

Policy Number: 301.095

Title: Central Transportation – <u>Incarcerated PeopleOffenders</u>

Effective Date: <u>11/5/1909/24/24</u>

PURPOSE: To ensure the safety of the public when transporting <u>incarcerated peopleoffenders</u> for the maintenance of facility populations in compliance with population and custody capacities of each facility, while also providing for the safe, secure, and humane treatment of <u>incarcerated peopleoffenders</u> during transport.

APPLICABILITY: All central office transportation unit staff transporting <u>incarcerated people</u>offenders within or outside the state

DEFINITIONS:

<u>Administrative transfer</u> – <u>incarcerated personoffender</u> transfer based upon an administrative decision.

<u>Affiliated facility</u> – state hospital, interstate facility, or contract facility under the governance of the department.

<u>Contract facility</u> – <u>incarcerated personoffender</u> transfer based upon contract/joint powers agreement with county jails and private companies that provide housing.

<u>Custody level transfer</u> – planned <u>incarcerated personoffender</u> transfer based upon classification or nonemergency security/health program needs. Transfers are based on bed space availability.

<u>Emergency transfer</u> – <u>incarcerated personoffender</u> transfer based on unanticipated medical, mental health, or security needs.

<u>Escape</u> – leaving the confines of a secure correctional facility or the custody of correctional supervision without authorization.

<u>Federal Bureau of Prisons exchange</u> – the DOC may send or receive <u>peopleoffenders</u> from the Federal Bureau of Prisons under the provisions of Intra-Governmental Agreement (IGA).

<u>Full restraints</u> – waist chain, black box (with padlock), handcuffs (double locked), and leg irons (double locked).

<u>Interstate Corrections Compact</u> (ICC) – as defined in Policy 203.110, "Interstate Corrections Compact – Facility."

PROCEDURES:

- A. Transfer authorization
 - 1. Department transfers are managed by the central office capacity manager (under the supervision of the assistant commissioner of facility services). Incarcerated peopleOffenders may be transferred to a department facility, or affiliated facility consistent with:

- a) The custody, classification, gender, health, and program needs of the <u>incarcerated</u> personoffender;
- b) Operational needs of the department; or
- c) Criteria established by contract, agreement, federal regulation or treaty.
- 2. Assignment to a particular classification level does not grant an <u>incarcerated</u> <u>personoffender</u> the right to be assigned to or remain at a particular facility.
- 3. The facility transfer coordinator must ensure that each <u>incarcerated person/youthoffender</u> to be transferred has received transfer clearance from the following units: discipline, records, health services, and behavioral health services.

B. Offender records and property

- 1. Department staff must provide an updated <u>incarcerated person/youthoffender</u> file, including the health record, simultaneously or within 72 hours of transfer. Central office transportation staff must maintain possession and confidentiality of <u>incarcerated</u> <u>person/youthoffender</u> files and medical information during transfer.
- 2. Prior to transport, health services staff must evaluate either the incarcerated
 person/youthoffender or their offender's records to assess the person'soffender ability to travel. After the evaluation, health services staff prepare the medical, dental, and mental health files for transfer. Medications are packaged and clearly labeled separately from the person'soffender property. When travel is approved, health services staff must provide pertinent data (including medication, behavior management procedures, and other treatment or special requirements for observation and care during travel), documented in a manner readily accessible to, and easily understood by, transportation staff or others who may be called upon to attend to incarcerated people/youthoffenders during travel and upon reception at the receiving facility. Health services staff must furnish transportation staff with any incarcerated person/youthoffender medications or other special treatments required enroute, along with specific written instructions.
- 3. When appropriate, the <u>incarcerated person's offender's</u> property accompanies the <u>m</u> offender at the time of transfer.
- 4. Food services staff at the individual facilities must provide bag lunches, when necessary, for each transport.
- 5. The central transportation unit must retain documents noting the names of transported <u>incarcerated people/youthoffenders</u>, the locations transported from and to, and the names of the transport officers.

C. Transportation security

- 1. Staff must prepare proper authorization to permit offender transport from the facility including two copies of the Transportation of the Transportation Report.
- 2. Only central transportation unit approved vehicles are used to transport <u>incarcerated</u> <u>people/youthoffenders</u> except when a rental car is used during out-of-state transports. All central transportation staff sergeants have a commercial driver's license (CDL), <u>Class A or B with passenger and air brake endorsements</u>. Transportation vehicles are equipped with:
 - a) Barriers;

- b) Restraints/back up restraints;
- c) 800 mHz rRadio;
- d) Fire extinguishers;
- e) Security of doors/windows from <u>incarcerated person/youthoffender</u> operation;
- f) Biohazard clean up supplies;
- g) First aid kit;
- h) Chemical agent;
- i) Decontamination aid (COOL IT, etc.):
- ji) Verizon Networkfleet (GPS Telematics); and
- ki) Ignition override device; and
- 1) Security video recording system.
- 3. Transporting officers are also equipped with restraints, chemical agents, and a cell phone.
- 4. A search/physical examination of an <u>incarcerated personoffender</u> is not conducted for the sole purpose of determining the<u>ir offender's</u> gender. If the <u>person'soffender's</u> genital status is unknown, it may be determined during conversations with the<u>m offender</u>, by reviewing medical records, or, if necessary, by learning that information as part of a broader medical examination conducted in private by a medical practitioner. (See Policy 301.010, "Searches.")
- 5. An unclothed body search must be conducted on each <u>incarcerated personoffender</u> who is to be transported. Officers performing the search must comply with Policy 301.010, "Searches." If facility staff conducted the unclothed body search, transportation staff must pat search each <u>incarcerated person/youthoffender</u> before transport.
- 6. Officers must place the <u>incarcerated person/youthoffender</u> in a secure environment until the commencement of the transport.
- 7. Officers must search <u>all transporteach</u> vehicles <u>leaving or returning to a facility must be</u> <u>searched</u> for contraband before and after each transport, in accordance with unit guidelines.
- 8. Incarcerated individuals/youth are never allowed to sit in the front seat of a transport vehicle.
- 9. Officers and incarcerated individuals/youth must wear seat belts, when available, while the transport vehicle is moving.
- <u>108</u>. Use of restraints (see C.<u>119</u>, below, for pregnant <u>incarcerated people offenders</u> and <u>incarcerated people female offenders</u> during the three days after delivery)
 - For all facility-to-facility transfers, <u>incarcerated people-offenders</u> are placed in full restraints. <u>Staff may modify restraints based on the incarcerated person's/youth's condition.</u> Exceptions are determined by the central <u>officer</u> transportation unit (<u>CTU</u>) captain/designee. <u>If restraints are modified, the incarcerated individual/youth must be placed in a different partitioned area from full restraint incarcerated individuals/youth.</u>
 - At the discretion of the transporting officer(s), supervised release and work release violators may be transported using handcuffs and waist chains only.

- be) When transporting an <u>incarcerated personoffender</u> (being released to supervised release status) with other <u>incarcerated peopleoffenders</u>, the supervised releasee must be placed in full restraints. An exception may be made if using a partitioned transport vehicle.
- 119. Pregnant incarcerated people offenders and restraints (see also Policy 301.081, "Response to Resistance, Use of Force and Restraint Systems, and Escape Adult," procedure A.180, and Policy 301.096, "Medical Transportation")
 - a) Incarcerated persons known to be pregnant, or individuals who have given birth within the preceding three days, must not be restrained unless an individualized determination has been made that restraints are reasonably necessary for the legitimate safety and security needs of the incarcerated person, correctional staff, other incarcerated individuals, or the public. If restraints are determined to be necessary, the restraints must be the least restrictive available and the most reasonable under the circumstances. If the incarcerated person is receiving health services or is hospitalized, the treating medical care provider must be informed of their ability to remove the restraints when treating the incarcerated person. All uses of restraints on pregnant incarcerated people or individuals who have given birth within the preceding three days must be documented on the incident report and the Resistance Use of Force, Pinion Restraint, Canine Bite, and Chemical Irritant Review form.
 - b) When incarcerated persons known to be pregnant or individuals who have given birth within the preceding three days must be transported or hospitalized, restraints must not be used unless determined to be necessary according to the above requirements and the least restrictive available are used.
 - (1) Waist chains or other devices that cross or otherwise touch the person's abdomen or handcuffs or other devices that cross or otherwise touch the person's wrists when affixed behind their back must not be used.
 - Wrist restraints, if used, should be applied in such a way that the pregnant person may be able to protect themselves and their fetus in the event of a forward fall.
 - Restraints must not be used on a person who is in Female offenders are not to be restrained during active labor or who has given birth within the preceding three days delivery of a child, unless all of the following apply: there are documented serious security risks and the medical authority has given specific approval as well as guidance on the method of restraint. In such extreme circumstances, staff must also follow the procedures in C.9.d), below.
 - (1) There is a substantial flight risk or some other extraordinary medical or security circumstance that dictates restraints be used to ensure the safety and security of the incarcerated person, the staff of the correctional or medical facility, other incarcerated persons, or the public;
 - (2) The DOC security staff person has made an individualized determination that restraints are necessary to prevent escape or injury;
 - (3) There is no objection from the treating medical care provider, and they have been informed of their ability to remove the restraints; and
 - (4) The restraints used are the least restrictive type and are used in the least restrictive manner.

- c) When a pregnant incarcerated person is restrained, security staff must consult with available health services staff on the continued use of restraints.
- b) Pregnant offenders, or female offenders during the three days following delivery, are not restrained during transportation and hospitalization unless there are security reasons to do so.
- e) Staff must make an individual determination that restraints are necessary for the safety and security needs of the offender, staff, or the public. Security reasons to be considered include situations such as:
 - (1) Escape risk;
 - (2) Danger to the pregnant offender or the unborn child (self-injurious behavior);
 - (3) Physical abuse (assaultive behavior) to correctional or medical staff;
 - (4) Causing damage to property; or
 - (5) Public safety risk.
- d) If staff determine that restraints are necessary, the restraints must be the least restrictive available and reasonable under the circumstances. If a pregnant offender must be restrained, necessary precautions must be taken in order to prevent harm to the fetus.
 - (1) Staff must notify a central office CTU supervisor, who then notifies the proper personnel at MCF-Shakopee.
 - (2) All staff involved must each write an incident report.
 - (3) Qualified health services staff prescribe the precautions to be taken, including such examples as:
 - (a) The manner in which the offender may be restrained, and
 - (b) Whether the offender needs a qualified health services staff person present during the application of restraints.
- 10. A single staff member must not transport more than one offender release violator to a facility, unless a central office transportation unit vehicle is used.
- 12. Only necessary rest stops may be made.
- 134. Necessary rest stops must be conducted with minimal public contact. Efforts are made to use secure (county jail or DOC facility) rest rooms. If public restrooms are necessary during transport, staff must position themselves between the incarcerated person/youthoffender and the obvious exits and must keep the incarcerated person/youthoffender in view at all times. All rest stops must be documented on the Central Transportation Travel Log.
- 12. Offenders are not allowed to sit in the front of a transport vehicle.
- 13. Officers and offenders must wear seat belts, when available, while the transport vehicle is moving.
- D. Escapes (see Policy 301.081, "Response to Resistance, Restraint Systems, and Escape")

 If an offender escapes or attempts to escape during a delegation/transfer, transportation staff must take the following actions:

- 1. Staff assigned to transportation or hospital coverage may attempt to stop an escape using approved response to resistance techniques as long as it is safe to do so. Staff should coordinate their efforts with site security personnel when possible. Local law enforcement must be notified to assist. During an escape attempt, transporting staff must use only the amount of force necessary to apprehend the offender, up to and including deadly force. If the transporting staff are not able to apprehend the offender, they must maintain visual contact with the offender for as long as possible without endangering themselves or others. Transportation staff must act within the confines of the law (e.g., speed limits, etc.).
- 2. In the event of an escape, transportation staff must immediately notify the following by vehicle radio or cellular phone:
 - a) Local law enforcement and/or 911;
 - b) A central office transportation unit supervisor, who then notifies the proper personnel at the office of special investigations (OSI) and the commissioner's office; and
 - c) The nearest facility watch commander.
- Transportation staff must write an incident report as prescribed in Policy 300.300, "Incident Reports."

E. Emergencies

In the event of a <u>vehicle breakdown</u>, <u>accident</u>, <u>weathern</u> emergency, <u>or medical emergency</u>, transportation staff must-complete the following procedures:

- 1. Notify local law enforcement and/or 911;
- 2. Notify a central office transportation unit supervisor, who then notifies the proper personnel OSI and the commissioner's office;
- 3. Notify the nearest facility watch commander;
- 4. Administer first aid or seek medical attention at the nearest hospital, when applicable; and
- 5. Write an incident report as prescribed in Policy 300.300, "Incident Reports," and refer to Policy 104.4615, "Use of State Vehicles" in the event of an accident.
- F. Transportation of parole violators and absconders
 - 1. Parole violators and absconders may be either within the state or outside the State of Minnesota.
 - 2. Transportation authority originates from the Warrant of Commitment, which grants the department the authority to return any violators or absconders.
 - 3. Authorized staff from the warrants unit must notify the central transportation unit of the need to return a violator or absconder. The following information must be provided:
 - a) Name of the <u>incarcerated personoffender(s)</u>;
 - b) The incarcerated person's Offender identification number (OID);
 - c) Location of <u>the incarcerated personoffender</u>;
 - d) Name and phone number of a contact person;
 - e) Location where the incarcerated personoffender is to be transported;
 - f) Timeframe deadline to pick up the incarcerated personoffender;

- g) Papers necessary for transport staff to take custody of <u>the incarcerated</u> personoffender;
- h) Papers necessary for receiving facility to take custody of <u>the incarcerated</u> <u>personoffender</u>;
- i) Name of staff ordering the transport; and
- j) Any additional information to prevent transport problems.
- 4. Out of state female violators/absconders must have a female transport officer during the transport when using a commercial airline.
- 5. Female violators/absconders may be transported without a female transport officer at the discretion of the central transportation unit captain/designee when a central office transportation unit vehicle is used.
- 6. Travel arrangements for out-of-state transports are arranged by the central transportation unit. Transport staff must complete an employee expense report and attach all receipts/airline itinerary for reimbursement (refer to Policy 104.461, "Employee Reimbursement for Travel and Other Business Expenses").

INTERNAL CONTROLS:

A. Documents noting the names of the transported <u>incarcerated individuals/youthoffenders</u>, the names of the transport officers, and the locations from and to which <u>the incarcerated people/youthoffenders</u> are transported are retained by the central transportation unit.

ACA STANDARDS: 4-4096, 4-4189, 4-4190-1, 4-4347, 4-4399, 4-4414, 1-ABC-3A-15

REFERENCES:

Minn. Stat. §§ <u>243.51</u>; <u>241.07</u>; <u>241.28</u>; <u>241.29</u>; <u>241.30</u>; <u>241.01</u>, subd 3a.(b) Policy 104.461, "Employee Reimbursement for Travel and Other Business

Expenses"

Policy 104.4615, "Use of State Vehicles"

Policy 105.125, "A Workplace Accident and Injury Reduction Program (AWAIR)"

Policy 203.220, "Delegations"

Policy 106.320, "Offender/Resident Records"

Policy 202.045, "Management and Placement of Persons Who Areof Transgender,

/Gender DiverseNon-Conforming/, Intersex, or Gender Nonbinary-Offenders"

Policy 202.100, "Classification System"

Policy 203.110, "Interstate Corrections Compact (Facility)"

Policy 301.010, "Searches"

Policy 301.081, "Response to Resistance, Restraint Systems, and Escape"

Policy 301.147, "Security Video Recording Systems/Photographic Images"

Policy 303.300, "Incident Reports"

Policy 301.096 "Medical Transportation"

Policy 302.250 "Offender Property"

Prison Rape Elimination Act (PREA), 28 C.F.R. §115 (2012)

REPLACES: Policy 301.095, "Central Transportation – Offenders," 5/20/1411/5/19.

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

transmitted by electronic means regarding this topic.

ATTACHMENTS: MN Department of Corrections – Five-Level Classification System (301.095A)

Central Transportation Travel Log (301.095B)

<u>Minnesota Motor Vehicle Crash Report</u> (external site, Public Safety)

<u>Receipt of Offender and/or Records form</u> (Available on Records iShare site)

Property Transfer Log (302.250M)

APPROVALS:

Deputy Commissioner, Community Services

Deputy Commissioner, ClientFacility Services and Supports

Assistant Commissioner, Agency Services and Operations Supports

Assistant Commissioner, Facilitiesy Services

Assistant Commissioner, Facilities

Assistant Commissioner, Community Services and Reentry

Assistant Commissioner, Health, Recovery, and Programming