# DEPARTMENT OF CORRECTIONS

<b>Policy Number:</b>	104.305
Title:	Purchasing Violations
<b>Effective Date:</b>	12/5/17

**PURPOSE:** To establish guidelines for addressing purchases violating Minn. Stat. §§ 16A, 16B, and 16C, as well as other purchasing violations.

APPLICABILITY: Minnesota Department of Corrections (DOC); department-wide

### **DEFINITIONS:**

<u>Agency purchasing card coordinator</u> – the authority for local purchase (ALP) certified manager or supervisor appointed by the department to manage, coordinate and control purchasing cards within the agency.

<u>Encumbrance</u> – a commitment of funds to meet an obligation expected to be incurred, in order to pay for the obligation received by the DOC or to pay for a grant.

<u>Fully executed</u> – contract is encumbered and signed by all parties.

<u>Obligation</u> – when an employee of the State of Minnesota requests goods or services (including professional services) to be rendered for the state by verbal or written communications.

<u>Office of State Procurement (OSP)</u> – division of the Department of Administration involved with state purchasing, formerly known as the Materials Management Division (MMD).

<u>Purchasing card reconcilers and approver</u> – DOC financial services staff that have been designated to receive and review monthly information from cardholders.

<u>Targeted vendor</u> – businesses or individuals certified by OSP to be primarily operated by minority, female, veterans, or persons with disabilities; or businesses operating in economically disadvantaged areas.

<u>Violator</u> – the individual who, through a purchase using a purchasing card, or departmental purchase order, violated Minn. Stat. §§ 16A, 16B, 16C, or other purchasing violations as outlined in policy.

## **PROCEDURES:**

- A. Prior to incurring an obligation, agency staff must ensure sufficient funds are encumbered and appropriate documentation is in place. Failure to do so may be a purchasing violation, will result in investigation, and may result in personal liability or discipline (including termination by the appointing authority). See Policy 104.300, Purchasing for DOC purchasing procedures.
- B. Violations of Minn. Stat. §§ 16A, 16B, and 16C
  - 1. Accounts payable or purchasing staff identify purchasing violations. If they are unsure if it is a violation, they work with the purchasing director or facility/central office finance director, for the respective location to make the violation determination. All purchasing

card violations are handled in a similar manner. See policy 104.301, Use of Purchasing Cards.

- a) When the violation is identified by accounts payable staff, the appropriate finance director or designee send a Purchasing Violation Investigation form (see link below) to the violator and copies the appropriate buyer and the purchasing director.
- b) When the violation is identified by purchasing staff, the purchasing staff sends a Purchasing Violation Investigation form to the violator and copies the purchasing director and appropriate finance director.
- 2. The violator must complete the Purchasing Violation Investigation form and submit it to his/her supervisor for signature. This form must be completed and signed by the violator within five days of receipt.
- 3. The violator's supervisor must review and sign the form and route it to the facility/central office finance director or p-card coordinator for review.
- 4. The finance director or p-card coordinator must sign the form and forward it to the agency chief financial officer (CFO) for final investigation review.
- 5. If necessary, the CFO provides final directions and instructions. All items are returned to the violator, who is responsible for effective completion.
- 6. Approved purchasing violation investigation forms are retained in the purchasing files. Violation logs are compiled and retained by the central office designee.
- 7. Violations include such examples as:
  - a) Minn. Stat. § 16A.15: An obligation is incurred against an expense budget without an encumbrance. Entering an EIOR request does not constitute a valid encumbrance until the buyers have established the purchase order.
  - b) Minn. Stat. § 16B:
    - (1) Space in a private building is leased without approval from the commissioner of Administration.
    - (2) A capital improvement is begun without legislative authority, except for those instances outlined in Minnesota Statute 16B.30.
  - c) Minn. Stat. § 16C:
    - (1) Non-recycled material is purchased instead of recycled material, if the recycled material is available and the price does not exceed the price of the non-recycled material by more than ten percent.
    - (2) Product is purchased from a vendor if the same product is also available as a MINNCOR Industries product and MINNCOR was not given the opportunity to bid, or if slight variations in product specifications are adopted in an effort to exclude MINNCOR as a vendor.
- C. Contract Violations
  - 1. Violations relating to contracts requires the completion of the Department of Administration 16A.15/16C.05 Violation form (attached).
  - 2. After obtaining appropriate signatures, the DOC authorized representative submits this violation form to the Department of Administration when the contract is processed.

- 3. Violation forms are retained with the original contract in compliance with financial services record retention.
- 4. Contract violations (Minn. Stat. § 16C.05) examples include:
  - a) Work starting prior to a contract being fully executed or prior to funds being encumbered.
  - b) If the start date of the contract has passed but work has not started, Box 1 of the 16A.15-16C.05 form must be completed.

### **INTERNAL CONTROLS:**

- A. Approved purchasing violation investigation forms are retained in the purchasing files.
- B. Violation logs are compiled and retained by the central office designee.
- C. Contract violation forms are retained with the original contract.

### ACA STANDARDS: None

REFERENCES:	Minn. Stat. §§ <u>16A.15</u> , <u>16B</u> , and <u>16C.05</u> Minnesota Management and Budget and Department of Administration <u>Policy</u> <u>0702-01, "Reinstating Encumbrances after Close of the Fiscal Year"</u> Policy 104.300, "Purchasing."
	Policy 104.301, "Use of Purchasing Cards." Division Directive 302.310, "Use of Tobacco for American Indian Ceremonies." Department of Administration Authority for Local Purchase
REPLACES:	Policy 104.305, "Purchasing Violations," 8/2/16. All facility policies, memos, or other communications whether verbal, written, or transmitted by electronic means regarding this topic.
ATTACHMENTS:	<u>Purchasing Violation Investigation Form</u> (staff accessible – iShare) 16A.15/16C.05 Violation Form (Department of Administration)

#### **APPROVED BY:**

Deputy Commissioner, Facility Services Deputy Commissioner, Community Services Assistant Commissioner, Facility Services Assistant Commissioner, Operations Support