may be able to protect herself and the fetus in the event of a fall. This related to inmates not in labor or suspected labor and who are escorted out for Ultrasound Addiction Therapy for Pregnant Women or other routine services. The Associate Warden for Custody will be notified anytime an offender is transported externally for delivery.

(2) The following offenders should not be placed in any restraints, including wrist restraints, unless there are reasonable grounds to believe the offender presents an immediate, serious threat of hurting herself, staff, or others, including her fetus or child, or that she presents an immediate, credible risk of escape that cannot be reasonably contained through other methods:

A. An offender who is in labor, which is defined as occurring at the onset of contractions;

B. An offender who is delivering her baby;

C. An offender who is identified by medical staff as in post-partum recuperation;

D. An offender who is transported or housed in an outside medical facility for treating labor and delivery;

E. An offender for induction once the intravenous line has been placed and the induction medication has been started;

F. An offender who is being transported from the holding room to the Operating Room for C-section; or

G. An offender during initial bonding with the newborn child, including nursing and skin to skin contact. If restraints are required, they should allow for the mother’s safe handling of her infant.

(3) When the use of restraints during labor occurs, officers must immediately notify the Associate Warden for Custody of the reasons why restraints were applied and an incident report must be completed.
(4) Upon medical discharge, wrist restraints shall be applied for transport back to the correctional facility. Leg restraints may be applied when there are reasonable grounds to believe the offender presents an immediate, serious threat of hurting herself, staff, or others, or that she presents an immediate, credible risk of escape that cannot be reasonably contained through other methods.

(5) Waist restraints shall not be used at any time during pregnancy or post-delivery, to include transport back to the facility.

(j) Compliance with State Laws

Staff transporting or providing security in a chase vehicle must comply with all applicable state laws to include maintaining posted speeds and obeying all traffic lights and traffic signs.

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Director of Prisons      Date

March 26, 2018

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