Memorandum

Date: February 2, 2007

To: Associate Directors – Division of Adult Institutions
Regional Medical Directors
Regional Administrators, Division of Correctional Health Care Services
Wardens
Health Care Managers
Classification Staff Representatives
Classification and Parole Representatives
Correctional Counselor Ills-Reception Centers
Correctional Case Records Manager

Subject: CALIFORNIA OUT-OF-STATE CORRECTIONAL FACILITY PROGRAM, PHASE III

On October 31, 2006, the California Department of Corrections and Rehabilitation (CDCR) implemented Phase II of the California Out-of-State Correctional Facility (COCF) Program. Despite the enormous effort of interviewing every potential candidate for voluntary placement, insufficient numbers of inmates have volunteered for out-of-state placement. The purpose of this memorandum is to announce mandatory transfers in Phase III of the implementation of the COCF program and to instruct staff on the procedures for identification and transfer of inmates to out-of-state facilities. Please ensure a copy of this memorandum is provided for all Correctional Counselors (CC).

In accordance with the October 4, 2006, Governor's State of Emergency Proclamation, the CDCR Secretary is authorized to prioritize the mandatory transfer of inmates who meet the following criteria:

1. Inmates who: (a) have been previously deported by the federal government and are criminal aliens subject to deportation; or (b) have committed an aggravated felony as defined by federal statute and are subject to deportation.
2. Inmates who are paroling outside of California.
3. Inmates who have limited or no family or supportive ties in California based on visitation records and/or other information deemed relevant and appropriate by the CDCR Secretary.
4. Inmates who have family or supportive ties in a transfer state.
5. Other inmates as deemed appropriate by the CDCR Secretary.

The potential pool of eligible inmates who meet the criteria as set by the Governor's Emergency Proclamation shall be prioritized as follows:

1. Inmates who have active Immigration and Customs Enforcement (ICE) holds.
   A. The inmate has not had a visit in the last two years as reflected by the visiting records.
   B. The inmate has not had a visit in the last year as reflected by the visiting records.
   C. The inmate is not currently in a work, education, vocation, or Substance Abuse Treatment Program (SAP) assignment.
      • Work Group/Privilege Group C/C.
      • Work Group/Privilege Group A2/B, pending assignment.
      • Work Group/Privilege Group A1/A, pending assignment.
   D. All other inmates who have an active ICE hold.
2. Inmates who have a potential ICE hold and have a conviction for an aggravated felony.
   A. The inmate has not had a visit in the last two years as reflected by the visiting records.
   B. The inmate has not had a visit in the last year as reflected by the visiting records.
   C. The inmate is not currently in a work, education, vocation, or SAP assignment.
      - Work Group/Privilege Group C/C.
      - Work Group/Privilege Group A2/B, pending job assignment.
      - Work Group/Privilege Group A1/A, pending job assignment.
   D. All other inmates who have a potential ICE hold and have a conviction for an aggravated felony.

3. Inmates who have a potential ICE hold and do not have a conviction for an aggravated felony.
   A. The inmate has not had a visit in the last two years as reflected by the visiting records.
   B. The inmate has not had a visit in the last year as reflected by the visiting records.
   C. The inmate is not currently in a work, education, vocation, or SAP assignment.
      - Work Group/Privilege Group C/C.
      - Work Group/Privilege Group A2/B, pending job assignment.
      - Work Group/Privilege Group A1/A, pending job assignment.
   D. All other inmates who have a potential ICE hold and do not have a conviction for an aggravated felony.

4. Inmates who were born in the United States or inmates who are naturalized citizens.
   A. The inmate is not currently in a work, education, vocation, or SAP assignment and he has not had a visit in the last two years as reflected by the visiting records.
   B. The inmate is not currently in a work, education, vocation, or SAP assignment and he has not had a visit in the last year as reflected by the visiting records.
   C. The inmate is currently in a work, education, vocation, or SAP assignment and he has not had a visit in the last two years as reflected by the visiting records.
   D. The inmate is currently in a work, education, vocation, or SAP assignment and he has not had a visit in the last year as reflected by the visiting records.

MINIMUM CUSTODY NOTIFICATION

Inmates who currently have minimum custody or eligible for reduction to minimum custody are not eligible for involuntary transfer out of state; this includes inmates with an active or potential ICE hold. The Wardens are to ensure the affected inmates are aware of this decision. To attempt to eliminate the potential risk of flight, please advise the inmates and provide them with the English (Attachment A) or Spanish (Attachment B) handout which notifies the inmate that he is not subject to involuntary out-of-state transfer.
PHASE III PROCESS

Prior to implementing the Phase II mass screening of the potentially eligible population, the Classification and Parole Representative (C&PR) and the previously trained CC-III or CC-II provided training to all caseload carrying CCs on the screening process. The inmates who were identified as eligible, but did not volunteer pursuant to the Phase II mass screening are the population to be further screened at this point for placement. However, staff will continue to pursue voluntary placements as outlined in the Phase II memorandum.

The following is the Phase III step-by-step process for screening and the mandatory transferring of inmates into the COCF Program.

Armstrong and Clark Class Members

Inmates who have been identified as qualifying for the Disability Placement Program (DPP) and/or Developmental Disability Program (DDP) shall not be involuntarily transferred to an out-of-state facility at this time.

Classification Section

Inmates who volunteer to participate in the COCF Program shall be processed in accordance with the October 31, 2006, Deputy Director Memorandum titled, California Out-of-State Correctional Facility, Phase II and the November 21, 2006, Deputy Director Memorandum titled, California Out-of-State Correctional Facility, Phase II Addendum.

The following provides direction on the mandatory placement process:

1. The Wardens will be provided an Activation Schedule and a list of inmates, using the criteria established by the Governor's proclamation (see page one), who are potentially eligible for the mandatory COCF Program for involuntary transfer in a subsequent memorandum.
2. The Warden shall ensure the lists are provided to the CC-Is or caseload carrying CC-Is whose caseload includes identified potential COCF inmates.
3. The CC shall screen the Central Files (C-File) of the inmates who appear on the potentially eligible screening list to determine COCF eligibility.
4. The CC shall review the C-file for the presence of the pre-formatted CDC Form 128-B, Chrono-General, generated during the Phase II review process.
   • The CC shall ensure the eligibility status on the pre-formatted CDC Form 128-B has not changed. If the C-file does not contain a pre-formatted CDC Form 128-B or the current pre-formatted CDC Form 128-B is inaccurate, the CC shall generate a new pre-formatted CDC Form 128-B.
• If the inmate is screened "Eligible", the CC shall mark which facilities the
inmate may be housed.
• The CC shall forward the newly generated CDC Form 128-B to the C&PR.
5. The CC shall complete the pre-formatted CDC Form 128B,
Medical/Dental/Psychiatric Referral, for all eligible screened inmates requesting a
medical/dental/psychiatric evaluation for participation in the program.
• The CC shall document on the pre-formatted CDC Form 128B, any indication
of mental health concerns noted in the Probation Officer’s Report (POR),
psychological reports for the court or Board of Parole Hearings, confidential
and non-confidential psychiatric reports to include Parole Out-Patient Clinic
reports, Criminal Identification and Information (CII&I), or Federal Bureau of
Investigations (FBI) Rap Sheet.
• The C&PR or designee shall fax copies of all completed preformatted CDC
Form 128B, Medical/Dental/Psychiatric Referrals, to Facility Captain (FC)
David Higginbotham al (661) 863-6717.
6. The CC shall interview the potentially eligible COCF inmate.
• The CC shall ensure the identified potential COCF inmate is notified that he is
being reviewed for mandatory transfer.
• The CC shall inform the inmate of his right to attorney consultation prior to
Institution Classification Committee (ICC).
  o The attorney may be of the inmate’s choosing at his expense, or he
may utilize the McGeorge School of Law Institute for Administrative
Justice.
  o The CC shall notify the C&PR or designee if an inmate requests
legal consultation prior to ICC. The C&PR or designee shall
arrange for the attorney consultation.
  o The C&PR shall e-mail the list of inmates who have requested
attorney consultation to CC-III Milliner at
Phyllis.Miller@cdcr.ca.gov.
  o The COCF Unit shall notify the McGeorge School of Law Institute
for Administrative Justice of the preliminary number of inmates
requesting consultation pending medical clearance.
  o The COCF Unit shall coordinate the attorney consultation with the
institution for all medically cleared inmates.
• The CC shall provide the inmate with a CDC Form 128B-1, Notice of
Classification Hearing, informing him that he will appear before ICC upon
being medically / psychiatrically cleared.
7. The C&PR or designee shall ensure a list with the inmate’s name and number is submitted to Health Records personnel for COCF medical screening.
   - The C&PR or designee shall enter the "Eligible" screened inmates in the COCF Transfer Wait List.

8. Designated medical staff shall complete the Health Care Screening for Out-of-State Placement form in accordance with the Medical Section of the November 21, 2006; Deputy Director Memorandum titled, California Out-of-State Correctional Facility, Phase II Addendum.

9. Upon receipt of the Health Care Screening for Out-of-State Placement form, the C&PR or designee shall enter the medical screening results in the COCF Transfer Wait List. If the inmate is medically eligible enter the date of the COCF Medical Screening form in the appropriate cell. If the inmate is medically rejected for out-of-state placement, enter "REJ" in the appropriate cell.

10. It is the responsibility of the Warden to ensure that inmates referred by the Registered Nurse (RN) for mental health screening are tracked and processed.

11. Inmates’ cases, who are Medical / Mental Health cleared, shall be prepared for review by the ICC in accordance with current workload agreements.

12. The ICC shall review the case and recommend out-of-state placement for eligible inmates.
   - The ICC shall review the Automated Visiting Information System (AVIS) print out to validate the inmate’s visiting status.
   - The ICC shall ensure inmates who are recommended for out-of-state placement are Medical / Mental Health cleared.
   - The ICC shall record the classification committee’s actions on a pre-formatted CDC Form 128G, Chrono – Classification.
   - The call sheet shall be given to the C&PR.

13. The C&PR shall ensure an ICC recommended inmate is updated in the COCF Transfer Wait List. The C&PR shall e-mail the COCF Transfer Wait List and the pre-formatted CDC Form 128G to CC-III Milliner at Phyllis.Milliner@cdcr.ca.gov.

14. The COCF Unit shall notify the C&PR of which cases need to be ready for Classification Staff Representative (CSR) review.

15. The C&PR shall ensure the cases are presented to a CSR for out-of-state transfer consideration.
   - The C&PR shall ensure the case is ready and all required documentation is in the C-File prior to scheduling the CSR review.
   - The COCF Unit shall advise the Classification Services Unit (CSU) of the cases pending CSR review.

16. The CSR shall review the C-File and all supporting documentation of cases referred for transfer to the COCF Program.

17. The CSR shall ensure all required documentation has been completed and that the inmate meets COCF eligibility.
18. The CSR shall complete the CDC Form 840, CDC Reclassification Score Sheet. The CDC Form 840 shall have all appropriate fields completed.

19. The C&PR or designee shall ensure the inmate receives a copy of the CDC Form 128G, Endorsement Chrono, by the next business day after the CSR action.
   • The institution shall be required to provide proof of practice that the inmate received his copy of the endorsement CDC Form 128G.

20. The C&PR shall ensure the endorsement information is entered into the COCF Transfer Wait List. The C&PR shall e-mail their institution's completed COCF Transfer Wait List to CC-III Milliner at Phyllis.Milliner@cdcr.ca.gov.

21. The C&PR shall fax endorsed inmates' CDC Forms 812, 812C, and the endorsement CDC Form 128G to CC-II Vanessa Miller, at (916) 323-1752.

22. The C&PR shall coordinate with the Correctional Case Records Manager (CCRM), Education Department, and Visiting to complete the Field File.

23. The C&PR shall coordinate with the CCRM to send the C-File to the COCF Records Office after the inmate has transferred from their facility.

24. The C&PR shall coordinate with the medical department to ensure the Unit Health Record (UHR) is sent to the HUB facility. The C&PR at the HUB facility shall ensure the UHR is sent overnight mail to the COCF Records Office upon the inmate's transfer to the out-of-state facility.

Reception Center Processing

The Reception Center (RC) Processing instructions are addressed in the October 31, 2006, Deputy Director Memorandum titled, California Out-of-State Correctional Facility, Phase II.

Inmates undergoing the RC processing, who have an active or potential ICE hold, shall be transferred to a receiving institution upon completion. The receiving institution shall evaluate the inmate for potential local ties utilizing the visiting records or any other official documentation. Potentially eligible inmates shall be processed in accordance with this memorandum.

Appeals Section

The CCR, Title 15, Subsection 3084.1(a) states in part, "Any inmate or parolee under the department's jurisdiction may appeal any departmental decision, action, condition, or policy which they can demonstrate as having an adverse effect upon their welfare." Inmates who are being transferred out-of-state involuntarily shall be allowed to appeal the transfer. Reasonable accommodation for effective communication shall be afforded inmates with disabilities. No inmate shall be transferred to an out-of-state facility prior to resolution of his second level appeal.
If an inmate appeals his transfer to an out-of-state facility, the first level of appeal shall be waived. The institution shall be responsible for completing the second level response within 5 working days. If the COCF appeal process proves to be burdensome to any specific institution, the institution shall contact their Associate Director to discuss resource needs to ensure compliance.

If an inmate is dissatisfied with the second level response, the appellant may resubmit the appeal to the appeals coordinator who shall fax the documentation to the chief, inmate appeals for a third level review which shall be completed within five working days. The necessary documentation shall include, but is not limited to the CDC Form 602, Inmate/Parolee Appeal Form; the ICC CDC Form 128G; the CSR Endorsement CDC Form 128G; the CDC Form 850A, Detainer Summary-United States Immigration and Naturalization Services (USINS); and the Automated Visiting Information System (AVIS) printout.

The second and/or third level appeal shall be returned to the appellant with a written response stating the appeal issue and reasons for the decision. Upon receipt of the completed second level appeal, the C&PR shall notify the COCF Unit if the inmate’s appeal has been granted or denied. Additionally, the COCF Unit shall be immediately notified if an appeal is granted at the third level, requiring that the inmate be removed from the transfer list or returned to California.

**Sending Institution’s Case Records Section**

The Sending Institution’s Case Records instructions are addressed in the October 31, 2006, Deputy Director Memorandum titled, *California Out-of-State Correctional Facility, Phase II* and the November 21, 2006, Deputy Director Memorandum titled, *California Out-of-State Correctional Facility, Phase II Addendum.*

**California Out-of-State Correctional Facility Records Office**


**Medical Section**

The Medical Section instructions are addressed in the November 21, 2006; Deputy Director Memorandum titled, *California Out-of-State Correctional Facility, Phase II Addendum.*
Transportation Section

The Transportation Section instructions are addressed in the October 18, 2006, Deputy Director Memorandum titled, California Out-of-State Correctional Facility, Phase I.

Property

The Property Section instructions are addressed in the November 21, 2006; Deputy Director Memorandum titled, California Out-of-State Correctional Facility, Phase II Addendum.

- If you have any questions concerning the COCF, please contact Terri McDonald, Chief Deputy Administrator (A), COCF, at (916) 327-8375, or via e-mail at Terri.McDonald@cdcr.ca.gov.
- Classification questions should be directed to Lydia Romero, Associate Warden, COCF, at (916) 323-1776, or via e-mail at Lydia.Romero@cdcr.ca.gov.
- Case Records questions should be directed to Janet Rodriguez, Chief, Case Records Services (CRS), at (916) 324-2242, or via e-mail at Janet.Rodriguez@cdcr.ca.gov.
- Transportation questions should be directed to Jeff Macomber, Chief, Transportation Unit, at (916) 322-6729, or via e-mail at Jeff.Macomber@cdcr.ca.gov.
- Medical questions should be directed to Tim Rougeux, Project Director, DCHCS, at (916) 322-2278, or via e-mail at Tim.Rougeux@cdcr.ca.gov.

SCOTT KERNAN
Director
Division of Adult Institutions

Attachments

cc: Kingston Prunty
     Peter Farber-Szekrenyi
     Kathleen Keeshen
     Kathleen Dickinson
     Janet Rodriguez
     Rich Hawkins

     Dave Runnels
     Tim Virga
     Thomas Hoffman
     Ombudsman's Office
     Jeff Macomber
     Patricia Miller

     Bernard Warner
     Richard Kirkland
     Lea Ann Chrones
     Terri McDonald
     Lydia Romero
     Nola Grannis
Please see your counselor if you have any questions.

California MSF or Camp.
You will remain housed in or transferred to an out-of-state facility.

Custody eligible, you will not be transferred to an
This is to inform you that if you are minimum

Hold?
Do you have an active or potential ICE (USINS)

ATTENTION

Attachment A
Vea por favor a su consejero si usó drogas recreativas.

California MSF o campo.

Usted Seguirá contentidó adecento o transcurrirá un a una

ánguera del estado.

mínima eléctrica, no los van transferar a una fábrica
de esto es para informarme que si usted es custodia

Inmunización (USINS)?

Usted tiene un asimiento activo o potencial de la

ATENCION