U.S. Department of Homeland Security 425 I Street, NW Washington, DC 20536



DEC 12 2006

MEMORANDUM FOR:

Robert Culley

Acting Field Office Director San Diego Field Office

FROM:

John P. Torres

Director

SUBJECT:

San Diego Correctional Facility Annual Review

The annual review of the San Diego Correctional Facility conducted September 19-21, 2006, in San Diego, California has been received. A final rating of **Deficient** has been assigned.

The rating was based on the Reviewer-In-Charge (RIC) Summary Memorandum and supporting documentation. The Field Office Director must now initiate the following actions in accordance with the Detention Management Control Program (DMCP):

- 1) The Field Office Director, Detention and Removal Operations, shall notify the facility within five business days of receipt of this memorandum. Notification shall include copies of the Form G-324A, Detention Facility Review Form, the G-324A Worksheet, RIC Summary Memorandum, and a copy of this memorandum.
- 2) The Field Office shall respond to the finding identified during the review and submit a Plan of Action to the Review Authority (RA) within 30 days.
- 3) The RA will advise the Field Office Director once the Plan of Action is approved.
- 4) Once a Plan of Action is approved, the Field Office Director shall schedule and follow-up on the above noted deficiencies within 90 days.

Should you or your staff have any questions regarding this matter, please contact Deputy Assistant Director, Detention Management Division at (202) 732 b2 high

cc: Official File

b2 high, (b)(6), (b)(7)(C

ce of Detention and Removal Operations U.S. Department of Homeland Security 801 I Street, NW Washington, DC 20536



MEMORANDUM FOR:

John P. Torres

Acting Director.

FROM:

b6, b7c

Detention and Deportation Officer
Detention Standards Compliance Unit

SUBJECT:

San Diego Corrections Center Annual Detention Review.

The Detention Management Division, Detention Standards Compliance Unit conducted a Headquarters Detention Review of the San Diego Corrections Center in San Diego, California from September 19 - 21, 2006. This is a contractor operated and contractor owned facility. Immigration and Customs Enforcement (ICE) is the primary user of this facility for the detention of aliens in removal proceedings. The review was performed under the supervision of Reviewer-In-Charge. Team members included F Chicago Field Office, Discounting Chicago Field Office, Disc

Type of Review

This review is a scheduled Headquarters Review. The purpose of this review is to determine compliance with the ICE National Detention Standards (NDS). The facility was last reviewed in October 2005 and received a rating of Good.

Review Summary

The facility currently holds accreditation with the American Corrections Association, National Commission on Correctional Health Care, and the Joint Commission on Accreditation of Health Organizations.

Standards Compliance

The following information is a summary of the standards that were reviewed and overall compliance that was determined as a result of the 2005 and 2006 detention reviews:

2005 Review		<u> 2006 Review</u>	
Compliant	38	Compliant	33
Deficient	2	Deficient	5
At –Risk	0	At – Risk	0

Memorandum for John P. Teres San Diego Correctional Center Detention Review Summary Report Page 2

ACCESS TO TELEPHONES (Deficient)

- Detainees do not have access to correct phone lists used to call Free Legal Services
 providers, consulates, courts, or any other number required to be provided at no cost to
 detainees.
- The Free legal services list being provided by the field office was over three years old. Most providers' numbers were inoperable or incorrect.
- Staff to ensure operability and overall compliance with the national detention standard does not properly monitor the system.

Detainees complained the phone system did not allow free access calls to specific numbers provided by the facility. Further inquiry discovered the facility was in possession of old lists and phone numbers and had not updated its files. This was corrected during the review. The phone system itself continues to operate sporadically and both staff and detainees complained alike that it does not perform as intended and that the contractor is not responsive to the problems. The problem has been reported to the national Contracting Officer's Technical Representative. The facility has been instructed it is their responsibility to ensure, along with ICE, that the most current numbers are available for detainee use and the detainees must be informed how to use the system. A plan of action is required outlining how the facility will comply.

ACCESS TO MEDICAL (Deficient)

- Approximately 260 detainees did not receive a physical examination during a three-month period in 2006
- Detainees did not receive a physical examination due to improper entries into the Electronic Medical Records System
- The depth of the errors was attributed to poor training on the system
- During this period, one significant incident was recorded involving a medical emergency and where the detainee did not have the required physical after being in custody for a period of three months
- Staff failed to get informed consent when prescribing psychiatric medications.

The DIHS conducted a special assessment following the death of a detainee and determined that 260 detainees had not received a physical examination due to clerical errors. It appears that detainees who were identified as chronic care or health care professionals saw those with known mental or physical ailments, usually within 24 to 48 hours. It was concluded that a defect within the electronic medical records system allowed staff to close out a physical, even when none had been performed. After a review of the facts, it has been determined by the RIC of this review that medical staff should have reasonably been able to identify that a problem existed due to the fact that screens within the system that require specific information were blank. At any juncture where a detainee came in contact with health care professionals, it would be reasonable to conclude that the lack of information on the screen would indicate a problem requiring follow up. This never occurred until a significant event.

Facility medical staff did elaborate that all known detainees with medical or mental health ailments are seen quickly by staff to establish a medical protocol for treatment while the detainee is in custody at the facility. However, one of the purposes for conducting a physical is to establish the

Memorandum for John P. Torres
San Diego Correctional Center Detention Review Summary Report
Page 3

detainee's current health situation. Many detainees come from impoverished communities and may not be aware of new ailments such as high blood pressure, developing diabetes, or other conditions. These conditions, while not life threatening at the time of admission may develop if untreated or undiagnosed.

The medical unit has since examined all detainees who did not previously receive a physical examination. The medical records system has received an upgrade that will prevent additional errors from being entered into the system. No missed physical examinations have been recorded or noted within the past 60 days.

A finding of deficient is warranted only due to the fact that the problem does not currently exist. A finding of At Risk is justified when the deficiency rises to a level that the detainee welfare and safety is in jeopardy. At the time of the closeout, the issue was resolved, the problem corrected, and no further action is needed regarding completion of physical examinations.

A plan of action is required regarding the failure to obtain informed consent when treating detainees.

HUNGER STRIKES (Deficient)

- Medical staff did not consistently record the weight and vital signs at least once every 24 hours for detainees on hunger strikes
- Medical did not receive a signed medical "Refusal of Treatment" form for every detainee who rejected medical treatment or evaluation.
- Medical staff did not use Form I-389, Hunger Strike Monitoring form as required.
- Medical documentation did not document the provision of three meals daily
- Medical staff did not properly document all treatment attempts

The medical team introduced a checklist designed to ensure that established protocols and medical policy and procedure are followed in every instance where a hunger strike is identified. A plan of action is required outlining DIHS will comply.

TRANSPORTATION (Deficient)

- Several vehicles were dirty and unsanitary.
- One vehicle was observed with rotting food inside.
- One vehicle had numerous old receipts that had not been properly documented or turned in for accountability.
- Vehicle utilization forms were not all turned in.

A plan of action is required outlining how ICE will comply.

RIC Observations

The ICE Officer-In-Charge, Contractor and their entire staff were very supportive of the review team and assisted the team completely throughout the review. Facility staff along with a review of available records provided all information obtained throughout this review.

Memorandum for John P. Forres San Diego Correctional Center Detention Review Summary Report Page 4

<u>Detained Population</u>: The current average daily population is between 125 and 130 percent of the rated capacity of the facility. The facility has 1000 permanent beds. The remaining 300 beds are temporary cots or bunks placed throughout the facility to accommodate the approximate 100 ICE and 300 United States Marshal Service detainees. The current contract requires the facility to take up to 400 USM detainees. If this option were exercised, the current population would swell to 140 percent of the rated capacity.

The County of San Diego in June 2006 reclaimed one complete housing pod from the contractor that resulted in an immediate loss of 200 rated beds. The contractor responded to this loss by placing three ICE detainees in cells designed for two detainees and by placing two man bunks in open day room areas decreasing the amount of available space within a number of housing units.

Our review of the facility found the facility to be generally compliant with the National Detention Standards; however, the quality of life for detainees is deteriorating. This deterioration is directly related to the housing environment. In some instances, male and female detainees were housed in units that were at 180 percent of their design capacity while others were underutilized. During the course of the review, bedspace options were developed to overcome these issues. The Officer In Charge submitted options to the Field Office Director. In addition, the Officer In Charge also contacted the Detention Operations Command Center and is looking for alternatives to reducing the population by forwarding new cases to areas with available bedspace.

The continued operation of this facility at these levels will result in continuing conditions that are less than optimal. The facility will be unable to meet specific ICE standards without relief form crowded conditions.

Increased Detainee Activity: Detainee assaults on staff are high. Recently, detainees actively resisted increased populations within their respective units. Detainees with a "High" classification designation refused to be triple bunked. To voice their disagreement, they refused to lockdown and attempted to break out windows from their secure units. Three security windows were damaged. At the time of the disturbance the facility was in the middle of shift change. The facility was able to respond with a significant force and quelled the disturbance quickly and effectively using a combination of Pepper Spray, pepper balls fired at the detainees, and physical force. Ultimately, twenty-one offenders were transferred to segregation while the remaining three housing units locked down. The potential for a different outcome existed had this not occurred during shift change.

<u>Staff Experience</u>: For this location, the level of staff experience has been significant in maintaining daily operations at this facility. Generally, contract staff were experienced and well trained. There were, however, indications that additional in service training was needed to improve specific responses in the areas of emergency medical response and use of force by staff.

Example 1: During June 2006, contract detention officers failed to call a medical emergency when it was clearly needed. Staff did not follow established protocols and procedures because a Supervisor for a previous medical emergency had admonished them for making such a call.

Example 2: During the review of a an immediate use of force incident in the medical short stay unit, a DIHS staff member placed herself in an area where staff were restraining a

Memorandum for John P. Forres San Diego Correctional Center Detention Review Summary Report Page 5

detainee who was combative. Non-security staff should wait until a detainee has been properly secured and restrained. The detainee was in a medical unit and the staff member was concerned for his safety due to known medical conditions. This being stated, security staff must be allowed to perform their duties unimpeded in a manner that is consistent with maintaining safety and good order in the facility when responding to a detainee that is combative. Medical staff should receive additional training with regards to their role during emergencies. All staff should receive basic training with regards to facility rules and procedures regardless of their assignment.

Example 3: Staff, while attempting to move a fully restrained detainee from a cell to a shower for decontamination members improperly carried the subject at head height and in a manner that could have injured the subject further. We determined this to be incidental to the movement and it was not intended to injure the detainee. In service training regarding cell extraction and movement of a non-cooperative detainee should be reviewed.

Hold Rooms: Documentation indicates that a specific group of detainees are housed in hold rooms in excess of 12 hours These detainees are generally in transit to other facilities and must wait for transportation. Documentation indicates detainees wait as long as 15 hours and a significant number are held right up to the 12-hour limit.

During the closeout it was determined that only detainees in transit to other locations are held in excess of 12 hours. All detainees are medically screened during this process. These detainees are typically not admitted to the facility unless it is determined that transportation is not eminent. There is no waiver to the standard, however, this type of circumstance is becoming more frequent due to the ongoing Secure Border Initiative. Both ICE and CCA are attempting to mitigate this problem. At the time of the closeout, the problem was not fully resolved. A plan of action is required outlining how the facility will comply.

Best Practices Observed:

<u>Staff-Detainee Interaction</u>: Staff were observed communicating with and working with detainees in a positive manner throughout the review. In particular, detention officers assigned to work with detainees in housing area F-Medical were seen to be polite, responsive, and effective in their management of detainees with severe mental health issues. These detainees are in constant motion and staff managed with dignity and respect at all times.

Unit Managers assigned to the various housing pods were also observed maintaining communication with detainees. This is critical when dealing with severe housing shortfalls. Staff are responsive and carry out there duties in a responsible manner.

In general, the team unanimously commented on the overall professional appearance and staff demeanor throughout the review. Staff were courteous and respectful in every instance viewed. F-Med

<u>Staff Detainee Communication</u> – The San Diego Otay Detention ICE staff created an electronic log for all incoming detainee requests. The log tracks when the request was received as well as the

Memorandum for John P. Forres San Diego Correctional Center Detention Review Summary Report Page 6

response date and provides the name and A number of the detainee. Copies are placed into A Files and are easily located due to the log. It is simple and can be recreated in other field offices.

<u>F - Medical Mental Health Housing Unit</u> - Through a creative approach and outstanding cooperation between ICE, DIHS and CCA, space was created to house detainees with serious but treatable mental health conditions. These detainees typically have to be sent out and housed in special facilities at great expense. The creation of this specialized segregation unit in close proximity to the existing short stay unit provides the detainees with a safe and secure housing alternative to general population while giving them immediate access to the care and treatment they need. This is an excellent cooperative effort between ICE, DIHS, and CCA

<u>Tool Control</u> – The tool shed sets an example of how to maintain inventory of restricted and unrestricted tools. Tool inventory and accountability are at 100 percent. This was an excellent effort by CCA staff.

<u>Classification</u> – Review team members noted that classification of detainees is organized and well managed. All detainees in the facility are classified according to the standard and records are maintained in a well-organized manner for both physical hard copies and electronically. Files and records are easy to locate and reclassifications are always done in a timely manner.

<u>Religious Practices</u> – The Chaplain maintains files on all activities and organizations. He is meticulous in his efforts to serve the detained population. It was noted the Chaplain personally meets with <u>every</u> detainee who communicates his or her religious beliefs at admission. Following admission, he reviews and locates detainees to determine their religious needs regardless of faith.

Recommended Rating and Justification:

The Reviewer-In-Charge recommends that the facility receive a rating of "Deficient." The facility complies with 34-of-38 applicable ICE National Detention Standards. The facility should respond to all findings and initiate a Plan of Action in response to the noted deficient practices. Those standards not in compliance are critical to the care and well being of the detained population and staff. A rating of Deficient is supported by these findings.

RIC Assurance Statement:

The findings of compliance and noncompliance are documented on the G-324a Inspection form and are supported by documentation in the review file.

Department Of Homeland Security Immigration and Customs Enforcement

Detention Facility Inspection Form Facilities Used Over 72 hours

A. Type of Facility Reviewed					
	g Center	G. Accreditation	Certificates		
ICE Contract Detention		List all State or Na			ed:
ICE Service Processin ICE Contract Detention ICE Intergovernments		ACA ,NCCHC,JC			
	Total reconstitution of the second se	Check box if f	acility has no	accreditation[s]	
B. Current Inspection		Cheek con in it	avinty new ne	<u>accreation[b]</u>	
Type of Inspection		H. Problems / Co	omplaints (Conies must be	attached)
Field Office HQ Inspect	tion	The Facility is und			
Date[s] of Facility Review	.1011	Court Order		lass Action Ord	
September 19 - 21, 2006		The Facility has Si			
September 19 - 21, 2000		Major Litigatio	n II	ife/Safety Issue:	,
C. Previous/Most Recent Fac	ility Davian	Check if None		110/04/04/04/	,
Date[s] of Last Facility Review	mity Keview	Z Check it I tone	*		
October 18 - 20, 2006		I. Facility Histo	rv		
Previous Rating		Date Built	, , <u>, , , , , , , , , , , , , , , , , </u>		
Superior Good Acce	ntable Deficient DAt-Pick	March 1999			
☐ Superior ☑ Good ☐ Acce	ptable Deficient At-Kisk	Date Last Remode	eled or Ungra	ded	
D. Name and Location of Fac	vilite:	March 2002	ored or epgra	ava	
Name	inty	Date New Constru	ction / Bedst	pace Added	
San DiegoCorrectional Facility		None	otton / Bous	ace Hadea	
Address (Street and Name)		Future Construction	on Planned		
446 Alta Road Suite 5400		Yes No I			
City, State and Zip Code San Diego, CA 92158	•	Current Bedspace		Bedspace (# Nev	v Reds only)
County	· · · · · · · · · · · · · · · · · · ·	1000		r: 1440 Date: 20	
San Diego	,	[1000	rtunioe	1. 1440 1240, 20	707
Name and Title of Chief Executive Of	ficer (Warden/OIC/Superintendent)	J. Total Facility	v Population		
b6, b7c , Officer In Charge Celephone # (Include Area Code)		Total Facility Inta			
19-71 b6, b7c		15,568	Ke for brevio	us te monuis .	
Field Office / Sub-Office (List Office v	with oversight responsibilities)	Total ICE Manday	us for Previou	is 12 months	
San Diego Field Office		343,149	75 101 1 10 1100	is 12 months	
Distance from Field Office		3 13,1 13			
20 Miles		K. Classification	n Level (ICI	SPCs and CD	Fe Only)
E. ICE Information		IX. Classification	L-1		L-3
Name of Inspector (Last Name,	Title and Duty Station)	Adult Male	10-1	1 17-14	11-5
	uarters Washington DC	Adult Female		(b)(2)High	
Name of Team Member / Title /		7 tunit 1 omaic	<u> </u>		
b6, b7c / DO / San Antonio		L. Facility Cap	aaitv		
Name of Team Member / Title /		Li. Facility Cap	Rated	Operational	Emergency
b6, b7c / DO / San Diego		Adult Male	800	995	1200
Name of Team Member / Title /	Duty Location	Adult Female	200	276	200
	S - Headquarters			nders 16 and old	
b6, b7c y / Capt. / DIHS) - Headquarters	Tacinty notes o	divennes One	nucis to and old	er as Addits
F. CDF/IGSA Information C)nlv	M. Average Dai	ly Panulatia	n	
Contract Number	Date of Contract or IGSA	M. Average Dar	ICE	·	Other
ODT-5-C-003	July 7, 2005	Adult Male	774		0
Basic Rates per Man-Day	July 7, 2005	Adult Female	213		0
97.34		Adult Female		/ / 1	U
Other Charges: (If None, Indicated)	ate N/A)	N. Facility Staf	fing Level		
Transp. Guard Service: 22.96 F		Security:	ing Level	Support:	
Estimated Man-days Per Year	, , ,	<u> </u>	1	b2 high	
328,500		b2 high		<u> </u>	
320,300					



Significant Incident Summary Worksheet

For ICE to complete its review of your facility, the following information <u>must be completed</u> prior to the scheduled review dates. The information on this form should contain data for the past twelve months in the boxes provided. The information on this form is used in conjunction with the ICE Detention Standards in assessing your Detention Operations against the needs of the ICE and its detained population. This form should be filled out by the facility prior to the start of any inspection. Failure to complete this section will result in a delay in processing this report and the possible reduction or removal of ICE' detainees at your facility.

Incidents	Description	Jan Mar	Apr Jun	Jul - Sept	Oct - Dec
Assault:	Types (Sexual ² , Physical, etc.)	P - 20 S - 1	p - 23	P - 10 S - 1	P - 14
Offenders on Offenders ¹	With Weapon	0	0	0	0
	Without Weapon	21	23	11	14
Assault:	Types (Sexual Physical, etc.)	P-3 S-1	P - 5	P - 4	P-4 S-1
Detainee on Staff	With Weapon	0	0	0	0
	Without Weapon	4	5	. 4	5
Number of Forced Moves, incl. Forced Cell moves ³		6	5	4	2
Disturbances ⁴		2	4	0	1
Number of Times Chemical Agents Used		5	3	2	1
Number of Times Special Reaction Team Deployed/Used		0	0	1	0
# Times Four/Five Point	Number/Reason (M=Medical, V=Violent Behavior, O=Other)	0	0	0	0
Restraints applied/used	Type (C=Chair, B=Bed, BB=Board, O=Other)	0	0	0	0
Offender / Detainee Medical Referrals as a result of injuries sustained.		0	3	1	2
Escapes	Attempted	0	0	0	0
	Actual	0	0	0	0
Grievances:	# Received	59	59	56	58
	# Resolved in favor of Offender/Detainee	0	2	3	0
Deaths	Reason (V=Violent, I=Illness, S=Suicide, A=Attempted Suicide, O=Other)	0	1 - Illness	0	0
	Number	0	1	0	0
Psychiatric / Medical Referrals	# Medical Cases referred for Outside Care	21	30	26	23
	# Psychiatric Cases referred for Outside Care	4	4	3	1

Any attempted physical contact or physical contact that involves two or more offenders

Oral, anal or vaginal penetration or attempted penetration involving at least 2 parties, whether it is consenting or non-consenting

Routine transportation of detainees/offenders is not considered "forced"

Any incident that involves four or more detainees/offenders, includes gang fights, organized multiple hunger strikes, work stoppages, hostage situations, major fires, or other large scale incidents.

_	ceptable 2. Deficient 3. At Risk 4. Repeat Finding 5.Not Applicable 1 Access Standards	1. 2. 3. 4.
ega	Access to Legal Materials	
	Group Presentations on Legal Rights	
	Visitation	
	Telephone Access	
_	inee Services	
Cla	Admission and Release	MIDIDID
	Classification System	
· ·	Correspondence and Other Mail	
}.	Detainee Handbook	
).).	Food Service	
10.	Funds and Personal Property	
1.	Detainee Grievance Procedures	
12.	Issuance and Exchange of Clothing, Bedding, and Towels	
13.	Marriage Requests	
4.	Non-Medical Emergency Escorted Trip	
15.	Recreation	
16.	Religious Practices	
17.	Voluntary Work Program	
_	th Services	
18.	Hunger Strikes	
19.	Medical Care	
0.	Suicide Prevention and Intervention	
21.	Terminal Illness, Advanced Directives and Death	
Secu	rity and Control	
22.	Contraband	
23.	Detention Files	
24	Disciplinary Policy	
25.	Emergency Plans	
26.	Environmental Health and Safety	
27.	Hold Rooms in Detention Facilities	
28.	Key and Lock Control	
29.	Population Counts	
30.	Post Orders	
31.	Security Inspections	
32.	Special Management Units (Administrative Segregation)	
33.	Special Management Units (Disciplinary Segregation)	
34.	Tool Control	
35.	Transportation (Land management)	
36.	Use of Force	
37.	Staff / Detainee Communication (Added August 2003)	
38.	Detainee Transfer (Added September 2004)	

	RIC Review A	Assurance Statemen	ı t	
By signing below, the Reviewer-In- contained in the Inspection Report a accomplishments are supported by s accordance with applicable law and deficiencies noted in the report.	re supported by evidence the ufficient and reliable evider	at is sufficient and reace. Within the scop	eliable. Furthermore e of the review, the	re, findings of noteworthy e facility is operating in
Reviewer-In-Charge: (Print Name)		Signature	b6, b7c	
b6, b7c		b6, b7c		<u> </u>
Title & Duty Location		12410		
Detention and Deportation Officer		10/02/2006		
Team Members				
Print Name, Title, & Duty Location		Print Name, Title, & D	uty Location	
b6, b7c , DO, Dallas		b6. b7c , DO.	, CHI	
Print Name, Title, & Duty Location		Print Name, Title, & D	uty Location	
b6, b7c , Captain, DIHS				
Recommended Rating:	Superior Good			
	Acceptable			

Comments: It is the RIC's recommendation that the facility receive a rating of "Deficient". The facility complies with 34 of 38 Immigration and Customs Enforcement, National Detention Standards. The facility does not comply with standards athat provide for critical care andf treatment of detainees and that allow communication with critical contacts outside fo the facility needed to expedite detainee cases and afford communication that is required by ICE.



ACCESS T		

Policy: Facilities holding ICE detainees shall permit detainees access to a law library, and provide legal materials, facilities, equipment and document copying privileges, and the opportunity to prepare legal documents.

The law library contains all materials listed in the "Access to Legal Materials" standard, Attachment A. The listing of materials is posted in the law library. The library contains a sufficient number of chairs, is well it and is reasonably isolated from noisy areas. The law library is adequately equipped with typewriter, computers or both and has sufficient supplies for daily use by the detainees. In addition to the physical law library, ICE detainees have access to the Lexus Nexus electronic law library. Where provided, the Lexus Nexus library is updated and is current. Outside persons and organizations are permitted to submit published legal material for inclusion in the legal library. Outside published material is for warded and reviewed by the ICE prior to inclusion. There is a designated ICE or facility employee who inspects, updates, and maintain/replace legal material and equipment on a routine basis. Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to forecor recreation time in lieu of library usage. Detainees facing a court deadline are given priority use of the law library. Each request is reviewed and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainese to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population, barring security concerns. Detainees denied access to legal materials are accessible within 24 hours of a written request. Detainees my retain a reasonable amount of personal legal material in the general population, barring security concerns. Detainees den			5.7		
detainee use. The law library contains all materials listed in the "Access to Legal Materials" Standard, Atlachment A. The listing of materials is posted in the law library. The library contains a sufficient number of chairs, is well lit and is reasonably isolated from noisy areas. The law library is adequately equipped with typewriter, computers or both and has sufficient supplies for daily use by the detainees. In addition to the physical law library, ICE detainees have access to the Lexus Nexus electronic law library. Where provided, the Lexus Nexus electronic law library. Where provided, the Lexus Nexus electronic law library. Outside persons and organizations are permitted to submit published legal material for inclusion in the legal library. Outside published material is forwarded and reviewed by the ICE prior to inclusion. There is a designated ICE or facility employee who inspects, updates, and maintain/replace legal material and equipment on a routine basis. Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to forego recreation time in lieu of library usage. Detainees facing a court deadline are given priority use of the law library. Detainees may request material not currently in the law library. Each request is reviewed and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population, barring security concerns. Detainees denied access to legal materials are accumented and reviewed routinely for lifting of sanctions. All den		是被制度	N.	NA	Hemarks
"Access to Legal Materials" Standard, Attachment A. The listing of materials is posted in the law library. The library contains a sufficient number of chairs, is well lit and is reasonably isolated from noisy areas. The law library is adequately equipped with typewriter, computers or both and has sufficient supplies for daily use by the detainees. In addition to the physical law library, ICE detainees have access to the Lexus Nexus electronic law library. Where provided, the Lexus Nexus library is updated and is current. Outside persons and organizations are permitted to submit published legal material for inclusion in the legal library. Outside published material is forwarded and reviewed by the ICE prior to inclusion. There is a designated ICE or facility employee who inspects, updates, and maintain/replace legal material and equipment on a routine basis. Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to forego recreation time in lieu of library usage. Detainees facing a court deadline are given priority use of the law library. Detainees may request material not currently in the law library. Each requests is reviewed and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal materials in the general population, barring security concerns. Detainees denied access to legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the	detainee use.				
The listing of materials is posted in the law library. The library contains a sufficient number of chairs, is well lit and is reasonably isolated from noisy areas. The law library is adequately equipped with typewriter, computers or both and has sufficient supplies for daily use by the detainees. In addition to the physical law library, ICE detainees have access to the Lexus Nexus electronic law library. Where provided, the Lexus Nexus library is updated and is current. Outside persons and organizations are permitted to submit published legal material for inclusion in the legal library. Outside published material is forwarded and reviewed by the ICE prior to inclusion. There is a designated ICE or facility employee who inspects, updates, and maintain/replace legal material and equipment on a routine basis. Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to foreoge recreation time in lieu of library usage. Detainees facing a court deadline are given priority use of the law library. Detainees may request material not currently in the law library. Detainees are not required to foreoge an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with socurity. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population, barring security concerns. Detainees denied access to legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denie	The law library contains all materials listed in the				
The library contains a sufficient number of chairs, is well it and is reasonably isolated from noisy areas. The law library is adequately equipped with typewriter, computers or both and has sufficient supplies for daily use by the detainees. In addition to the physical law library, ICE detainees have access to the Lexus Nexus electronic law library. Where provided, the Lexus Nexus library is updated and is current. Outside persons and organizations are permitted to submit published legal material for inclusion in the legal library. Outside published material is forwarded and reviewed by the ICE prior to inclusion. There is a designated ICE or facility employee who inspects, updates, and maintain/replace legal material and equipment on a routine basis. Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to foreogn recreation time in lieu of library usage. Detainees facing a court deadline are given priority use of the law library. Detainees may request material not currently in the law library. Each request is reviewed and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management upit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are accumented and reviewed rou	"Access to Legal Materials" Standard, Attachment A.	\boxtimes			
ilit and is reasonably isolated from noisy areas. The law library is adequately equipped with typewriter, computers or both and has sufficient supplies for daily use by the detainees. In addition to the physical law library, ICE detainees have access to the Lexus Nexus electronic law library. Where provided, the Lexus Nexus electronic law library. Where provided, the Lexus Nexus electronic law library. Where provided, the Lexus Nexus electronic law library. Outside persons and organizations are permitted to submit published legal material for inclusion in the legal library. Outside published material is forwarded and reviewed by the ICE prior to inclusion. There is a designated ICE or facility employee who inspects, updates, and maintain/replace legal material and equipment on a routine basis. Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to forego recreation time in lieu of library usage. Detainees facing a court deadline are given priority use of the law library. Detainees may request material not currently in the law library. Each request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees may retain a reasonable amount of personal legal material on the general population, barring security concerns. Detainees denied access to legal materials are accessible within 24 hours of a written request. Detainees choused in Administrative Segregation a					
The law library is adequately equipped with typewriter, computers or both and has sufficient supplies for daily use by the detainees. In addition to the physical law library, ICE detainees have access to the Lexus Nexus electronic law library. Where provided, the Lexus Nexus electronic law library. Where provided, the Lexus Nexus electronic law library. Outside published legal material for inclusion in the legal library. Outside published material is forwarded and reviewed by the ICE prior to inclusion. There is a designated ICE or facility employee who inspects, updates, and maintain/replace legal material and equipment on a routine basis. Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to forego recreation time in lieu of library usage. Detainees facing a court deadline are given priority use of the law library. Detainees may request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for litting of sanctions. All denials of access to the law library fully documented. All denials of access to the law library fully documented. All denials of access to the law library fully documented.		M			
computers or both and has sufficient supplies for daily use by the detainees. In addition to the physical law library, ICE detainees have access to the Lexus Nexus electronic law library. Where provided, the Lexus Nexus library is updated and is current. Outside persons and organizations are permitted to submit published legal material for inclusion in the legal library. Outside published material is forwarded and reviewed by the ICE prior to inclusion. There is a designated ICE or facility employee who inspects, updates, and maintain/replace legal material and equipment on a routine basis. Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to forego recreation time in lieu of library usage. Detainees facing a court deadline are given priority use of the law library. Detainees may request material not currently in the law library. Each request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are accessible within 24 hours of a written request. All denials of access to the law library fully documented. All denials of access to the law library fully documented. All denials of decases to the law library fully documented.		K-71			
use by the detainees. In addition to the physical law library, ICE detainees have access to the Lexus Nexus electronic law library. Where provided, the Lexus Nexus library is updated and is current. Outside persons and organizations are permitted to submit published legal material for inclusion in the legal library. Outside published material is forwarded and reviewed by the ICE prior to inclusion. There is a designated ICE or facility employee who inspects, updates, and maintain/replace legal material and equipment on a routine basis. Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to forego recreation time in lieu of library usage. Detainees facing a court deadline are given priority usage of the law library. Detainees may request material not currently in the law library. Each request is reviewed and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that liliterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are accessible withins and the same law library segregation on the law library fully documented. All dehals of access to the law library fully documented. All dehals of access to the law library fully documented.		_			ŧ
In addition to the physical law library, ICE detainees have access to the Lexus Nexus electronic law library. Where provided, the Lexus Nexus library is updated and is current. Outside persons and organizations are permitted to submit published legal material for inclusion in the legal library. Outside published material is forwarded and reviewed by the ICE prior to inclusion. There is a designated ICE or facility employee who inspects, updates, and maintain/replace legal material and equipment on a routine basis. Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to forego recreation time in lieu of library usage. Detainees facing a court deadline are given priority use of the law library. Detainees may request material not currently in the law library. Each request is reviewed and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 − 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population, abraring security concerns. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. All denials of access to the law library fully documented, are fully to filting of sanctions.		\bowtie	📙		
Nave access to the Lexus Nexus electronic law library. Where provided, the Lexus Nexus library is updated and is current. Outside persons and organizations are permitted to submit published legal material for inclusion in the legal library. Outside published material is forwarded and reviewed by the ICE prior to inclusion. There is a designated ICE or facility employee who inspects, updates, and maintain/replace legal material and equipment on a routine basis. Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to forego recreation time in lieu of library usage. Detainees facing a court deadline are given priority use of the law library. Detainees may request is reviewed and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are accumented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. All denials of access to the law library fully documented. All denials of access to the law library fully documented. All denials of access to the law library fully documented.					
Where provided, the Lexus Nexus library is updated and is current. Outside persons and organizations are permitted to submit published legal material for inclusion in the legal library. Outside published material is forwarded and reviewed by the ICE prior to inclusion. There is a designated ICE or facility employee who inspects, updates, and maintain/replace legal material and equipment on a routine basis. Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to forego recreation time in lieu of library usage. Detainees facing a court deadline are given priority use of the law library. Detainees may request material not currently in the law library sace, and maintain and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population, abriring security concerns. Detainees denied access to legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are accessible within 24 hours of a written request. All denials of access to the law library fully documented, are decimined and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented, are decimined and reviewed routinely for lifting of sanctions.	in addition to the physical law library, ICE detainees	\boxtimes			
is current. Outside persons and organizations are permitted to submit published legal material for inclusion in the legal library. Outside published material is forwarded and reviewed by the ICE prior to inclusion. There is a designated ICE or facility employee who inspects, updates, and maintain/replace legal material and equipment on a routine basis. Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to forego recreation time in lieu of library usage. Detainees facing a court deadline are given priority use of the law library. Detainees may request material not currently in the law library. Each request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are accessible within 24 hours of a written request. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library by the law library library and the part of the law library library and the law library library and the law library library and the law library l					
Outside persons and organizations are permitted to submit published legal material for inclusion in the legal library. Outside published material is forwarded and reviewed by the ICE prior to inclusion. There is a designated ICE or facility employee who inspects, updates, and maintain/replace legal material and equipment on a routine basis. Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to forego recreation time in lileu of library usage. Detainees facing a court deadline are given priority use of the law library. Detainees may request material not currently in the law library. Each request is reviewed and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management upit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are access to the law library fully documented. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library by library labels.		\boxtimes			
submit published legal material for inclusion in the legal library. Outside published material is forwarded and reviewed by the ICE prior to inclusion. There is a designated ICE or facility employee who inspects, updates, and maintain/replace legal material and equipment on a routine basis. Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to forego recreation time in Illeu of library usage. Detainees facing a court deadline are given priority use of the law library. Detainees may request material not currently in the law library. Each request is reviewed and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are accessed and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. All denials of access to the law library when a detainee or group of detainees is denied access to the law library and proving security concerns. Serial security concerns are documented and reviewed routinely for lifting of sanctions.					POD 9 LIMO mastarial
library. Outside published material is forwarded and reviewed by the ICE prior to inclusion. There is a designated ICE of facility employee who inspects, updates, and maintain/replace legal material and equipment on a routine basis. Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to forego recreation time in lieu of library usage. Detainees facing a court deadline are given priority use of the law library. Each request is reviewed and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. All denials of access to the law library fully documented. All denials of access to the law library when a detainee or group of detainees is denied access to the law library or group of detainees is denied access to the law library when a detainee or group of detainees is denied access to the law library law					ACCEPTATION OF THE CONTROL OF THE CO
initially. Outside published material is lowarded and reviewed by the ICE prior to inclusion. There is a designated ICE or facility employee who inspects, updates, and maintain/replace legal material and equipment on a routine basis. Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to forego recreation time in lieu of library usage. Detainees facing a court deadline are given priority use of the law library. Detainees may request material not currently in the law library. Each request is reviewed and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are adcumented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library such a detainee or group of detainees is denied access to the law library such and the properties of the law library such and the propert					nave been downloaded.
There is a designated ICE or facility employee who inspects, updates, and maintain/replace legal material and equipment on a routine basis. Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to forego recreation time in lieu of library usage. Detainees facing a court deadline are given priority use of the law library. Each request is reviewed and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library and the same law library an					
inspects, updates, and maintain/replace legal material and equipment on a routine basis. Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to forego recreation time in lieu of library usage. Detainees facing a court deadline are given priority use of the law library. Detainees may request material not currently in the law library. Each request is reviewed and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. All denials of access to the law library fully documented. All denials of detainees is denied access to the law library of group of detainees is denied access to the law library and the same law library in the properties of the law library in the law library in the properties of the law library in	There is a designated ICF or facility employed who	 	 	 	
and equipment on a routine basis. Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to forego recreation time in lieu of library usage. Detainees facing a court deadline are given priority use of the law library. Detainees may request material not currently in the law library. Detainees may request is reviewed and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. All denials of access to the law library fully documented. All denials of access to the law library fully documented. All denials of access to the law library fully documented. All denials of access to the law library fully documented. All denials of access to the law library tilly documented.		M			
Detainees are offered a minimum 5 hours per week in the law library. Detainees are not required to forego recreation time in lieu of library usage. Detainees facing a court deadline are given priority use of the law library. Detainees may request material not currently in the law library. Each request is reviewed and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarlly and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. All denials of access to the law library fully documented. All denials of access to the law library fully documented. All denials of detainees is denied access to the law library or group of detainees is denied access to the law library fully documented.		الكا	"	"	
the law library. Detainees are not required to forego recreation time in lieu of library usage. Detainees facing a court deadline are given priority use of the law library. Detainees may request material not currently in the law library. Each request is reviewed and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management upit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. All denials of access to the law library fully documented. All denials of access to the law library fully documented. All denials of access to the law library fully documented. All denials of access to the law library fully documented.					
recreation time in lieu of library usage. Detainees facing a court deadline are given priority use of the law library. Detainees may request material not currently in the law library. Each request is reviewed and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. All denials of access to the law library fully documented. All denials of access to the law library fully documented. All denials of access to the law library fully documented. All denials of access to the law library fully documented. Asst. Warden approves extra time with inmate interpreter. Asst. Warden approves extra time with inmate interpreter.		KN		<u></u>	
a court deadline are given priority use of the law library. Detainees may request material not currently in the law library. Each request is reviewed and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. Asst. Warden approves extra time with inmate interpreter.					
Detainees may request material not currently in the law library. Each request is reviewed and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management upit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. Asst. Warden approves extra time with inmate interpreter. Asst. Warden approves extra time with inmate interpreter. Detainees may retain a reasonable amount of personal legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library					
library. Each request is reviewed and where appropriate an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. Asst. Warden approves extra time with inmate interpreter. Asst. Warden approves extra time with inmate interpreter.					Requests go through ICE
an acquisition request is initiate and timely pursued. Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library	library. Each request is reviewed and where appropriate	1.			
Request for copies of court decisions are accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library	an acquisition request is initiate and timely pursued.				
accommodated within 3 – 5 business days. The facility permits detainees to assist other detainees, voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library	Request for copies of court decisions are				
voluntarily and free of charge, in researching and preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library					
Preparing legal documents, consistent with security. Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library		9,,,,,,,	,		
Staff ensures that illiterate or non-English-speaking detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library					
detainees without legal representation receive more than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library		ļ			
than access to English-language law books after indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library					
indicating their need for help. Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library		- 🖂 -		- FI-	
Detainees may retain a reasonable amount of personal legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library				1	interpreter.
legal material in the general population and in the special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library		 	ļ		
special management unit. Stored legal materials are accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library					
accessible within 24 hours of a written request. Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library		\boxtimes			
Detainees housed in Administrative Segregation and Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library					
Disciplinary Segregation units have the same law library access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library		+	1	+	
access as the general population, barring security concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library					
concerns. Detainees denied access to legal materials are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library					
are documented and reviewed routinely for lifting of sanctions. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library					
sanctions. All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library					
All denials of access to the law library fully documented. Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library					and the least two least transmitted to the least transmitted transmitted to the least transmitted transmitted to the least transmitted transmi
Facility staff informs ICE Management when a detainee or group of detainees is denied access to the law library		Ø	ITT	П	
or group of detainees is denied access to the law library 🛛 🔲			T ***	1	
	or group of detainees is denied access to the law library				
or law materials.	or law materials.				<u> </u>

	ACCESS TO LEGAL CE detainees shall permit de nent and document copying	tainees	access		
Comp	onents	Y	N	NA	Remarks
Detainees who seek judicial relief on any matter are not subjected to reprisals, retaliation, or penalties.		⊠			Correct.
⊠ Acceptable	☐ Deficient [_ At-R	isk		☐ Repeat Finding

Remarks: (Record significant facts, observations, alternate source used for verification, etc.)

b6. b7c

921.06

ADMISSION AND RELEASE

Policy: All detainees will be admitted and released in a manner that ensures their health, safety, and welfare. The admissions procedure will, among other things include: medical screening; a file-based assessment and classification process; a body search; and a search of personal belongings, which will be inventoried, documented, and safeguarded as necessary.

Components	Y	N	NA	Remarks
In processing includes an orientation of the facility. The orientation includes; Unacceptable activities and behavior, and corresponding sanctions; How to contact ICE; The availability of <i>pro bono</i> legal services, and how to pursue such services. Schedule of programs, services, daily activities, including visitation, telephone usage, mail service, religious programs, count procedures, access to and use of the law library and the general library; sick-call procedures, etc., and the detainee handbook.				Orientation video played upon arrival. Detainees also sign orientation form at arrival.
Medical screenings are performed by medical staff or persons who have received specialized training for the purpose of conducting an initial health screening.	\boxtimes			Screenings done within 12 hours, but usually sooner.
Each new arrival is classified according to criminal history and threat levels. Criminal history is provided for each detainee by the ICE field office.				Viewed detention folders and applicable forms.
All new arrivals are searched in accordance with the "Detainee Search" standard. An officer of the same sex as the detainee conducts the search and the search is conducted in an area that affords as much privacy as possible.	×			
Detainees are stripped searched only when cause has been established and not as routine policy. Non-criminal detainees are not strip-searched but are patted down unless reasonable suspicion is established.	×			
The "Contraband" standard governs all personal property searches. IGSAs/CDFs use or have a similar contraband standard. Staff prepares a complete inventory of each detainee's possessions. The detainee receives a copy.	×			
Staff completes Form I-387 or similar form for CDFs and IGSAs for every lost or missing property claim. Facilities forward all I-387 claims to ICE.	×			
Detainees are issued appropriate and sufficient clothing and bedding for the climatic conditions.	\boxtimes			
The facility provides and replenishes personal hygiene items as needed. Gender-specific items are available. ICE Detainees are not charged for these items.	\boxtimes			·
All releases are properly coordinated with ICE using a Form I-203.				
Staff completes paperwork/forms for release as required.		<u> </u>		
⊠ Acceptable ☐ Deficient	☐ At-	Risk		Repeat Finding

Remarks: (Record significant facts, observations, other sources used, etc.)

Sampled numerous detention files. Files sampled appeared to have all the required documentation and forms within them. Admission and release area as well as filing system were well organized.



b6, b7c

DA/21/04



CLASSIFICATION SYSTEM

Policy: All facilities will develop and implement a system according to which ICE detainees are classified. The classification system will ensure that each detainee is placed in the appropriate category, physically separated from detainees in other categories

Components	Y	N	NA	Remarks
The facility has a system for classifying detainees. In CDFs and IGSAs, an Objective Classification System or similar is used.	×			·
The facility classification system includes: Classifying detainees upon arrival. Separating individuals who cannot be classified upon arrival from the general population. The first-line supervisor or designated classification specialist reviewing every classification decision.	×.			
The intake/processing officer reviews work-folders, A-files, etc., to identify and classify each new arrival.	\boxtimes			
Staff use only information that is factual, and reliable to determine classification assignments. Opinions and unsubstantiated/ unconfirmed reports may be filed but are not used to score detainees classifications.				
Housing assignments are based on classification- level.	×			
A detainee's classification-level does not affect his/her recreation opportunities. Detainees recreate with persons of similar classification designations.	⊠			
Detainee work assignments are based upon classification designations.				
The classification process includes reassessment/reclassification. At IGSA's, detainees may request reassessment 60 days after arrival.	×			Initial within 45-60 days. Subsequent after 90 days.
Procedures exist for a detainee to appeal their classification assignment. Only a designated supervisor or classification specialist has the authority to reduce a classification-level on appeal.	\boxtimes			Done by Asst. Warden or higher.
Classification appeals are resolved within five business days and detainees are notified of the outcome within 10 business days.	\boxtimes			,
Classification designations may be appealed to a higher authority such as the Warden or equivalent.				
The Detainee Handbook or equivalent for IGSAs explains the classification levels, with the conditions and restrictions applicable to each.	\boxtimes			
⊠ Acceptable ☐ Deficient	☐ At-	Risk		Repeat Finding

Remarks: (Record significant facts, observations, other sources used, etc.)

U.S.M. prisoners are classified utilizing Form I-29. Classification was neat and well-organized.

Ms. Strausbaugh, Records Supervisor was very professional, friendly, and helpful.

CORRESPONDENCE AND OTHER MAIL

Policy: All facilities will ensure that detainees send and receive correspondence in a timely manner, subject to limitations required for the safety, security, and orderly operation of the facility. Other mail will be permitted, subject to the same limitations. Each facility will widely distribute its guidelines concerning correspondence and other mail.

Components	Yes	No	NA	Remarks
The rules for correspondence and other mail are posted in each housing or common area or provided to each detainee via a detainee handbook.	☒			·
The facility provides key information in languages other than English; In the language(s) spoken by significant numbers of detainees. List any exceptions.	\boxtimes			
Incoming mail distributed to detainees within 24 hours or 1 business day after it is received and inspected.	\boxtimes			9:30 - 10:00 a.m. pick-up
Outgoing mail is delivered to the postal service within one business day of its entering the internal mail system (excluding weekends and holidays).	\boxtimes			Mail is picked up each morning from housing units by 8:00 a.m.
Staff do not open and inspect incoming general correspondence and other mail (including packages and publications) without the detainee present unless documented and authorized in writing by the Warden or equivalent for prevailing security reasons.	⊠			All mail is opened in housing units with detainees present.
Staff does not read incoming general correspondence without the Warden's prior written approval.	\boxtimes			
Staff does not inspect incoming special Correspondence for physical contraband or to verify the "special" status of enclosures without the detainee present.	×			
Staff are prohibited from reading or copying incoming special correspondence.	\boxtimes			
Staff are only authorized to inspect outgoing correspondence or other mail without the detainee present when there is reason to believe the item might present a threat to the facility's secure or orderly operation, endanger the recipient or the public, or might facilitate criminal activity.	×			This is only done with supervisory approval and with probable cause.
Correspondence to a politician or to the media is processed as special correspondence and is not read or copied.	⊠.			
The official authorizing the rejection of incoming mail sends written notice to the sender and the addressee.	×			Detainee has option to return to sender or have destroyed.
The official authorizing censorship or rejection of outgoing mail provides the detainee with signed written notice.				Viewed notice that is provided to detainees.
Staff maintains a written record of every item removed from detainee mail.				Viewed rejection forms utilized.
The Warden or equivalent monitors staff handling of discovered contraband and its disposition. Records are accurate and up to date.	×			Original form to detention file and copy kept in mail room.
The procedure for safeguarding cash removed from a detainee protects the detainee from loss of funds and theft. The amount of cash credited to detainee accounts is accurate. Discrepancies are documented and investigated. Standard procedure includes issuing a receipt to the detainee.				Viewed receipt book verifying same.

subject to the same limitations. Each facility will widely distri- other mail.	bute its	guldelin	es con	cerning correspondence and
Original identity documents (e.g., passports, birth certificates) are immediately removed and forwarded to ICE staff for placement in A-files.	\boxtimes			Log maintained and documents are forwarded to ICE.
Staff provides the detainee a copy of his/her identity document(s) upon request.	\boxtimes			Done via request to ICE.
Staff disposes of prohibited items found in detainee mail in accordance with the "Control and Disposition of Contraband" Standard or the similar prevailing policy in IGSAs.	\boxtimes			Sr. Officer b6, b7c is in charge of disposal.
Every indigent detainee has the opportunity to mail, at government expense: Reasonable correspondence about a legal matter: Three one ounce letters per week: Packages deemed necessary by ICE.	×			Indigents receive (5) regular per week and unlimited legal.
The facility has a system for detainees to purchase stamps and for mailing all special correspondence and a minimum of 5 pieces of general correspondence per week.	×			Purchase is via commissary once per week.
The facility provides writing paper, envelopes, and pencils at no cost to ICE detainees.				
] At-Ri	sk		Repeat Finding

FOOD SER	FOOD SERVICE					
Policy: Every facility will provide detainees in its care accordance with the highest sanitary standards.	with nut	ritious a	and app	etizing meals, prepared in		
Components	Y	N	NA	Remarks		
The food service program is under the direct supervision of a professionally trained and certified service administrator. Responsibilities of cooks and cook foremen are in writing. The Food Service Administrator (FSA) determines the responsibilities of the Food Service Staff.	×			National accredidation through ServSafe, valid to 07-30-2008.		
The Cook Foreman is on duty on days when the FSA is off duty and vice versa.	\boxtimes					
The FSA provides food service employees with training that specifically addresses detainee-related issues. In ICE Facilities this includes a review of the ICE "Food Service" standard	⊠			ServSafe course and continuing OJT.		
Knife cabinets close with an approved locking device and the on-duty cook foreman maintains control of the key that locks the device.	⊠					
All knives not in a secure cutting room are physically secured to the workstation and staff directly supervise detainees using knives at these workstations. Staff monitor the condition of knives and dining utensils	×					
Special procedures (when necessary) govern the handling of food items that pose a security threat.	×			Sugar is locked up and no food allowed into cells.		
Operating procedures include daily searches (shakedowns) of detainee work areas.	\boxtimes			Conducted by CCA, once per shift		
The FSA monitor staffs implementation of the facility's population counts procedures. Staff are trained in counts procedures.		×		Counts are conducted by CCA personnel.		
The detainees assigned to the food service department look neat and clean. Their clothing and grooming comply with the "Food Service" standard.	×			đ		
The FSA annually reviews detainee-volunteer job descriptions to ensure they are accurate and up-to-date.	×					
The Cook Foreman or equivalent instructs newly assigned detainee workers in the rules and procedures of the food service department.	⋈					
 During orientation and training session(s), the CS explains and demonstrates: Safe work practices and methods. Safety features of individual products/ pieces of equipment. Training covers the safe handling of hazardous material[s] the detainee are likely to encounter in their work. 	⊠					
The Cook Foreman documents all training in individual detainee detention files.	⊠					
Detainees at CDFs are paid in accordance with the "Voluntary Work Program" standard. Detainee workers at IGSAs are subject to local and State rules and regulations regarding detainee pay.	⊠					

FOOD SERVICE					
Policy: Every facility will provide detainees in its care accordance with the highest sanitary standards.	with nu	tritious a	and app	etizing meals, prepared in	
Components	Y	N	NA	Remarks	
Detainees are served at least two hot meals every day. No more than 14 hours elapse between the last meal served and the first meal of the following day.	×				
For cafeteria style operations, a transparent "sneeze guard" protects both the serving line and salad bar line.			\boxtimes		
The facility has a standard 35-day menu cycle. IGSAs use a 35 day or similar system for rotating meals.	⊠				
The FSA or facility considers the ethnic diversity of the facility's detainee population when developing menu cycles. (Provide examples)	⊠			Hispanic theme, rice, veggie ea. meal	
A registered dietitian conducts a complete nutritional analysis of every master-cycle menu planned.					
The FSA has established procedures to ensure that items on the master-cycle menu are prepared and presented according to approved recipes.	×				
The Cook Foreman has the authority to change menu items if necessary. If yes, documenting each substitution, along with its justification With copy to FSA	⊠				
All staff and volunteers know and adhere to written "food preparation" procedures.	×				
Detainees whose religious beliefs require the adherence to particular religious dietary laws are referred to the Chaplain or FSA.	⊠				
A common-fare menu available to detainees whose dietary requirements cannot be met on the main. Changes to the planned common-fare menu can be made at the facility level. Hot entrees are offered three times a week. The common-fare menus satisfy nutritional recommended daily allowances (RDAs). Staff routinely provides hot water for instant beverages and foods. Common-fare meals are served with: Disposable plates and utensils. Reusable plates and utensils. Staff use separate cutting boards, knives, spoons, scoops, etc., to prepare the common-fare diet items.					
A supervisor at the command level must approve a detainee's removal from the Common-Fare Program.	⊠			Chaplin only.	
The Warden, in conjunction with the chaplain and/or local religious leaders, provide the FSA a schedule of the ceremonial meals for the following calendar year.	Ø		. 🗆		

FOOD SER	VICE	. Natia	ngangsi na C	
Policy: Every facility will provide detainees in its care accordance with the highest sanitary standards.	with nu	tritious a	and app	etizing meals, prepared in
Components	Y	N	NA	Remarks
The common-fare program accommodates detainees abstaining from particular foods or fasting for religious purposes at prescribed times of the year. • Muslims fasting during Ramadan receive their meals after sundown. • Jews who observe Passover but do not participate in the Common-Fare Program receive the same Kosher-for- Passover meals as those who do participate. • Main-line offerings include one meatless meal (lunch or dinner) on Ash Wednesday and Fridays during Lent.	⊠			
The food service program addresses medical diets.	\boxtimes			
satellite-feeding programs follow guidelines for proper sanitation.	×			
Hot and cold foods are maintained at the prescribed, "safe" temperature(s) as served.	☒			
All meals provided in nutritionally adequate portions.	\boxtimes			
Food is not used to punish or reward detainees based upon behavior.	☒			Correct
 The food service staff instructs detainee volunteers on: Personal cleanliness and hygiene; Sanitary techniques for preparing, storing, and serving food, and; The sanitary operation, care, and maintenance of equipment. 	⊠			
Everyone working in the food service department complies with food safety and sanitation requirements.	⊠			
Standard operating procedures include weekly inspections of all food service areas, including dining and food-preparation areas and equipment. • who conducts the inspections?	×			FSA and cook supervisors
Equipment is inspected for compliance with health and safety codes and regulations. • When was the most recent inspection? • Which agency conducted the inspection?	⊠			09-14-2006, SND Co. Enviromental Health
Reports of discrepancies are forwarded to the Warden or designated department head and corrective action is scheduled and completed.	⊠			
Standard procedure includes checking and documenting temperatures of all dishwashing machines after each meal.	×			
Staff documents the results of every refrigerator/ freezer temperature check.	×			39 degrees, -6 degrees
The cleaning schedule for each food service area is conspicuously posted.	×			
Procedures include inspecting all incoming food shipments for damage, contamination, and pest infestation.	×			
Storage areas are locked when not in use.				

		OD SERVICE		
Policy: Every facility wi accordance with the high		its care with nutritious	and appetizion	ng meals, prepared in
Con	ponents	Y N	NA	Remarks
⊠ Acceptable	☐ Deficient	☐ At-Risk	Re	epeat Deficiency
Remarks: (Record signific	eant facts, observations,	, other sources used, et	c.)	,
	week, according to the	FSA.		
Auditor's Signature / Date				

15

GROUP LEGAL RIGHTS I	RESEN	TATIO	NS	
Policy: Facilities housing ICE detainees shall permit authorized detainees for the purpose of informing them of U.S. imm security and orderly operation of each facility. ICE encourabout the immigration system and their rights and options of the immigration system.	orized penigration	rsons t	o make	edures, consistent with the
Check here if No Group Presentations were conduct acceptable overall and continue on with next portion of			ast 12 i	months, Mark Standard as
Components	Yes	No	NA	Remarks
The Field Office is responsive to requests by attorneys and accredited representatives for group presentations.	⊠			
Upon receipt of concurrence by the Field Office Director, the facility or authorized ICE Field Office ensures proper notification to attorneys or accredited representatives in a timely manner.	Ø			
The facility follows policy and procedure when rejecting or requesting modifications to objectionable material provided or presented by the attorney or accredited representative.	×			
Posters announcing presentations appear in common areas at least 48 hours in advance and sign-up sheets are available and accessible.		×		
Documentation is submitted and maintained when any detainee is denied permission to attend a presentation and the reason(s) for the denial.	Ø			
When the number of detainees allowed to attend a presentation is limited, the facility allows a sufficient number of presentations so that all detainees signed up may attend.	⊠			
Detainees in segregation, unable to attend for security reasons may request separate sessions with presenters. Such requests are documented.	⊠			
Interpreters are admitted when necessary to assist attorneys and other legal representatives.				
Presenters are afforded a minimum of one hour to make the presentation and to conduct a question-and-answer session.	☒			
Staff permits presenters to distribute ICE-approved materials.	⊠			
The facility permits presenters to meet with small groups of detainees to discuss their cases after the group presentation. ICE or authorized detention staff are present but do not monitor conversations with legal providers.	×			
Group presenters who have had their privileges suspended are notified in writing by the Field Office Director or disignee; and the reasons for suspension are documented. The Headquarters Office for Detention and Removal, Field Operations and Detention management Division is notified when a group or individual is suspended from making presentations.	×			
The facility plays ICE-approved videotaped presentations on legal rights, at regular opportunities at the request of outside organizations.	Ø			

GROUP LEGAL RIGHT	S PRESE	NTATIO	ONS		
Policy: Facilities housing ICE detainees shall permit au detainees for the purpose of informing them of U.S. in security and orderly operation of each facility. ICE enco about the immigration system and their rights and option Uneck nere if No Group Presentations were conducted to the continue of with next portion.	nmigration urages su as within it ucted with	n law a ich pres nin the i	nd proce sentations past 12 m	dures, consistent with the s, which instruct detainees	
Components	Yes	No	NA	Remarks	
A copy of the Group Legal Rights Presentation policy, including attachments, is available to detainees upon request	×				
	☐ At-Risk		Repeat Finding		

b6, b7c

Remarks: (Record significant facts, observations, other sources used, etc.)

On 09-21-06, the facility adopted this ICE standard as their standard. No requests within the last year by any detainee or pro bono group for a presentation.

b6, b7c

9.21.06

	RIEVANCE	

Policy: Every facility will develop and implement standard operating procedures (SOPs) for addressing detainee grievances in timely fashion. Each step in the process will occur within the prescribed time frame. Among other things, a grievance will be processed, investigated, and decided (subject to appeal) in accordance with the SOPs; a grievance committee will convene as provided in the SOPs. Standard procedure will include providing the detainee with a written response to any formal grievance, which will include the basis for the decision. The facility will also establish standard procedures for handling emergency grievances. All grievances will receive supervisory review. Reprisal against the filer of a grievance will not be tolerated.

Components	Υ	N	NA	Remarks
Written procedures provide for the informal resolution of oral grievances (Not mandatory). If yes, the detainee has up to five days within which to make his/her concern known to a member of the staff.				First attempt is informal even though grievance is submitted in written form.
Detainees have access to the grievance committee (or equivalent in IGSA), using formal procedures. Detainees may seek help from other detainees or facility staff when preparing a grievance. Illiterate, disabled, or non-English-speaking detainees receive special assistance when necessary.	⊠			-Written form usedStaff is 80% bilingualHandbook mentions.
Every member of the staff knows how to identify emergency grievances, including the procedures for expediting them.	\boxtimes			Staff empties box daily.
There are documented or substantiated cases of staff harassing, disciplining, penalizing, or otherwise retaliating against a detainee who lodges a complaint. • If yes, explain.	×			
Procedures include maintaining a Detainee Grievance Log. If not, an alternative acceptable record keeping system is maintained. "Nuisance complains" are identified in the records. For quality control purposes, staff documents nuisance complaints received but not filed.	×			Viewed logs for 2005 and 2006.
Staff is required to forward any grievance that includes officer misconduct to a higher official or, in a CDF/IGSA facility, to ICE.	\boxtimes			Forwarded to Chief of Security.
⊠ Acceptable ☐ Deficient	At-F	Risk		Repeat Finding

Remarks: (Record significant facts, observations, other sources used, etc.)

b6,

Alfaitor Signature / Date

FUNDS AND PERSONA	AL PROI	PERTY		
Policy: All facilities will implement procedures to cont	rol and	safecu	ard det	ainees' nersonal property
Procedures will provide for the secure storage of funds, val				
documentation and receipting of surrendered property; and				
funds, valuables, and other property.	aro ancio	II (II III I O	guidily.	ooriegalogarive(norying or all
Tartad, Faldables, and Caror property.		,	8	
Standard NA: (IGSA ONLY) Check this box if all IC				
handled only by the ICE Field Office of	or Sub-C	Office in	n contr	ol of the detainee case.
Components	Yes	No	NA	Remarks
Detainee funds and valuables are properly separated				Viewed storage areas.
and stored away. Detainee funds and valuables are	\boxtimes			[
accessible to designated supervisor(s) only.				
Detainees' large valuables are secured in a location				Only the Intake
accessible to designated supervisor(s) or processing	\boxtimes			Supervisor or above has
staff only.				access.
Staff itemizes the baggage and personal property of				
arriving detainees, including funds and valuables). For			ΙП	
IGSAs and CDFs, using a personal property inventory		-		
form that meets the ICE standard?		<u> </u>		
Staff forwards an arriving detainee's medicine to the				PHS makes
medical staff.				determination as to need.
Staff searches arriving detainees and their personal	\boxtimes			Viewed search room and
property for contraband.	ļ <u></u>		 	showers.
There is a written policy for returning forgotten property				Viewed forms within
to detainees and staff follows procedures?	 			detention files.
Property discrepancies are immediately reported to the	\boxtimes			Asst. Warden is notified
CDEO or Chief of Security. Staff follows written procedures when returning property	 	-	<u> </u>	to conduct investigation.
to detainees.				
CDF/IGSA facility procedures for handling detainee	 	<u> </u>	†- <u>-</u> -	
property claims are similar with the ICE standard.				
The facility attempts to notify an out-processed detainee				
that he/she left property in the facility.				
By sending written notice to the detainee's last				
known address;	12	1		
Via certified mail;				
The notice state that the detainee has 30 days	1	1	1	
in which to claim the property, after which it will				
be considered abandoned.				
The facility disposes of abandoned property in				
accordance with written procedures.				
 If a CDF/IGSA facility, written procedure 				
requires the prompt forwarding of abandoned				
property to ICE.			<u>.</u>	
	At-R	isk		Repeat Finding
Bernauka (Depart significant forte absorvations other se		and at	- 1	
Remarks: (Record significant facts, observations, other so	ouices u	Seu, en	<i>.,</i>	
Property rooms well-organized. Property bags were se	ecure an	d in acc	nd cond	lition
	- Jui 0 (11)	you		
b6, b7c 9/21/04				
Augitor's Signature / Date				

ISSUANCE AND		

ISSUANCE AND EXCHANGE OF CLOTHING, BEDDING, AND TOWELS						
Policy: ICE requires that all facilities housing ICE detainees provide clean clothing, bedding, linens and towels to every ICE detainee upon arrival. Further, facilities shall provide ICE detainees with regular exchanges of clothing, linens, and towels for as long as they remain in detention.						
Components	Yes	No	NA	Remarks		
The facility has a policy and procedure for the regular issuance and exchange of clothing, bedding, linens and towels. • The supply of these items exceeds the minimum required for the number of detainees.	⊠					
All new detainees are issued clean, temperature- appropriate, presentable clothing during in-processing. Detainees receive One uniform shirt and one pair of uniform pants or one jumpsuit. One pair of socks. One pair of underwear (Daily change). One pair of facility-issued footwear.	×					
Additional clothing is available for changing weather conditions or is seasonally appropriate.	\boxtimes					
New detainees are issued clean bedding, linens and towel. They receive at a minimum: One mattress One blanket Two sheets One pillowcase One towel Additional blankets are issued based on local weather conditions.						
Detainees assigned to special work areas are clothed in accordance with the requirements of the job.	\boxtimes					
Detainees are provided clean clothing, linen and towels. Socks and undergarments - exchanged daily. Outer garments - twice weekly. Sheets - weekly. Towels - weekly. Pillowcases - weekly.	⊠					
Food service detainee volunteer workers permitted to exchange outer garments daily.	\boxtimes					
Volunteer detainee workers are permitted to exchanges of outer garments more frequently.						

Facility exceeds minimum standard requirements.	Facility Issues (3	3) uniforms,	(5) pairs of	socks, ar	nd (5
noise of underweer					

pairs of underwear.

b6, b7c

MARRIAGE REC	UESTS			
Policy: All detainee marriage requests will receive case-b	y-case o	conside	ration f	rom ICE management.
Components	Y	N	NA	Remarks
The Field Office considers detainee marriage requests on a case-by-case basis.	\boxtimes			
The Field Office Director reviews every marriage request rejected by a Warden/OIC or IGSA. Rejections are documented.	⊠			
It is standard practice to require a written request for permission to marry.	\boxtimes			
The written request includes a signed statement or comparable documentation from the intended spouse, confirming marital intent.	⊠			
The Warden/OIC provides a written copy of his/her decision to the detainee and his/her legal representative.	×			
When permission is denied, the Warden/OIC states the basis for his/her decision.	×			
The Warden/OIC provides the detainee with a place and time to make wedding arrangements.	×			
☑ Acceptable ☐ Deficient ☐] At-Ri	sk		Repeat Finding

b6, b7c

9.21.06

NON-MEDICAL EMERGENC	Y ESCO	RTED 1	TRIPS	
Policy: The Immigration and Customs Enforcement (ICE) in the community for the purpose of visiting critically ill metattending funerals.				
☐ Standard NA: Check this box if all ICE Non-Medical the ICE Field Office or Sub-Office in control of the detail.			corted	Trips are handled only by
Components	Yes	No	NA	Remarks
The Field Office Director considers and approves, on a case-by-case basis, trips to immediate family member's:	×			
The facility recognizes mother, father, brother, sister, spouse, child, stepparent, and foster parent as "immediate family".	⊠			
The IGSA facility notifies ICE of all detainee requests for non-medical escorts.	\boxtimes			
The detainee's Deportation Officer reviews the file before forwarding a detainee's request, with recommendation, to the approving official. Each recommendation addresses the individual's suitability for travel, e.g., the kind of supervision required.	⊠			
Each escort includes at least two officers.	\boxtimes			(3) officers are utilized.
Escorting officers report unexpected situations to the originating facility as a matter of procedure and the ranking supervisor on duty has the authority to issue instructions for completion of the trip.	×			
Escorting officers have the discretion to; Increase or decrease minimum restraints in accordance with written procedures and classification level of the detainee.				
Escort officers do not accept gifts/gratuities from a detainee, detainee's relative or friend for any reason.	×			
 Escort officers ensure that detainees: Conduct themselves in a manner that does not bring discredit to the ICE. Do not violate federal, state, or local laws. Do not purchase, possess, use, consume, or administer narcotics, other drugs, or intoxicants. Make no unauthorized phone calls. Know they are subject to search, urinalysis, breathalyzer, or comparable test upon return. 				
Standard procedure requires the immediate return to the facility of any detainee who violates trip rules.				
⊠ Acceptable ☐ Deficient [At-R	isk		☐ Repeat Finding

Facility exceeds the minimum standard requirements. A minimum of (3) officers are utilized on non-medical emergency trips and (4) officers are utilized when manpower is available.

b6, b7c

RECREATION	NC			
Policy: It is ICE policy to provide access to recreational pextent possible, under conditions of security and supervision	rograms on that p	and ac	ctivities neir saf	to all ICE detainees, to the ety and welfare.
Components	Y	N	NA	Remarks
The facility has a recreation program and facility.	X			
A recreational specialist (for facilities with more than 350 detainees) tailors the program activities and offerings to the detainee population.	⊠			
Regular maintenance keeps recreational facilities and equipment in good condition.	\boxtimes			
The recreational specialist or trained equivalent supervises detainee recreation workers.	Ø			
The recreational specialist or trainee equivalent oversees recreation programs for Special Management Unit and special-needs detainees.	⊠			
Dayrooms offer sedentary activities, e.g., board games, cards, television.	☒			
Outside activities are restricted to limited-contact sports.	\boxtimes			
Each detainee has the opportunity to participate in daily recreation.	\boxtimes			
Detainees have access to recreation activities outside the housing units for at least one hour daily, 5 days a week.	Ø			
Staff checks all items for damage and condition when equipment is returned.	\boxtimes			
Staff conducts searches of recreation areas before and after use.	\boxtimes			
All recreation areas under constant staff supervision.	\boxtimes			
Supervising staff is equipped with radios.	X			
The facility provides detainees in the SMU at least one hour of outdoor recreation time daily, five times per week.	×			
Detainees in disciplinary/administrative segregation receive a written explanation when a panel revokes his/ner recreation privileges.	×			
Special programs or religious activities are available to detainees.	×			
Volunteers are required to sign a waiver of liability before entering a secure portion of the facility where detainees are present.	×			
Visitors, relatives or friends are not allowed to serve as volunteers.	Ø			
If outdoor recreation is offered check this box. No recreation is offered.	further	Inform	ation i	s required when outdoor
If the facility has no outside recreation, are detainees considered for transfer after six months? • If yes, written procedures ensure timely review of all eligible detainees.				
Case officers make written transfer recommendations about every six-month detainee to the OIC.				
The OIC documents all detainee-transfer decisions, whether yes or no.				
The detainee's written decision for or against an offered transfer documented in his/her A-file.				

	Deficient [At-Ri	sk		☐ Repeat Finding
The detainee's legal represer detainee's/OIC's decision.	ntative is notified of the				
Does the A-file of every detaidays without access to recreatransfer-waiver signed by the written determination of the dtransfer.	ation contains either a detainee or the OIC's etainee's ineligibility for				
If no recreation is available, the review transfer eligibility for a	Il detainees after 60 days.				
Staff notifies the detainee's le his/her decision to accept/dec	cline a transfer.				
Policy: It is ICE policy to pro extent possible, under conditi		program	s and a	ctivities	

Rec director has created a yearly competitive schedule consisting of freethrow compitition, 3-man basketball, spades, dominoes, ping-pong and chess.

h6 h7c

9.21.06

Policy: Facilities will provide ICE detainees of all faiths participate in the practices of their faith, limited only by the coff the facility and budgetary considerations.	with re	asona		
Components	Y	N.	NA	Remarks
Detainees are allowed to engage in religious services.	Ø	essource s		Activities (Americally) (the complete of the construction of the c
Space is available for detainees to conduct religious services.	×			
The facility allows detainees to observe the major "holy days" of their religious faith. • List any exceptions.	×			
The facility accommodates recognized holy-day observances by: Providing special meals, consistent with dietary restrictions. Honoring fasting requirements. Facilitating religious services. Allowing activity restrictions.	Ø			
Each detainee is allowed religious items in his/her immediate possession.	⊠			
Volunteer's credentials are checked and verified before allowing participation in detainee programs.	☒			
Members of faiths not represented by clergy conduct may request to present their own services within security allowances.	⊠			
Detainees in the Special Management Unit to participate in religious practices unless otherwise documented for the safety and security of the facility.	☒			
	lsk		Re	peat Finding

Excellent coverage and documentation on all aspects involved.

2106

telephones			r de la sera de la composición de la c	
Components	Υ	N	NA	Remarks
Detainees are allowed access to telephones during established facility waking hours.	\boxtimes			
Upon admittance, detainees are made aware of the facility's telephone access policy.	Ø			
Access rules are posted in housing units.	\boxtimes			
The facility makes a reasonable effort to provide key information to detainees in languages spoken by any significant portion of the facility's population.	×			
Telephones are provided at a minimum ratio of one telephone per 25 detainees in the facility population.	⊠			
Telephones are inspected regularly by facility staff to ensure that they are in good working order.	Ø			
The facility administration promptly reports out-of-order telephones to the facility's telephone service provider.	Ø			
The facility administration monitors repair progress and take appropriate measures to ensure that the required repairs are begun and completed timely.				
Detainees are afforded a <i>reasonable degree of privacy</i> for legal phone calls.	\boxtimes			
A procedure exists to assist a detainee who is having trouble placing a confidential call.	Ø			
The facility provides the detainees with the ability to make non-collect (special access) calls.	\boxtimes			
Special Access calls are at no charge to the detainees.	\boxtimes			
In facilities unable to fully meet this requirement initially because of limitations of its telephone service, the ICE makes alternate arrangements to provide required access within 24 hours of a request by a detainee.	×			
No restrictions are placed on detainees attempting to contact attorneys and legal service providers who are on the approved "Free Legal Services List".	⊠			
Special arrangements are made to allow detainees to speak by telephone with an immediate family member detained in another Facility.	⊠			Through ICE
Any telephone restrictions are documented.	\boxtimes			
The facility has a system for taking and delivering emergency detainee telephone messages.	×			
Emergency phone call messages are immediately given to detainees.	×			
Detainees are allowed to return emergency phone calls as soon as possible.	×			
Detainees in disciplinary segregation are allowed phone calls relating to the detainee's immigration case or other legal matters, including consultation calls.	⊠			
Detainees in disciplinary segregation are allowed phone calls to consular/embassy officials.				
Detainees in disciplinary segregation are allowed phone calls for family emergencies.	\boxtimes			

telephones.			asonab	e and equitable access to
Components	Y	N	NA	Remarks
Detainees in administrative segregation and protective custody afforded the same telephoning privileges as those in general population.	⊠			
When detainee phone calls are monitored, notification is posted by detainee telephones that phone calls made by the detainees may be monitored. Special Access calls are not monitored.	×	⊠		Mentioned in handbook but not posted in pod.

All calls made in the pod must be collect or via debit card. Staff currently taking detainees to the unit manager's office for free calls to OIG, pro bono staffs and the consulates.

b6, b

9.21.06

VISITATION

Policy: ICE shall permit detainees to visit with family, friends, legal representatives, special interest groups and the news media.

Components	Y	N	NA	Remarks
There is a written visitation schedule and hours for general visitation.	⊠			
The visitation hours tailored to the detainee population and the demand for visitation.	\boxtimes			
The visitation schedule and rules are available to the public.	\boxtimes			
The hours for all categories of visitation are posted in the visitation waiting area.	\boxtimes			
A written copy of the rules regulating visitation and the hours of visitation is available to visitors.	\boxtimes			
A general visitation log is maintained.	\boxtimes			
The detainees are permitted to retain personal property item specified in the standard.	Ø			
A visitor dress code is available to the public.				
Visitors are searched and identified according to standard requirements.	Ø			
The requirement on visitation by minors is complied with.	\boxtimes			
At facilities where there is no provision for visits by minors, the ICE arranges for visits by children and stepchildren, on request, within the first 30 days.	Ø			
After that time, on request, ICE considers a transfer, when possible, to a facility that will allow minor visitation. At a minimum, monthly visits are allowed.	×			
Detainees in special housing afforded visitation.	\boxtimes			
Legal visitation is available seven (7) days a week, including holidays.				8:00 a.m 10:00 p.m.
On regular business days legal visitation hours provide for a minimum of eight (8) hours per day and a minimum of four hours per day on weekends and holidays.				8:00 a.m 10:00 p.m.
On regular business days, detainees are given the option of continuing a meeting with a legal representative through a scheduled meal.	Ø			
Private consultation rooms are available for attorney meetings. There is a mechanism for the detainee and his/her representative to exchange documents.	\boxtimes			
There are written procedures governing detainee searches.				
When strip searches are required after every contact visit with a legal representative, the facility provides an option for non-contact visits with legal representatives.	×			
Prior to each visit, legal service providers and assistants are identified per the standard.				
The current list of <i>pro bono</i> legal organizations is posted in the detainee housing areas and other appropriate areas.	×			



VISITAT	ION			
Policy: ICE shall permit detainees to visit with family, frie the news media.	nds, legal	l represe	entatives	, special interest groups
The decision to permit or deny a tour is not delegated below the level of Field Office Director.	×			
Provisions for NGO visitation as stated in the Detention Standards are complied with.	×			
Law enforcement officials, requesting to visit with a detainee, are referred to the ICE Field Office for approval.	\boxtimes			·
Former detainees or aliens in proceedings, requesting to visit with a detainee, are referred to the OIC or ICE Field Office.	\boxtimes			
Procedures are in place, consistent with the detention standard, for examinations by independent medical service providers and experts.	Ø			
	At-F	Risk		Repeat Finding

earn money by participating. While not legally requir Safety and Health Administration (OSHA) protections.			a a	
Check here if ICE detainees are not authorized 324A, page 3 and move to next section.	i to work at	the IG	SA faci	lity. Mark NA on Foi
Components	ÿ	N	NA	Remarks
Does the facility have a voluntary work program? • Do ICE detainees participate?	×			
Detainee housekeeping meets neatness and cleanline standards.	ess 🛮			
Detainees have the opportunity to participate in spe- details, however, are never allowed to work outside secure perimeter.				
Written procedures govern selection of detainees for Voluntary Work Program.	the 🛛			
Where possible, physically and mentally challeng detainees participate in the program.	ged 🛛			
The facility complies with work-hour requirements detainees, not exceeding: • Eight hours a day and Forty hours a week.	for			
Detainee volunteers generally work according to fi schedule.	xed 🖂			
If a detainee is removed from a work detail, staff pla the written justification for the action in the detained detention file.				
Staff, in accordance with written procedure, ensures detainee volunteers understand their responsibilities workers before they join the work program.				
The voluntary work program meets: OSHA, NFPA, ACA standards				
Medical staff screens and formally certifies detainee f service volunteers. Before the assignment begins As a matter of written procedure	ood 🖂			
Detainees receive safety equipment/ training sufficien the assignment	t for 🛛			
Proper procedure is followed when an ICE detaine injured on the job.	e is 🖂			
⊠ Acceptable ☐ Deficient	☐ At-R	lisK		Repeat Finding
Remarks: (Record significant facts, observations, other			c.)	

30

700

CONTRABA	ND			
Policy: All detention facilities will ensure the proper handling contraband destruction is required.				
Components	Y	N	NA	Remarks
The facility follows a written procedure for handling illegal contraband. Staff inventories, holds, and reports it when necessary to the proper authority for action/possible seizure.	⊠			
Contraband that is government property is retained as evidence for potential disciplinary action or criminal prosecution.			\boxtimes	Have never encountered anything other than nuissance amounts of contraband.
Staff returns property not needed as evidence to the proper authority. Written procedures cover the return of such property.	×			
Altered property is destroyed following documentation and using established procedures.	Ø			
Before confiscating religious items, the OIC or designated investigator contacts a religious authority.	\boxtimes			
Staff follows written procedures when destroying hard contraband that is illegal.	\boxtimes			
Hard contraband that is illegal (under criminal statutes) may be retained and used for official use, e.g. training purposes. If yes, under specific circumstances and using specified written procedures. Hard contraband is secured when not in use.				All contraband is either destroyed or mailed back to sender if applicable. Detainee has choice.
	At-R	isk		Repeat Finding

Contrahand loo was the cough, easy to read, and well-kept.

b6, b7c



		101		

Policy: Every facility will create a detention file for every ICE detainee booked into the facility, excluding only detainees scheduled to depart within 24 hours. The detention file will contain copies and, in some cases, the original of specified documents concerning the detainee's stay in the facility: classification sheet, medical questionnaire, property inventory sheet, disciplinary documents, etc.

Components	Υ	N	NA	Remarks	
A detention file is created for every new arrival whose stay will exceed 24 hours.	\boxtimes				
The detainee detention file contains either originals or copies of documentation and forms generated during the admissions process.	\boxtimes				
The detainee's detention file also contains documents generated during the detainee's custody. • Special requests • Any G-589s and/or I-77s closed-out during the detainee's stay • Disciplinary forms/Segregation forms • Grievances, complaints, and the disposition(s) of same	⊠				
The detention files are located and maintained in a secured area. If not the cabinets are lockable and distribution of the keys is limited to supervisors.	⊠				
The detention file remains active during the detainee's stay. When the detainee is released from the facility, staff adds copies of completed release documents, the original closed-out receipts for property and valuables, the original I-385 or equivalent and other documentation.					
The officer closing the detention file makes a notation that the file is complete and ready to be archived.	\boxtimes				
Staff makes copies and sends documents from the file when appropriately requested by supervisory personnel at the receiving facility or office.		\boxtimes		A-File follows detainee to receiving office.	
Appropriate staff has access to the detention files and other departmental requests are accommodated by making a request for the file. Each file is properly logged out and in by a representative of the responsible department.	×				
☐ Acceptable ☐ Deficient ☐	☐ At-Ri	sk		Repeat Finding	

Remarks: (Record significant facts, observations, other sources used, etc.)

Detention files at intake are well-organized.

h6 h7c

Augrora Signature / Date



DISCIPLINARY F	DISCIPLINARY POLICY				
Policy: All facilities housing ICE detainees are authorized to not in compliance with facility rules and regulations		discipl	ine on d	etainees whose behavior is	
Components	Y	N	NA	Remarks	
The facility has a written disciplinary system using	\boxtimes				
progressive levels of reviews and appeals.					
The facility rules state that disciplinary action shall not	\boxtimes				
be capricious or retaliatory.	K-74				
Written rules prohibit staff from imposing or permitting the following sanctions:	1			,	
corporal punishment		- [
deviations from normal food service		İ			
clothing deprivation	\boxtimes				
bedding deprivation					
denial of personal hygiene items			ļ		
loss of correspondence privileges					
deprivation of physical exercise					
The rules of conduct, sanctions, and procedures for					
violations are defined in writing and communicated to all	\boxtimes				
detainees verbally and in writing.				· · · · · · · · · · · · · · · · · · ·	
The following items are conspicuously posted in					
Spanish and English or other dominate languages used in the facility:					
Rights and Responsibilities	\boxtimes				
Prohibited Acts					
Disciplinary Severity Scale				•	
Sanctions					
When minor rule violations or prohibited acts occur,	1521		-		
informal resolutions are encouraged.					
Incident reports and Notice of Charges are promptly	\boxtimes				
forwarded to the designated supervisor.					
Incident reports are investigated within 24 hours of the					
incident. The Unit Disciplinary Committee (UDC) or					
equivalent does not convene before investigations end.		-	ļ		
An intermediate disciplinary process is used to adjudicate minor infractions.					
A disciplinary panel (or equivalent in IGSAs) adjudicates	 	 	 		
infractions. The panel:					
Conducts hearings on all charges and					
allegations referred by the UDC					
 Considers written reports, statements, physical 					
evidence, and oral testimony					
 Hears pleadings by detainee and staff 					
representative					
Bases its findings on the preponderance of					
evidence					
Imposes only authorized sanctions A staff correspond tive is a visibable if requested for a			ļ		
A staff representative is available if requested for a detainee facing a disciplinary hearing					
The facility permits hearing postponements or	1	-			
continuances when conditions warrant such a					
continuance. Reasons for are documented.				·	



DISCIPLINARY	POLICY	,		
Policy: All facilities housing ICE detainees are authorized to not in compliance with facility rules and regulations	o imposo s.	e discip	line on	detainees whose behavior is
Components	Y	N	NA	Remarks
The duration of punishment set by the OIC, as recommended by the disciplinary panel does not exceed established sanctions. The maximum time in disciplinary segregation does not exceed 60 days for a single offense.	×			
Written procedures govern the handling of confidential- informant information. Standards include criteria for recognizing "substantial evidence"	×			
All forms relevant to the incident, investigation, committee/panel reports, etc., are completed and distributed as required.	\boxtimes			
⊠ Acceptable ☐ Deficient ☐] At-Ri	sk		Repeat Finding

b6, b7c

b6 b7c

EMERGENCY (CONTINGENCY) PLANS

Policy All facilities holding ICE detainees will respond to emergencies with a predetermined standardized plan to minimize the harming of human life and the destruction of property. It is recommended that SPCs and CDFs enter into agreement, via Memorandum of Understanding (MOU), with federal, local and state agencies to assist in times of emergency.

Components	Y	N	NA	Remarks
No Detainee or detainee groups exercise control or authority over other detainees.	\boxtimes			
Detainees are protected from:				-
 What type of training and how often? 			لسا	
Staff effectively disseminates information on facility climate, detainee attitudes, and moods to the Officer In Charge (OIC)	\boxtimes			
There is a designated person or persons responsible for emergency plans and their implementation. Sufficient time is allotted to the person or group for development and implementation of the plans.	\boxtimes			
The plans address the following issues:				Latest revision is dated 06/2006 and more revisions are currently in process.
Contingency plans include a comprehensive general section	\boxtimes			
with procedures applicable to most emergency situations. The facility has cooperative contingency plans with applicable: • Local law enforcement agencies • State agencies • Federal agencies				
All staff receive copies of Hostage Situation Management policy and procedures.				
Staff is trained to disregard instructions from hostages, regardless of rank. Within 24 hours after release hostages are screened for medical and psychological effects.	\boxtimes			
Emergency plans include emergency medical treatment for staff and detainees during and after an incident.				
The food service maintain at least 3-days' worth of emergency meals for staff and detainees.	\boxtimes			
Written plans locate shut-off valves and switches for all utilities (water, gas, electric).	\boxtimes			



1	



Policy All facilities holding ICE detainees will respond to emergencies with a predetermined standardized plan to minimize the harming of human life and the destruction of property. It is recommended that SPCs and CDFs enter into agreement, via Memorandum of Understanding (MOU), with federal, local and state agencies to assist in times of emergency.

Components	Y	N	NA	Remarks
Written procedures cover: Work/Food Strike Disturbances Escapes Bomb Threats Adverse Weather Internal Searches Facility Evacuation Detainee Transportation System Plan Internal Hostages Civil Disturbances				
⊠ Acceptable ☐ Deficient	☐ At-Ris	k	1	Repeat Finding

Remarks: (Record significant facts, observations, other sources used, etc.)

9/31/12

b6, b7c

h6 h7c



ENVIRONMENTAL HEALTH AND SAFETY

Policy:	Every facility will control flammable, toxic, and caustic materials through a hazardous materials	erials
nrogram	The program will include, among other things, the identification and labeling of hazardous material	iais in
accorda	ce with applicable standards (e.g., National Fire Protection Association [NFPA]); identificati	ion of
incompa	ible materials, and safe-handling procedures	

incompatible materials, and safe-handling procedures				
Components	Y	N	NA	Remarks
The facility has a system for storing, issuing, and maintaining inventories of hazardous materials.	\boxtimes			
Constant inventories are maintained for all flammable, toxic, and caustic substances used/stored in each section of the facility.			×	These materials are not utilized in the facility.
The manufacturer's Material Safety Data Sheet (MSDS) file is up-to-date for every hazardous substance used. • The files list all storage areas, and include a plant diagram and legend. • The MSDSs and other information in the files are available to personnel managing the facility's safety program.	\boxtimes			
All personnel using flammable, toxic, and/or caustic substances follow the prescribed procedures. They: • Wear personal protective • Equipment. • Report hazards and spills to the • designated official.				These materials are not utilized in the facility.
The MSDSs are readily accessible to staff and detainees in the work areas.	\boxtimes			Viewed MSDS binders.
Hazardous materials are always issued under proper supervision. • quantities are limited. • Staff always supervises detainees using these substances.				
All "flammable" and "combustible" materials (liquid and aerosol) are stored and used according to label recommendations.				These materials are not utilized in the facility.
Lighting fixtures and electrical equipment are installed in storage rooms and other hazardous areas meet National Electrical Code requirements.	×			
All toxic and caustic materials stored in their original containers in a secure area.				These materials are not utilized in the facility.
Excess flammables, combustibles, and toxic liquids are disposed of properly and in accordance with MSDSs.				These materials are not utilized in the facility.
Staff directly supervises and accounts for products with methyl alcohol. Staff receive a list of products containing diluted methyl alcohol, e.g., shoe dye. All such products clearly labeled as such. "Accountability" includes issuing such products to detainees in the smallest workable quantities.		. 🗆		No alcohol products are used in the facility.
Every employee and detainee using flammable, toxic, or caustic materials receives advance training in their use, storage, and disposal.	\boxtimes			Training is done annually
The facility complies with the most current edition of applicable codes, standards, and regulations of the National Fire Protection Association and the Occupational Safety and Health Administration (OSHA).	\boxtimes			Viewed 2006 reports.



ENVIRONMENTAL HEALTH AND SAFETY

Policy: Every facility will control flammable, toxic, and caustic materials through a hazardous materials program. The program will include, among other things, the identification and labeling of hazardous materials in accordance with applicable standards (e.g., National Fire Protection Association [NFPA]); identification of incompatible materials, and safe-handling procedures

Components	Y	N	NA	Remarks
A technically qualified officer conducts the fire and	\boxtimes			
safety inspections.	K-31			
The Safety Office (or officer) maintains files of	\boxtimes			
inspection reports; Including corrective actions taken.				
The facility has an approved fire prevention, control, and	\boxtimes			
evacuation plan.	-			
 The plan requires: Monthly fire inspections. Fire protection equipment strategically located throughout the facility. Public posting of emergency plan with accessible building/room floor plans. Exit signs and directional arrows. An area-specific exit diagram conspicuously posted in the diagrammed area. 				
Fire drills are conducted and documented monthly.				Drills are quarterly.
A sanitation program covers barbering operations.	\boxtimes			
The barbershop has the facilities and equipment necessary to meet sanitation requirements.	\boxtimes			
The sanitation standards are conspicuously posted in the barbershop.	\boxtimes			
Written procedures regulate the handling and disposal			 	
of used needles and other sharp objects.				
All items representing potential safety or security risks are inventoried and a designated individual checks this inventory weekly.	\boxtimes			
Standard cleaning practices include: Using specified equipment; cleansers; disinfectants and detergents. An established schedule of cleaning and follow-up inspections.				
The facility follows standard cleaning procedures.				
Spill kits are readily available.				
A licensed medical waste contractor disposes of infectious/bio-hazardous waste.	Ø			InEnTec Medical Services of California does this.
Staff are trained to prevent contact with blood and other body fluids and written procedures are followed.	\boxtimes			
Do the methods for handling/disposing of refuse meet all regulatory requirements.	\boxtimes			
A licensed/Certified/Trained pest-control professional	-	 	 	Ecolab is responsible for
inspects for rodents, insects, and vermin.				pest-control.
At least monthly.				
The pest-control program includes preventive spraying for indigenous insects.				
Drinking water and wastewater is routinely tested	1	+	 	This is done annually by
according to a fixed schedule.				Otay Water District.



ENVIRONMENTAL HEALTH AND SAFETY

Policy: Every facility will control flammable, toxic, and caustic materials through a hazardous materials program. The program will include, among other things, the identification and labeling of hazardous materials in accordance with applicable standards (e.g., National Fire Protection Association [NFPA]); identification of incompatible materials, and safe-handling procedures

Components	Y	N	NA	Remarks
Emergency power generators is tested at least every two weeks. Other emergency systems and equipment receive testing at least quarterly. Testing is followed-up with timely corrective actions (repairs and replacements).				Generator is tested weekly.
⊠ Acceptable ☐ Deficient	☐ At-Ri	sk	·	Repeat Finding

Remarks: (Record significant facts, observations, other sources used, etc.)

2/21/01

b6, b7c

b6, b7c

HOLD ROOMS IN DETENTION FACILITIES					
Policy: Hold rooms will be used only for temporary detentional hearings, medical treatment, intra-facility movement, or of	tion for o	detained cessing	es awaiti into or o	ing removal, transfer, EOIR but of the facility.	
Components	Y	N	NA	Remarks	
The hold room is situated within the secure perimeter.	\boxtimes			· · · · · · · · · · · · · · · · · · ·	
The hold rooms are well ventilated, well lighted and all activating switches located outside the room.	\boxtimes				
The hold rooms contain sufficient seating for the number of detainees held.	\boxtimes				
No bunks/cots/beds or other related make shift sleeping apparatuses are permitted inside holdrooms.	\boxtimes				
The walls and ceilings of the hold rooms are tamper and escape proof.	\boxtimes				
Detention in hold rooms is limited to 12 hours.		\boxtimes		Many instances were greater than 12 hours.	
Male and females are segregated from each other.	\boxtimes				
Every effort is made to ensure that detained detainees under the age of 18 are not held with adult detainees.	\boxtimes				
Detainees are provided with basic personal hygiene items such as water, soap, toilet paper, cups for water, feminine hygiene items, diapers and wipes.	×				
In older facilities officers are within visual or audible range to allow detainees access to toilet facilities on a regular basis.			\boxtimes		
All detainees are given a patdown search for weapons or contraband before being placed in the room.	Ø				
Officers closely supervise the detention hold rooms using direct supervision (Irregular visual monitoring.). • Hold rooms are irregularly monitored every 15 minutes. • Unusual behavior or complaints are noted.					
When the last detainee has been removed from the hold room, it is given a thorough inspection.	\boxtimes				
There is a written evacuation plan that includes a designated officer to remove detainees from holdrooms in case of fire and/or building evacuation.	×				
An appropriate emergency service is called immediately upon a determination that a medical emergency may exist.					
☐ Acceptable ☐ Deficient	☐ At-F	Risk		Repeat Finding	

Log book was checked dating back to May 19, 2006. Log book reflected numerous instances where detainees were in hold rooms longer than 12 hours.

b6, b7c

KEY AND LOCK CONTROL (SECURITY, ACCOUNTABILITY AND MAINTENANCE)

Policy It is the policy of the ICE Service to maintain an efficient system for the use, accountability and maintenance of all keys and locks.

Components	Y	N	NA	Remarks
The security officer[s], or equivalent in IGSAs, has attended an approved locksmith training program.	Ø			
The security officer, or equivalent in IGSAs, has responsibly for all administrative duties and responsibilities relating to keys, locks etc.	☒			
The security officer, or equivalent in IGSAs, provides training to employees in key control.	☒			
The security officer, or equivalent in IGSAs, maintains inventories of all keys, locks and locking devices.	\boxtimes			Uses shadowboard
The security officer follows a preventive maintenance program and maintains all preventive maintenance documentation.	Ø			
Facility policies and procedures address the Issue of compromised keys and locks.	×			
The security officer, or equivalent in IGSAs, develops policy and procedures to ensure safe combinations integrity.	×			
Only dead bolt or dead lock functions are used in detainee accessible areas.	Ø			
Non-authorized locks (as specified in the Detention Standard) are not used in detainee accessible areas.	×			
The facility does not use grand master keying systems.	X			
All worn or discarded keys and locks cut up and properly disposed of .	X			=
Padlocks and/or chains are not used on cell doors.	\boxtimes			Correct
The entrance/exit door locks to detainee living quarters, or areas with an occupant load of 50 or more people, conform to Occupational Safety and Environmental Health Manual, Chapter 3 National Fire Protection Association Life Safety Code 101.	×			
The operational keyboard sufficient to accommodate all the facility key rings including keys in use is located in a secure area.	×			
Procedures in place to ensure that key rings are: Identifiable Numbers of keys on the ring are cited? Keys cannot be removed from issued key rings	×			
Emergency keys are available for all areas of the facility.	\boxtimes			
The facilities use a key accountability system.	\boxtimes			
Authorization is necessary to issue any restricted key.	\boxtimes			
Individual gun lockers are provided. They are located in an area that permits constant officer observation. In an area that does not allow detainee or public access.	×			

KEY AND LOCK O (SECURITY, ACCOUNT ABILITY	30 45 (B) 67 (B) 25 (C) 1 52 (S	British Carrier Williams	NANC	E)
Policy It is the policy of the ICE Service to maintain an maintenance of all keys and locks.	efficier	nt syste	m for	the use, accountability and
Components	Y	N	NA	Remarks
The facility has a key accountability policy and procedures to ensure key accountability. The keys are physically counted daily.	×			every shift and logged.
 All staff members are trained and held responsible for adhering to proper procedures for the handling of keys. Issued keys are returned immediately in the event an employee inadvertently carries a key ring home. When a key or key ring is lost, misplaced, or not accounted for, the shift supervisor is immediately notified. Detainees are not permitted to handle keys assigned to staff. 	⊠			
] At-Ri	sk		☐ Repeat Finding

b6, b7c

9.21.06

Components	Y	N	NA	Remarks
Staff conducts a formal count at least once each shift.	\boxtimes			twice per day
Activities cease or are strictly controlled while a formal count is being conducted.	\boxtimes			
Do certain operations continue during formal counts.	\boxtimes			Kitchen, medical
ls a certain amount of movement tolerated during a formal count.	\boxtimes			Kitchen, medical
Formal counts in all units take place simultaneously.	\boxtimes			
Officers do not allow detainee participation in the count.	\boxtimes			
A face-to-photo count follows each unsuccessful recount.	\boxtimes			
Officers positively identify each detainee before counting him/her as present.	\boxtimes			
Written procedures cover informal and emergency counts. They followed during informal counts. During emergencies.	×			
The control officer (or other designated position) maintains an out -count record of all detainees temporarily leaving the facility.	Ø			
This training is documented in each officer's training folder.	\boxtimes			

b6, b7c

9.21.06

Auditor's Slor/ature / Date

POST ORDE Policy: ICE provides officers all necessary guidance for ca post orders established for every post, which are reviewed assignment to that post.	rrying o			
Components	Y	N	NA I	Remarks
Every Fixed post has a set of post orders.	\boxtimes			
Each set contains the latest inserts (emergency memoranda, etc.) and revisions.	\boxtimes			
One individual or department is responsible for keeping all post-orders current with revisions that take place between reviews.	×			
The IGSA maintains a complete set (central file) of post orders.	Ø			
The central file accessible to all staff.	\boxtimes			
The OIC or Contract / IGSA equivalent initiate/authorizes all post-order changes.	×			
The OIC or Contract / IGSA equivalent has signed and dated the last page of every section.	Ø			
A review/updating/reissuing of post orders occurs regularly and at a minimum, annually.	Ø			
Procedures keep post orders and logbooks secure from detainees at all times.	⊠			
Every armed-post officer qualifies with the post weapon(s) before assuming post duty.			×	
Armed-post post orders provide instructions for escape attempts.			×	
The post orders for housing units track the event schedule.	⊠			
Housing-unit post officers record all detainee activity in a log. The post order include instructions on maintaining the logbook.	×			
] At-R	sk		Repeat Finding

b6, b7c

921.06

SECURITY INSPE	CTION	S		
Policy: Post assignments in the facility's high-risk areas, w	here sp	cial se	curity pr	ocedures must be followed,
will be restricted to experienced personnel with a thorough	ground	ng in fa	cility op	erations.
Components	Yes	No	NA	Remarks
The facility has a comprehensive security inspection policy. The policy specifies: Posts to be inspected Required inspection forms Frequency of inspections Guidelines for checking security features	⊠			
 Procedures for reporting weak spots, inconsistencies, and other areas needing improvement 				
Every officer is required to conduct a security check of his/her assigned area. The results are documented.	\boxtimes			
Documentation of security inspections is kept on file.	Ø			
Procedures ensure that recurring problems and a failure to take corrective action are reported to the appropriate manager.	×			
The front-entrance officer checks the ID of everyone entering or exiting the facility.	×			
All visits officially recorded in a visitor logbook or electronically recorded.	×			
The facility has a secure visitor pass system.				
Every Control Center officer receives specialized training.				
The Control Center is staffed around the clock.				
Policy restricts staff access to the Control Center.	X	<u> </u>	<u> </u>	
Detainees do not have access to the Control Center.	Ø			
Communications are centralized in the Control Center.	Ø	$+$ \perp		
Officers monitor all vehicular traffic entering and leaving the facility.	Ø			
The facility maintains a log of all incoming and departing vehicles to sensitive areas of the facility. Each entry contains: • The driver's name • Company represented				-
Vehicle contents Delivery date and time Date and time out Vehicle license number Name of employee responsible for the vehicle during the facility visit				
Officers thoroughly search each vehicle entering and leaving the facility.	\boxtimes			
The facility has a written policy and procedures to prevent the introduction of contraband into the facility or any of its components.	Ø			
Tools being taken into the secure area of the facility are inventoried before entering and prior to departure.	×			
The SMU entrance has a sallyport.	\square			
Written procedures govern searches of detainee housing units and personal areas.	Ø			
Housing area searches occur at irregular times.				

will be restricted to experienced personnel with a thorough Components	Yes	No	NA	Remarks
Every search of the SMU and other housing units documented.	Ø			
Storage and supply rooms; walls, light and plumbing ixtures, accesses, and drains, etc. undergo frequent, rregular searches. These searches are documented.	⊠			
Walls, fences, and exits, including exterior windows, are inspected for defects once each shift.	Ø			
Daily procedures include: Perimeter alarm system tests. Physical checks of the perimeter fence. Documenting the results.	×			
Visitation areas receive frequent, irregular inspections.				

h6 h7c

9.21.06

b6, b7c

SPECIAL MANAGEMENT UNIT (SMU) Administrative Segregation

Policy: The Special Management Unit required in every facility isolates certain detainees from the general population. The Special Management Unit will consist of two sections. One, Administrative Segregation, houses detainees isolated for their own protection; the other for detainees being disciplined for wrongdoing (see the "Special Management Unit [Disciplinary Segregation]" standard).

The openial management of it products a second of search of the second o							
Components	Y	N	NA	Remarks			
The Administrative Segregation unit provides non-punitive protection from the general population and individuals undergoing disciplinary segregation. • Detainees are placed in the SMU (administrative) in accordance with written criteria.	⊠			·			
In exigent circumstances, staff may place a detainee in the SMU (administrative) before a written order has been approved. • A copy of the order given to the detainee within 24 hours.	⊠ ·						
The OIC (or equivalent) regularly reviews the status of detainees in administrative detention. • A supervisory officer conducts a review within 72 hours of the detainee's placement in the SMU (administrative).	×						
A supervisory officer conducts another review after the detainee has spent seven days in administrative segregation. Every week thereafter for the first month. Every 30 days after the first month. Does each review include an interview with the detainee. Is a written record made of the decision and the justification.	×						
The detainee is given a copy of the decision and justification for each review. The detainee is given an opportunity to appeal the reviewer's decision to someone else in the facility.	⊠						
The OIC (or equivalent) routinely notifies the Field Office Director (or staff officer in charge of IGSAs) any time a detainee's stay in administrative detention exceeds 30 days. • Upon notification that the detainee's administrative segregation has exceeded 60 days, the FD forwards written notice to HQ Field Operations Branch Chief for DRO.	⊠						
The OIC or equivalent) reviews the case of every detainee who objects to administrative segregation after 30 days in the SMU. • A written record is made of the decision and the justification. • The detainee receives a copy of this record.	⊠			·			
The detainee is given the right to appeal to the OIC (or equivalent) the conclusions and recommendations of any review conducted after the detainee has remained in administrative segregation for seven consecutive days.	×						

SPECIAL MANAGEMENT UNIT (SMU) Administrative Segregation

Policy: The Special Management Unit required in every facility isolates certain detainees from the general population. The Special Management Unit will consist of two sections. One, Administrative Segregation, houses detainees isolated for their own protection; the other for detainees being disciplined for wrongdoing (see the "Special Management Unit [Disciplinary Segregation]" standard).

the Special Management Offic [Disciplinary Segregation]	和产品的 计数据分析	A Parker	\$4,45 C#1,48	
Components	Υ	N	NA	Remarks
Administratively segregated detainees enjoy the same general privileges as detainees in the general population.	⊠			
The SMU well ventilated.				
Adequately lighted.	121		l	
 Appropriately heated. 	☒	ᅵᅵ		
 Maintained in a sanitary condition. 				
All cells are equipped with beds.				
 Every bed securely fastened to the floor or wall. 	Ø			
The number of detainees in any cell does not exceed				
the occupancy limit.				
 When occupancy exceeds recommended 				
capacity, do basic living standards decline?	\boxtimes	П		
 Do criteria for objectively assessing living 	123	لسا		
standards exist?				
 If yes, are the criteria included in the written 				
procedures?				
The segregated detainees do not have fewer				
opportunities to exchange/launder clothing, bedding,				
and linen than detainees in the general population.	<u> </u>			
Detainees receive three nutritious meals per day.				
 From the general population's menu of the day. 	\boxtimes			
 Do detainees eat only with disposable utensils. 		_		
Is food ever used as punishment.	ļ			
Each detainee maintains a normal level of personal				
hygiene in the SMU.		l		
The detainees have the opportunity to shower				
and shave at least three times a week.	1			
If not, explain. The details are selected as a selec				
The detainees are provided:				
Barbering services. Page 1 - Page 2 - Page	İ			
 Recreation privileges in accordance with the "Detainee Recreation" standard. 			1	
Non-legal reading material.			1	
Religious material.			l m	
The same correspondence privileges as			-	
detainees in the general population.				-
Telephone access similar to that of the general				
population.				
Personal legal material.				
A health care professional visits every detainee at least	 	†	 	<u> </u>
three times a week.				
The shift supervisor visits each detainee daily.				
Weekends and holidays.				
Procedures comply with the "Visitation" standard.				
The detainee retains visiting privileges.	NZI			
The visiting room available during normal				}
visiting hours.				

SPECIAL MANAGEMENT UNIT (SMU) Administrative Segregation

Policy: The Special Management Unit required in every facility Isolates certain detainees from the general population. The Special Management Unit will consist of two sections. One, Administrative Segregation, houses detainees isolated for their own protection; the other for detainees being disciplined for wrongdoing (see the "Special Management Unit [Disciplinary Segregation]" standard).

Components	Y	N	NA	Remarks
Visits from clergy are allowed.	\boxtimes			
Detainees do not have less law-library access than the general population. • Are they required to use the law library separately, as a group? If so: • Legal materials brought to them.	×			
The SMU maintains a permanent log. • Detainee-related activity, e.g., meals served, recreation, visitors etc.	×			
 SPC procedures include completing the SMU Housing Record (I-888) immediately upon a detainee's placement in the SMU. Staff completes the form at the end of each shift. CDFs and IGSA facilities use Form I-888 (or local equivalent). 	⊠			
Staff record whether the detainee ate, showered, exercised and took any medication during every shift. Logs record all pertinent information, e.g., a medical condition, suicidal/assaultive behavior, etc The medical officer/health care professional signs each individual's record during each visit The housing officer initials the record when all detainee services are completed or at the end of the shift.	×			
A new record is created for each week the detainee is in Administrative Segregation. These weekly records are retained in the SMU until the detainee's return to the general population.				
	At-F	Risk		Repeat Finding

	Remarks <i>: (</i>	(Record	significant	facts.	observations,	, other	sources	used	, etc.)
--	--------------------	---------	-------------	--------	---------------	---------	---------	------	---------

b6, b7c

9.21.06

SPECIAL MANAGEMENT UNIT (Disciplinary Segregation)

Policy: Each facility will establish a Special Management Unit in which to isolate certain detainees from the general population. The Special Management Unit will have two sections, one for detainees in Administrative Segregation; the other for detainees being segregated for disciplinary reasons.

Control of the Contro		APPLICATION OF THE	E 1	
Components	Υ	N	NA	Remarks
Officers placing detainees in disciplinary segregation follow written procedures.	⊠			
The sanctions for violations committed during one incident do not exceed 60 days.	⊠			
A completed Disciplinary Segregation Order accompanies the detainee into the SMU.				
The detainee receives a copy of the order within 24 hours of placement in disciplinary segregation.	⊠			
Standard procedures include reviewing the cases of individual detainees housed in disciplinary detention at set intervals. • After each formal review, the detainee receives a written copy of the decision and reasons for it.	⊠			
The conditions of confinement in the SMU are proportional to the amount of control necessary to protect detainees and staff.	×			
Detainees in disciplinary segregation have fewer privileges than those housed in administrative segregation.	×			
Living conditions in disciplinary SMUs modified to reinforce acceptable behavior. If yes, does staff prepare written documentation for this action. Does the OIC sign to indicate approval.	×			
Every detainee in disciplinary segregation receive the same humane treatment, regardless of offense.	Ø			
The quarters used for segregation are: Well-ventilated. Adequately lighted. Appropriately heated. Maintained in a sanitary condition.	×			+ -
All cells are equipped with beds. The beds securely fastened to the floor or wall of the cell.	×			
The number of detainees confined to each cell or room do not exceed the number for which the space was designate. • Does the OIC approve excess occupancy on a temporary basis.	×			
When a detainee is segregated without clothing, mattress, blanket, or pillow, (in a dry cell setting) a justification is made and the decision is reviewed each shift. Items are returned as soon as it is safe.	×			
Detainees in the SMU have the same opportunities to exchange clothing, bedding, etc., as other detainees.				

SPECIAL MANAGEMENT UNIT (Disciplinary Segregation)

Policy: Each facility will establish a Special Management Unit in which to isolate certain detainees from the general population. The Special Management Unit will have two sections, one for detainees in Administrative Segregation; the other for detainees being segregated for disciplinary reasons.

Components	Y	N	NA	Remarks
Detainees in the SMU receive three nutritious		A STATE OF THE STA	12 to 45 /	
meals/days.				
Selected from the Food Service's menu of the	\boxtimes			
day.				
Food is not used as punishment.				
Detainees are allowed to maintain a normal level of				
personal hygiene, including the opportunity to shower	\boxtimes			
and shave at least three times/week.				
The detainees receive, unless documented as a threat				
to security:				
Barbering services. Becreation privileges.	-			
Recreation privileges. Other-than-legal reading material	K7			
 Other-than-legal reading material. Religious material. 	\boxtimes		Ш	
The same correspondence privileges as other detainees.				
Personal legal material.				
When phone access is limited by number or type of calls,			-	
when phone access is limited by number or type of calls, limits do not apply to the following:				
Calls about the detainee's immigration case or				
other legal matters.	\boxtimes	П		
Calls to consular/embassy officials.	لاعا	'''	"	
Calls during family emergencies (as determined)				
by the OIC/Warden).				
A health care professional visits every detainee in				
disciplinary segregation every day, Monday through				
Friday.	ΙCΙ			
The shift supervisor visit each segregated	\boxtimes		⊔	
detainee daily				
Weekends and holidays.				
SMU detainees are allowed visitors, in accordance with	\boxtimes		П	
the "Visitation" standard.	<u> </u>			
SMU detainees receive legal visits, as provided in the			[
"Visitation" standard.	\boxtimes			
Legal service providers notified of security concerns arising before a visit.]		
Visits from clergy are allowed.		 	 	
The clergy member given the option of				
visiting/not visiting the segregated detainee.				
Violent/uncooperative detainees denied access	\boxtimes			
to religious services when safety and security				
would otherwise be affected.	1			
SMU detainees have law library access.	ļ			
Violent/uncooperative detainees retain access				
to the law library unless adjudicated a security				
threat in writing.	\boxtimes		l 🗖	
Legal material brought to individuals in the				
SMU on a case-by-case basis.				
Staff document every incident of denied				
access to the law library.			<u> </u>	

SPECIAL MANAGEMENT UNIT (Disciplinary Segregation) Policy: Each facility will establish a Special Management Unit in which to isolate certain detainees from the general population. The Special Management Unit will have two sections, one for detainees in Administrative Segregation; the other for detainees because have the other for detainees because the contraction.

general population. The Special Management Unit will have two sections, one for detainees in Administrative Segregation; the other for detainees being segregated for disciplinary reasons. Components NA Remarks Υ All detainee-related activities are documented, e.g., \boxtimes П meals served, recreation activities, visitors, etc. Is the SPC's, the Special Management Housing Unit Record (I-888or equivalent) is prepared as soon as the detainee is placed in the SMU. \boxtimes All I-888s filled out by the end of each shift The CDF/IGSA facility use Form I-888 (or equivalent local form). SMU staff records whether the detainee ate, showered, exercised, took medication, etc. Details about the detainee logged, e.g., a medical condition, suicidal/violent behavior, etc. The health care official sign individual records after each visit. The housing officer initials the record when all detainee services are completed or at the end of the shift. A new record is created weekly for each detainee in the SMU. The SMU retains these records until the detainee leaves the SMU. Deficient ☐ At-Risk Repeat Finding

Remarks: (Record significant facts, observations, other sources used, etc.)

b6, b7

9.21.06

TOOL CONTROL

Policy: It is the policy of all facilities that all employees shall be responsible for complying with the tool control policy. The Maintenance Supervisor shall maintain a computer generated or typewritten Master Inventory list of tools and equipment and the location in which tools are stored. These inventories shall be current, filed and readily available for tool inventory and accountability during an audit.

Components	Υ	N	NA	Remarks
There is an individual who is responsible for developing				· \\/
a tool control procedure and an inspection system to insure accountability.	\boxtimes			
Department heads are responsible for implementing this standard in their departments.	\boxtimes			
Tool inventories are required for:				
Maintenance Department				
Medial Department				
Food Service Department Floating Object The department The department of the	\boxtimes			
Electronics Shop Represtign Paragraphs				
Recreation Department Armony				
Armory The facility has a facility policy for the regular inventors.				
The facility has a facility policy for the regular inventory of all tools.				
The policy sets minimum time lines for physical				
inventory and all necessary documentation.	\boxtimes			,
ICE facilities use AMIS bar code labels when	·		-	
required.	1			
The facility has a tool classification system. Tools are	<u> </u>			
classified according to:		<u></u>		
 Restricted (dangerous/hazardous) 	\boxtimes			
Non Restricted (non-hazardous).				
Department heads are responsible for implementing	I⊠			
tool-control procedures.	\boxtimes			
The facility has policies and procedures in place to	\boxtimes	П	П	
ensure that all tools are marked and readily identifiable.	(2)			
The facility has an approved tool storage system.				
The system ensures that all stored tools are				
accountable. Commonly used tools (tools that can be	\boxtimes			
 Commonly used tools (tools that can be mounted) are stored in such a way that 				
missing tool are readily notice.				,
Each facility has procedures for the issuance of tools to	K-21			
staff and detainees.			,	
The facility has policies and procedures to address the				
issue of lost tools. The policy and procedures include:	1			
Verbal and written notification. Propadures for detailing agency.	\boxtimes		п	
Procedures for detainee access. Necessary decumentation/review for all	لاے ا			
 Necessary documentation/review for all incidents of lost tools. 	[
Broken or worn out tools are surveyed and disposed of	ļ	<u> </u>	 	
in an appropriate and secure manner.	\boxtimes			
All private or contract repairs and maintenance workers		 		
under contract to the ICE, or other visitors, submit an	K71			
inventory of all tools prior to admittance into or departure				
from the facility.				

	TOO	L CONT	ROL			
Policy: It is the policy of all policy. The Maintenance Su tools and equipment and the readily available for tool inv	upervisor shall maintain le location in which tool	a comp	uter generated. The	erated onese in	or typewritte	n Master Inventory list of
Comp	onents		Υ	N	NA	Remarks
⊠ Acceptable	☐ Deficient] At-Ris	sk		Repeat Finding
Remarks: (Record significa	nt facts, observations, o	other so	ırces us	ed, etc	.)	
No problems observed or no	ted with tool control. T	ool cont	rol log b	ook da	tes back to	April 2005.

TRANSPORTATION (Land Transportation)

Policy The Immigration and Naturalization Service will take all necessary precautions to protect the lives,

safety, and welfare of our officers, the general public, and detainees. Standards have been established for profe experienced and trained Detention Enforcement Officers of	ssional	transpo	ortation	under the supervision of
Standard NA: Check this box if all ICE Transportate Sub-Office in control of the detainee case.	ion are	handle	d only	by the ICE Field Office or
Components	Yes	No	NA	Remarks
Transporting officers comply with applicable local, state, and federal motor vehicle laws and regulations. Records support this finding of compliance.	⊠			
Every transporting officer required to drive a commercial size bus has a valid Commercial Driver's License (CDL) issued by the state of employment.	⊠			
Supervisors maintain records for each vehicle operator.	\boxtimes			
 Officers use a checklist during every vehicle inspection. Officers report deficiencies affecting operability. Deficiencies are corrected before the vehicle goes back into service. 	\boxtimes			
 Transporting officers: Limit driving time to 10 hours in any 15 hour period. Drive only after eight consecutive off-duty hours. Do not receive transportation assignments after having been on duty, in any capacity, for 15 hours. Drive a 50-hour maximum in a given work week; a 70-hour maximum during eight consecutive days. During emergency conditions (including bad weather), officers may drive as long as necessary and safe to reach a safe area—exceeding the 10-hour limit. 				
Two officers with valid CDLs required in any bus transporting detainees. • When buses travel in tandem with detainees, there two qualified officers per vehicle. • An unaccompanied driver transport an empty vehicle.				
Before the start of each detail, the vehicle is thoroughly searched.				
Positive identification of all detainees being transported is confirmed.	\boxtimes			
All detainees are searched immediately prior to boarding the vehicle by staff controlling the bus or vehicle.	\boxtimes			
The facility ensures that the number of detainees transported does not exceed the vehicles manufacturers occupancy level.	×			
Protective vests are provided to all transporting officers.	\boxtimes			



TRANSPORTATION (Land Transportation)

Policy The Immigration and Naturalization Service will take all necessary precautions to protect the lives,

safety, and welfare of our officers, the general public, and detainees. Standards have been established for profe experienced and trained Detention Enforcement Officers of	essional	transn	ortation	under the eugendalon of
☐ Standard NA: Check this box if all ICE Transportates Sub-Office in control of the detainee case.	ion are	handle	d only	by the ICE Field Office or
Components	Yes	No	NA	Remarks
The vehicle crew conducts a visual count once all passengers are on board and seated. • Additional visual counts are made whenever the vehicle makes a scheduled or unscheduled stop.	×			
Policies and procedures are in place addressing the use of restraining equipment on transportation vehicles.	\boxtimes			
Officers ensure that no one contacts the detainees. One officer remains in the vehicle at all times when detainees are present.	\boxtimes			
Meals are provided during long distance transfers. The meals meet the minimum dietary standards, as identified by dieticians utilized by the Service.			×	Detainees are fed beforehand. No long distance trips are taken due to proximity to border.
The vehicle crew inspects all Food Service pickups before accepting delivery (food wrapping, portions, quality, quantity, thermos-transport containers, etc.). • Before accepting the meals, the vehicle crew raises and resolves questions, concerns, or discrepancies with the Food Service representative. • Basins, latrines, and drinking-water containers/dispensers are cleaned and sanitized on a fixed schedule.	\boxtimes			
Vehicles have: Two-way radios. Cellular telephones. Equipment boxes stocked in accordance with the Use of Force Standard.	×			
The vehicles are clean and sanitary at all times.		\boxtimes		
Personal property of a detainee transferring to another facility: Is inventoried. Is inspected.	\boxtimes			



Accompanies the detainee.

TRANSPORTA (Land Transpo				
Policy The Immigration and Naturalization Service will ta safety, and welfare of our officers, the general public, and detainees. Standards have been established for profe experienced and trained Detention Enforcement Officers of	those in essional or author	n ICE c transp ized co	ustody o ortation ontract p	during the transportation of under the supervision of ersonnel.
Standard NA: Check this box if all ICE Transportates Sub-Office in control of the detainee case.	ion are	handle	d only	by the ICE Field Office or
Components	Yes	No	NA	Remarks
The following contingencies are included in the written procedures for vehicle crews:	⊠			

□ Deficient

Certain vehicles in particular were dirty and unsanitary. One van had rotting food inside. Vehicle tin for one of the vehicles observed had numerous old gas receipts that hadn't been turned in with vehicle utilization forms

At-Risk

□ Repeat Finding

b6. b7c

b6, b7c

Audito s Signature / Date

or minors

Acceptable

USE OF FORCE

Policy: The U.S. Department of Homeland Security authorizes the use of force only as a last alternative after all other reasonable efforts to resolve a situation have failed. Only that amount of force necessary to gain control of the detainee, to protect and ensure the safety of detainees, staff and others, to prevent serious property damage and to ensure institution security and good order may be used. Physical restraints necessary to gain control of a detainee who appears to be dangerous may be employed when the detainee:

Components	Yes	No	NA	Remarks
Written policy authorizes staff to respond in an immediate-use-of-force situation without a supervisor's presence or direction.	☒			
When the detainee is in an area that is or can be isolated (e.g., a locked cell, a range), posing no direct threat to the detainee or others, officers must try to resolve the situation without resorting to force.	⊠			
Written policy asserts that calculated rather than immediate use of force is feasible in most cases.	\boxtimes			Video tape
The facility subscribes to the prescribed Confrontation Avoidance Procedures. • Ranking detention official, health professional, and others confer before every calculated use of force.	⊠			
When a detainee must be forcibly moved and/or restrained and there is time for a calculated use of force, staff use the Use-of-Force Team Technique. • Under staff supervision.	×			
Staff members are trained in the performance of the Use-of-Force Team Technique.	Ø			
All use-of-force incidents are documented and reviewed.	\boxtimes			
Does not use force as punishment. Attempts to gain the detainee's voluntary cooperation before resorting to force Uses only as much force as necessary to control the detainee. Uses restraints only when other non-confrontational means, including verbal persuasion, have failed or are impractical.	×			
Mecication may only be used for restraint purposes when authorized by the Medical Authority as medically necessary.	×			
Use-of-Force Team follow written procedures that attempt to prevent injury and exposure to communicable disease(s).	⊠			

USE OF FORCE

Policy: The U.S. Department of Homeland Security authorizes the use of force only as a last alternative after all other reasonable efforts to resolve a situation have failed. Only that amount of force necessary to gain control of the detainee, to protect and ensure the safety of detainees, staff and others, to prevent serious property damage and to ensure institution security and good order may be used. Physical restraints necessary to gain control of a detainee who appears to be dangerous may be employed when the detainee:

Components	Yes	No	NA	Remarks
Standard procedures associated with using four-point restraints include: Soft restraints (e.g., vinyl) Dressing the detainee appropriately for the temperature. A bed, mattress, and blanket/sheet. Checking the detainee at least every 15 minutes. Logging each check. Turning the bed-restrained detainee often enough to prevent soreness or stiffness. Medical evaluation of the restrained detainee twice per eight-hour shift. When qualified medical staff is not immediately available, staff position the detainee "face-up".	⊠			Have them but have never used them
The shift supervisor monitors the detainee's position/condition every two hours. • He/she allow the detainee to use the rest room at these times under safeguards.	⊠			Constant observation when restrained
All detainee checks are logged.	\boxtimes			
In immediate-use-of-force situations, staff contacts medical staff once the detainee is under control.	\boxtimes			
 When the OIC authorizes use of non-lethal weapons: Medical staff is consulted before staff use pepper spray/non-lethal weapons. Medical staff review the detainee's medical file before use of a non-lethal weapon is authorized. 	×			OC spray
Special precautions are taken when restraining pregnant detainees. • Medical personnel are consulted	×			
Protective gear is worn when restraining detainees with open cuts or wounds.	×			
Staff documents every use of force and/or non-routine application of restraints.	\boxtimes			
It standard practice to review any use of force and the non-routine application of restraints.	\boxtimes			
All officers receive training in self-defense, confrontation-avoidance techniques and the use of force to control detainees. • Specialized training is given Officers are certified in all devices they use.	×			
The officers are thoroughly trained in the use of soft and hard restraints.	\boxtimes			
In SPCs is the Use of Force form is used. In other facilities (IGSAs / CDFs) this form or its equivalent is used.	×			

control of a detainee who appears to be dangerous may be employed when the detainee:	to gain
Components Yes No NA Remarks	
☐ Acceptable ☐ Deficient ☐ At-Risk ☐ Repeat Finding	

9.21.06

ICE staff and ICE detainee and to permit detainees to manager in an acceptable time frame.				ween key facility staff and 3E staff and receive an
Components	Y	N	NA	Remarks
The ICE Field Office Director ensures that weekly announced and unannounced visits occur at the IGSA.	×			
Detention and Deportation Staff conduct scheduled weekly visits with detainees held in the IGSA.	×			
Scheduled visits are posted in ICE detainee areas.	×			
Visiting staff observe and note current climate and conditions of confinement at each IGSA.	×			
ICE information request Forms are available at the IGSA for use by ICE detainees.	Ø			
The IGSA treats detainee correspondence to ICE staff as Special Correspondence.	×			
ICE staff respond to a detainee request from an IGSA within 72 hours.	×			
ICE detainees are notified ion writing upon admission to the facility of their right to correspond with ICE staff regarding their case or conditions of confinement.	×			

Remarks: (Record significant facts, observations, other sources used, etc.) Excellent. Best practice.

b6, b7c

9.21.06

DETAINEE TRANSFER STANDARD

Policy: ICE will make all necessary notifications when a detainee is transferred. If a detainee is being transferred via the Justice Prisoner Alien Transportation System (JPATS), ICE will adhere to JPATS protocols. In deciding whether to transfer a detainee, ICE will take into consideration whether the detainee is represented before the immigration court. In such cases, the Field Office Director will consider the detainee's stage within the removal process, whether the detainee's attorney is located within reasonable driving distance of the facility, and where the immigration court proceedings are taking place.

Citying distance of the facility, and where the infinity audit t	The second second	ACTOR ACTOR AND	jo al o i	aniily place.
	Υ.	- N	NA	Remarks
When a detainee is represented by legal counsel or a legal representative, and a G-28 has been filed, the representative of record is notified by the detainee's Deportation Officer. The notification is recorded in the detainee's file When the A File is not available, notification is noted within DACS			×	
Notification includes the reason for the transfer and the location of the new facility,			×	
The deportation officer is allowed discretion regarding the timing of the notification when extenuating circumstances are involved.			×	
The attorney and detainee are notified that it is their responsibility to notify family members regarding a transfer.			×	
 Facility policy mandates that: Times and transfer plans are never discussed with the detainee prior to transfer. The detainee is not notified of the transfer until immediately prior to departing the facility. The detainee is not permitted to make any phone calls or have contact with any detainee in the general population. 	×			
The detainee is provided with a completed Detainee Transfer Notification Form.			Ø	
Form G-391 or equivalent authorizing the removal of a detainee from a facility is used.	Ø			
 For medical transfers: The Detainee Immigration Health Service (or IGSA)(DIHS) Medical Director or designee approves the transfer. Medical transfers are coordinated through the local ICE office. A medical transfer summary is completed and accompanies the detainee. 	×			
Detainees in ICE facilities having DIHS staff and medical care are transferred with a completed transfer summary sheet in a sealed envelope with the detainee's name and A-number and the envelope is marked Medical Confidential.				
For medical transfers, transporting officers receive instructions regarding medical issues.	M			
Detainee's funds and valuables and property are returned and transferred with the detainee to his/her new location.	Ø			1
Transfer and documentary procedures outlined in Section C and D are followed.	×			

DETAINEE TRANSFE	RSTAN	DARD		
Policy: ICE will make all necessary notifications when a ditransferred via the Justice Prisoner Alien Transportation S protocols. In deciding whether to transfer a detainee, ICE is represented before the immigration court. In such case detainee's stage within the removal process, whether the driving distance of the facility, and where the immigration of	ystem (a will take s, the Fi detained	JPATS) Into co eld Offi o's attor	, ICE w insidera ce Dire ney is la	ill adhere to JPATS ation whether the detainee ctor will consider the ocated within reasonable
Components	Y	N	NA	Remarks
Meals are provided when transfers occur during normally schedule meal times.	×			If necessary
An A File or work folder accompanies the detainee when transferred to a different field office or sub-office.	×			
A Files are forwarded to the receiving office via overnight mail no later than one business day following the transfer.			Ø	
] At-Ri	sk		Repeat Finding

TERMINAL ILLNESS, ADVANCED DIRECTIVES, AND DEATH Policy All facilities housing ICE detainees shall have policies and procedures addressing the issues of terminal illness or injury, medical advanced directives, and detainee death, to include the procedures to ensure proper notification is provided to ICE officials, family members and other interested parties in the event of a detainee becoming terminally ill or injured or death of a detainee occurs. In addition, the policy will cover procedures to be taken if the death of a detainee occurs while in transit.								
☐ Check this box if the facility does not accept IC Indicate NA in the appropriate box for this portion of the to detained death and related notifications.	E detai e work	nees w sheet.	ho are ALWAY	severely or terminally ill. S complete all references				
Components	Y	N	NA	Remarks				
Detainees, who are chronically or terminally ill, are transferred to an appropriate offsite medical facility.	Ø							
The facility or appropriate ICE office promptly notifies the next of kin of the detainee's: medical condition. The detainee's location. The limitations placed on visiting.	×							
There are guidelines addressing State Advanced Directive Form for Implementing Living Wills and Advanced Directives. • The guidelines include instructions for detainees who wish to have a living will other than the generic form the DIHS provides or who wish to appoint another to make advance decisions for him or her.								
The guidelines provide the detainee the opportunity to have a private attorney prepare the documents.	\boxtimes							
There is a policy addressing "Do Not Resuscitate Orders"	×							
Detainees with a "Do Not Resuscitate" order in the medical record receive maximal therapeutic efforts short of resuscitation?	\boxtimes			7				
The facility notifies the DIHS Medical Director and Headquarters' Legal Counsel of the name and basic circumstances of any detainee with a "Do Not Resuscitate" order in the medical record. In the case of IGSAs, this notification is made through the local ICE representative.	×							
The facility has written procedures to address the issues of organ donation by detainees.	\boxtimes							
The facility has written procedures to notify ICE officials, deceased family members and consulates, when a detainee dies while in Service.	×							
The facility has a policy and procedure to address the death of a detainee while in transport.	\boxtimes							
At all ICE locations the detainee's remains disposed of in accordance with the provisions detailed in this standard.	\boxtimes							
In the event that neither family nor consulate claims the remains, the Field Office schedules an indigent's burial, consistent with local procedures. • If the detainee's is a U.S. military veteran is the Department of Veterans Affairs notified.	Ø							
An original or certified copy of a detainee's death certificate is placed in the subject's a-file.	\boxtimes							



Policy All facilities housing ICE detainees shall have policic illness or injury, medical advanced directives, and detainee notification is provided to ICE officials, family members and becoming terminally ill or injured or death of a detainee occ be taken if the death of a detainee occurs while in transit. Check this box if the facility does not accept ICI Indicate NA in the appropriate box for this portion of the detainee death and related notifications.	es and pedeath, dother incurs. In	rocedu to inclu interest addition	res addi de the p ed parti n, the po tho are	ressing the issues of terminal procedures to ensure proper es in the event of a detainee plicy will cover procedures to severely or terminally III.		
Components	Υ	N	NA	Remarks		
The facility follows established policy and procedures describing when to contact the local coroner regarding such issues as Performance of an autopsy. Who will perform the autopsy. Obtaining State approved death certificates. Local transportation of the body.	\boxtimes					
ICE staff follow established procedures to properly close the case of a deceased detainee.	\boxtimes					
Remarks: (Record significant facts, observations, other sources used, etc.)						

9/2/106

Auditor's Signature / Date/

b6, b7c

HUNGER ST	RIKES			
Policy: All facilities will follow standard guidelines for the detainees engaging in hunger strikes. By monitoring of facilities will strive to sustain their lives.	e medic the heal	al and a th and	adminis welfare	trative management of IC of the Individual detainees
Components	Ÿ	N	NA	Remarks
When a detainee has refused food for 72 hours, it is standard practice for staff to refer him/her to the medical department.	⊠			
CDFs and IGSAs immediately report a hunger strike to the ICE.	\boxtimes			
The facility has established procedures to ensure staff respond immediately to a hunger strike.				
Policy and procedure require that staff isolate a hunger- striking detainee from other detainees. • If yes, in an observation room?	\boxtimes			
Medical personnel are authorized to place a detainee in the Special Management Unit or a locked hospital room.	×			
Medical staff records the weight and vital signs of a hunger-striking detainee at least once every 24 hours.		\boxtimes		
The OIC of the facility obtains a hunger striker's consent before medical treatment.				
A signed Refusal of Treatment form is required of every detainee who rejects medical evaluation or treatment.		\boxtimes		Not consistently done.
During a hunger strike, staff documents and provides the hunger-striking detainee three meals a day.				Documentation is not consistent with DIHS national policy.
Staff maintains the hunger striker's supply of drinking water/other beverages.	\boxtimes			·
During a hunger strike, staff removes all food items from the hunger striker's living area.	\boxtimes			
Staff is directed to record the hunger striker's fluid intake and food consumption, does staff always use Hunger Strike Monitoring Form I-839 or similar IGSA form.		\boxtimes		Two hunger strikers in past year. The I-839 was not used.
The medical staff has written procedures for treating hunger strikers.	\boxtimes			
Staff documents all treatment attempts, including attempts to persuade hunger striker of medical risks.				Documentation sporadic and not per policy.
Staff has received training in identification of hunger strikes. Medical staff receives early training in hunger-strike evaluation and treatment. Staff remain current in evaluation and treatment techniques.	\boxtimes			
☐ Acceptable	_ At-Ri	sk		Repeat Finding

ACCESS TO MEDICAL CARE						
Policy: Every facility will establish and maintain an accredited/accreditation-worthy health program for the general well-being of ICE detainees.						
Components	Υ	N	NA	Remarks		
<u>Facilities</u> operate a health care facility in compliance with State and Local laws and guidelines.						
The facility's in-processing procedures of arriving detainees include medical screening.	\boxtimes					
All detainees have access to and receive medical care.	\boxtimes					
The facility has access to a PHS/DIHS Managed Health Care Coordinator.	\boxtimes					
The medical staff is large enough to provide, examine, and treat the facility's detainee population.	\boxtimes					
The facility has sufficient space and equipment to afford each detainee privacy when receiving health care.	\boxtimes					
The medical facility has its own restricted-access area. The restricted access area is located within the confines of the secure perimeter.	\boxtimes					
The medical facility entrance includes a holding/waiting room.	\boxtimes					
The medical facility's holding/waiting room under the direct supervision of custodial staff.	\boxtimes					
Detainees in the holding/waiting room have access to a toilet and a drinking fountain.	\boxtimes					
Medical records are kept apart from other files. They are: Secured in a locked area within the medical unit. With physical access restricted to authorized medical staff. Procedurally, no copies made and placed in detainee files.	×			Electronic Medical Records.		
Pharmaceuticals are stored in a secure area.	\boxtimes			b2 high		
 Medical screening includes a Tuberculosis (TB) test. Every arriving detainee receives a TB test. During the admission process. Detainee's TB-screening does not occur more than one business day after his/her arrival at the facility. Detainees not screened are housed separate from the general population. 				All detainees receive a chest X-Ray		
All detainees receive a mental-health screening upon arrival. It is conducted: By a health care provider or specially trained officer; Before a detainee's assignment to a housing unit.	\boxtimes					
The facility health care provider promptly reviews all I-794s (or equivalent) to identify detainees needing medical attention.	\boxtimes					



ACCESS TO MEDICAL CARE						
Policy: Every facility will establish and maintain an accredited/accreditation-worthy health program for the general well-being of ICE detainees.						
The health care provider physically examine arriving detainees within 14 days of admission the facility.	on/arrival at		⊠		Repeat problem with completing physicals within 14 days. Corrected prior to current DCMP review.	
Detainees in the Special Management Unit I to health care services.		\boxtimes				
Staff provides detainees with health- service request slips daily, upon request. Request slips are available in the la other than English, including every I spoken by a sizeable number of the detainee population. Service-request slips are delivered fashion to the health care provider.	nguages anguage facility's in a timely	⊠			sick call slips are available. Translations services for other languages are also available.	
The facility has a written plan for the delivery emergency health care when no medical per on duty at the facility, or when immediate our medical attention is required.	rsonnel are	\boxtimes			24 hour coverage is available.	
The plan includes an on-call provider.		\boxtimes		П		
The plan includes a list of telephone numbe ambulances and hospital services.		\boxtimes				
The plan includes procedures for facility stathis emergency health care consistent with safety.	security and	\boxtimes				
Detention staff is trained to respond to healt emergencies within a 4-minute response time.	ne.	\boxtimes				
Where staff is used to distribute medication care provider properly trains these officers.				Ø	Medical staff available 24 hours per day.	
The medical unit keeps written records of methat is distributed.		\boxtimes				
The I-819 (or IGSA equivalent) is used to no Warden/Facility of a detainee that has spec needs.	ial medical	\boxtimes				
A signed and dated consent form is obtaine detainee before medical treatment is admin	istered.		×		Staff failed to get infromed consent when prescribing psyc medications.	
Detainees use the I-813 (or IGSA equivalen authorize the release of confidential medica outside sources.	records to	\boxtimes				
The facility health care provider is given adversion to the release, transfer, or removal of a	a detainee.	Ø				
Detainee's medical records or a copy thereo available and transferred with the detainee.		\boxtimes			Transfer summaries are completed .	
Medical records are placed in a sealed envelopment of the container labeled with the detainee's remarked "MEDICAL CONFIDENTIAL CONFIDEN	name and A-	⊠				
☐ Acceptable	ot [] At-Ri	sk		⊠ Repeat Finding	

The facility has had a death within the past year. A root cause analysis was conducted. An investigation was also conducted. During the investigation the facility was found to be non-compliant with the 14 day physical requirement. This is a continuing problem and has carried over from the previous year. During this review all records reviewed from July 2, 2006 through current month Sept 2006 were found to be compliant with the 14 day physical exam requirement. DIHS HQ will continue to provide oversight during the next year to ensure compliance.

Augutors signature / Date

During 2006 - 260 DE Not completed due to EMR not properly used. Discovered during QA review conducted by DIHS b6,670 No POA regd. Monitor

SUICIDE PREVENTION AND INTERVENTION Policy: All detention staff working with ICE detainees will be trained to recognize suicide-risk indicators. Staff will handle potentially suicidal individuals with sensitivity, supervision, and referrals. A clinically suicidal detainee will receive preventive supervision and treatment. Components N NA Remarks Every new staff member receives suicide-prevention training. Suicide-prevention training occurs during the M employee orientation program. Training prepares staff to: Recognize potentially suicidal behavior; Refer potentially suicidal detainees, following \boxtimes facility procedures; Understand and apply suicide-prevention techniques. A health-care provider or specially trained officer screens all detainees for suicide potential as part of the admission process. \boxtimes Screening does not occur later than one working day after the detainee's arrival. Written procedures cover when and how to refer at-risk \boxtimes detainees to medical staff and procedures are followed. The facility has a designated isolation room for \boxtimes evaluation and treatment. The designated isolation room does not contain any structures or smaller items that could be used in a \boxtimes П suicide attempt. Medical staff has approved the room for this purpose. \boxtimes Staff observes and documents the status of a suicide- \boxtimes watch detainee at least once every 15 minutes. ☐ Deficient At-Risk Repeat Finding used, etc.)

Remar	ks: (Record sian	ificant fac	ts, observations, other sources
	b6, b7c	b6, b7c	9/21/06
Audito	's Signature / Da	t	



DETAINEE HANDBOOK

Policy: Every OIC will develop a site-specific detainee handbook to serve as an overview of, and guide to, the detention policies, rules, and procedures in effect at the facility. The handbook will also describe the services, programs, and opportunities available through various sources, including the facility, ICE, private organizations, etc. Every detainee will receive a copy of this handbook upon admission to the facility.

Control of the contro	aport au	0.20 535 4 20 5 9 K	Carrier Story	
Components	Υ	N.	NA	Remarks
The detainee handbook is written in English and translated into Spanish or into the next most-prevalent Language(s).	⊠			
The handbook supplements the facility orientation video where one is provided.	\boxtimes			
All staff members receive a handbook and training regarding the handbook contents.	\boxtimes			
The handbook is revised as necessary and there are procedures in place for immediately communicating any revisions to staff and detainees.	×			
There an annual review of the handbook by a designated committee or staff member.	\boxtimes			
 The detainee handbook address the following issues: Personal Items permitted to be retained by the detainee. Initial issue of clothes, bedding and personal hygiene items. 	×			
The detainee handbook states in clear language basic detainee responsibilities.	Ø			
The handbook clearly outlines the methods for classification of detainees, explains each level, and explains the classification appeals process.	⊠			
The handbook states when a medical examination will be conducted.		⊠		·
The handbook describes the facility, housing units, dayrooms, In-dorm activities and special management units.	⊠			,
The handbook describes; Official count times and count procedures Meal times, feeding procedures, procedures for medical or religious diets, smoking policy, Clothing exchange schedules and if authorized, clothes washing and drying procedures and expected personal hygiene practices.	⊠ .	b6, b7c		Yes to all except smoking policy and clothing exchange.
The handbook describe times and procedures for obtaining disposable razors and allows that detainees attending court will be afforded the opportunity to shave first.	×			
The handbook describes barber hours and hair cutting restrictions.	\boxtimes			· .
The handbook describes; the telephone policy, debit card procedures, direct and frees calls; locations of telephones; policy when telephone demand is high; and policy and procedures for emergency phone calls.	⊠			
The handbook addresses religious programming.	\boxtimes			
The handbook states times and procedures for commissary or vending machine usage. (where available)	×			
The handbook describes the detainee voluntary work program.	×			

				,
Policy: Every OIC will develop a site-specific detainee han detention policies, rules, and procedures in effect at the far programs, and opportunities available through various sou etc. Every detainee will receive a copy of this handbook to	idbook to cility. The rces, inc	o serve ne handl cluding th	oook wi ne facilit	Il also describe the services, y, ICE, private organizations,
Components	Y	N	NA	Remarks
The handbook describes the library location and hours of operation and law library procedures and schedules.	\boxtimes			
The handbook describes; attorney and regular visitation hours, policies, and procedures.	×			
The handbook describes the facility contraband policy.	\boxtimes			
The handbook describes the facility visiting hours and schedule and visiting rules and regulations.	☒			
The handbook describes the correspondence policy and procedures.	⊠			
The handbook describes the detainee disciplinary policy and procedures: Including: Prohibited acts and severity scale sanctions. Time limits in the Disciplinary Process. Summary of Disciplinary Process. The grievance section of the handbook explains all steps in the grievance process – Including:	⊠			-
 Informal (if used) and formal grievance procedures; The appeals process; In CDF facilities: procedures for filing an appeal of a grievance with ICE. Staff/detainee availability to help during the grievance process. Guarantee against staff retaliation for filing/pursuing a grievance. How to file a complaint about officer misconduct with the Department of Homeland Security. 	⊠			
The detainee handbook describes the medical sick call procedures for general population and segregation.	⊠			
The handbook describes the facility recreation policy including: Outdoor recreation hours. Indoor recreation hours.	×			
The handbook describes the detainee dress code for daily living; and work assignments.	Ø			
The handbook specifies the rights and responsibilities of all detainees.	⊠			
│	☐ At-F	≀isk		Repeat Finding

Remarks: (Record significant facts, observations, other sources used, etc.)

No mention concerning marriage request.

06, b/c

9.21.06