

Policy Number: 203.225

Title: Emergency Notification – Offender/Resident Hospitalization

Effective Date: 6/2/20

**PURPOSE:** To provide a process for family/emergency contact in case of an offender's/resident's life threatening illness, injury, or serious mental illness.

**APPLICABILITY:** All correctional facilities

# **DEFINITIONS:**

<u>Family/emergency contact</u> – an individual designated by the offender/resident to be contacted in the event of an emergency. Emergency contact information is in the correctional operations management system (COMS).

<u>Immediate family member</u> – an offender/resident's legal spouse, child (birth, step and adopted), parent, or sibling (birth, step, adopted and half).

<u>Life threatening or serious injury/illness</u> – a physician's determination that a hospitalized offender/resident's injury/illness is life threatening.

<u>Serious mental illness</u> – attending psychologist's or psychiatrist's determination that:

- 1) An offender/resident is seriously mentally ill;
- 2) In-patient care is necessary; and
- 3) The offender/resident is unlikely to inform friends or family due to the mental illness.

#### **PROCEDURES:**

- A. Facility staff must contact the facility watch commander when they are made aware that an offender's/resident's medical status is life threatening or the offender/resident has become seriously mentally ill.
  - 1. The watch commander must notify the officer of the day (OD) prior to the family/emergency notifications being made.
  - 2. An incident report must be written by the reporting staff, which must include documentation of contact with the family. All incident reports must be retained at the facility.
  - 3. When possible, the facility obtains the offender's/resident's consent prior to notifying any designated family or emergency contact.

#### B. Notification

Upon approval from the OD, the watch commander notifies a family/emergency contact when an offender/resident is admitted to a hospital with a life threatening illness or injury, or is admitted to in-patient care due to serious mental illness.

C. A facility designee may provide medical updates, following department data privacy practices, to the emergency contact person during an offender's/resident's hospitalization.

- D. If physically and mentally able, an offender/resident who is hospitalized for an extended period of ten days or more may be permitted one ten-minute telephone call to an immediate family member or emergency contact person.
  - 1. All calls are reviewed on a case-by-case basis.
  - 2. This review is conducted by the watch commander who consults with health care providers, the office of special investigations (OSI), and/or the sending facility captain or officer of the day (OD).

## **INTERNAL CONTROLS:**

A. Incident reports with documentation of family notification are retained at the facility.

ACA STANDARDS: 4-4395; 4-JCF-4C-42

**REFERENCES:** Minn. Stat. § 241.01

Policy 302.100, "Visiting" Policy 203.220, "Delegations"

Policy 203.230, "Death of an Incarcerated Offender"

**REPLACES:** Policy 203.225, "Emergency Notification – Offender/Resident Hospitalization,"

3/19/19.

All facility policies, memos, or other communications whether verbal, written, or

transmitted by electronic means regarding this topic.

**ATTACHMENTS:** None

### **APPROVALS:**

Deputy Commissioner, Community Services

Deputy Commissioner, Facility Services

Assistant Commissioner, Operations Support

Assistant Commissioner, Criminal Justice Policy, Research, and Performance