



State of Indiana
Indiana Department of Correction

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|----------------|-----------|-----------|
| Effective Date | Page 1 of | Number |
| 11/1/2014 | 10 | 01-06-101 |

**POLICY AND ADMINISTRATIVE
PROCEDURE**
Manual of Policies and Procedures

Title
**THE DEVELOPMENT AND IMPLEMENTATION OF PRE-
RELEASE RE-ENTRY PROGRAMMING**

| Legal References (includes but is not limited to) | Related Policies/Procedures (includes but is not limited to) | Other References (includes but is not limited to) |
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| IC 11-8-2-5(a)(8); IC 11-10-8-1 <i>et seq.</i> ; IC 11-10-8-6.5(a)(4); IC 11-10-9-1 <i>et seq.</i> ; IC 11-13-8-1 <i>et seq.</i> | 01-01-101 02-02-101 01-02-101 02-04-104 01-03-103 03-03-101 01-04-101 01-04-105 01-07-101 | CO: 2-CO-4G-01 ACI:4-4442; 4-4443 |

I. PURPOSE:

This policy and administrative procedure shall establish a pre-release re-entry program with services to assist felony offenders to reintegrate into the community.

II. POLICY STATEMENT:

The Department of Correction recognizes that the majority of offenders incarcerated will be released into the community. These offenders will be released either on parole, probation or by discharge. In order to increase the potential for successful reintegration into the community, it is necessary that these offenders be provided certain programming and information. To do this, the Department shall develop and operate pre-release re-entry programming for all adult felony offenders who shall be released into the community. This programming is intended to provide the offenders with an opportunity to have their release needs identified and considered. To accomplish this task, staff will be expected to utilize all available resources.

This pre-release re-entry programming shall be provided to each offender in sufficient time to allow the offender to complete the necessary components of the program prior to release. In order to ensure that offenders receive this programming, the Department shall establish viable evidence-based programming at adult facilities for all security levels. All adult felony offenders shall be required to participate in pre-release re-entry programming. For the purposes of

ADMINISTRATIVE PROCEDURE
Manual of Policies and Procedures

Indiana Department of Correction

Number

01-06-101

Effective Date

11/1/2014

Page

2

Total Pages

11

Title

**THE DEVELOPMENT AND IMPLEMENTATION OF PRE-
RELEASE RE-ENTRY PROGRAMMING**

this policy, the Department's Work Release Program shall be considered a type of pre-release re-entry program in which selected offenders may participate.

The Department shall establish an evidence-based curriculum for the pre-release re-entry programming. This curriculum may include: substance abuse treatment and education; living skills and family dynamics; educational advancement; and, community resources identification and job search training. The Department shall monitor the curriculum and modify it as necessary to ensure that it meets the needs of the offender population. This programming will be structured to make the most extensive use possible of staff, offender, and community resources.

The Department shall prepare an annual report to be submitted to the Indiana General Assembly regarding the operation of the pre-release re-entry program. Minimally, this report shall consist of the number of offenders who participated in the program and the types of programs in which the offenders participated.

III. DEFINITIONS:

For the purposes of this policy and administrative procedures, the following definitions are presented:

- A. **PRE-RELEASE RE-ENTRY PROGRAM:** A multi-faceted program established at all adult facilities to provide information to offenders prior to their release from the Department to aid in community reintegration.
- B. **PRE-RELEASE RE-ENTRY PROGRAM DIRECTOR:** The Central Office Division Program Manager responsible for overseeing the development and operation of the department's Pre-Release Re-Entry programs.
- C. **RE-ENTRY COORDINATOR:** The staff person designated by the Superintendent to coordinate the development, operation, supervision and administration of a Pre-Release Re-Entry program at the facility.

IV. ESTABLISHMENT OF PRE-RELEASE RE-ENTRY PROGRAMS:

The Commissioner shall establish Pre-Release Re-Entry programs for all adult offenders who have been convicted of a felony and who will be released from a Department facility. These evidence-based programs shall be designed to assist the offender with self-improvement programs, job search skills, and family values to prepare them for a successful return to the community.

ADMINISTRATIVE PROCEDURE
Manual of Policies and Procedures

Indiana Department of Correction

| | | | |
|---------------------|-----------------------------|-----------|-------------------|
| Number 01-06-101 | Effective Date 11/1/2014 | Page 3 | Total Pages 11 |
|---------------------|-----------------------------|-----------|-------------------|

Title
THE DEVELOPMENT AND IMPLEMENTATION OF PRE-RELEASE RE-ENTRY PROGRAMMING

Pre-Release Re-Entry programs shall be established at all adult facilities. Attachment I indicates the specific Pre-Release Re-Entry programs which are available at the facilities.

Attendance in a Pre-Release Re-Entry program prior to release shall be mandatory. The type of program that the offender attends shall be determined by the facility's Re-Entry Coordinator. Refusal of an offender to participate in a Pre-Release Re-Entry program shall result in the offender being charged with an A116 disciplinary code violation (Failure to participate in a mandatory program as authorized by statute or Commissioner including failure to register, complying with criteria, failure to cooperate or termination of a program based on behavior).

A facility directive shall be developed by each facility offering a Pre-Release Re-Entry program.

The facility directive shall include:

1. The type of Pre-Release Re-Entry program offered to offenders;
2. Information regarding how and when the program will be offered at the facility;
3. How offenders in special units (e.g. restrictive status housing units) shall be offered the program; and,
4. Any additional information deemed necessary by the facility to present a clear understanding of the program.

V. ADMINISTRATION OF PRE-RELEASE RE-ENTRY PROGRAMS:

The Pre-Release Re-Entry Program Director shall assist the facilities with Pre-Release Re-Entry programming and will review the overall operation of the programs, including the monthly reports and annual audits.

The Superintendent shall designate an employee (with notification to the Central Office Pre-Release Re-Entry Program Director) to serve as that facility's Re-Entry Coordinator. The facility Re-Entry Coordinator shall coordinate the Pre-Release Re-Entry program at the facility and may supervise the instruction of the program, including presenting information to offenders in the program. The Re-Entry Coordinator shall have access to all areas of the facility. The Re-Entry Coordinator shall report to the Assistant Superintendent of Re-Entry.

The duties of the Re-Entry Coordinator include, but are not limited to:

ADMINISTRATIVE PROCEDURE
Manual of Policies and Procedures

Indiana Department of Correction

| | | | |
|---------------------|-----------------------------|-----------|-------------------|
| Number 01-06-101 | Effective Date 11/1/2014 | Page 4 | Total Pages 11 |
|---------------------|-----------------------------|-----------|-------------------|

Title
THE DEVELOPMENT AND IMPLEMENTATION OF PRE-RELEASE RE-ENTRY PROGRAMMING

- A. Assist the Superintendent in the development of a Pre-Release Re-Entry program as approved by the Pre-Release Re-Entry Program Director;
- B. Organize the presentation of the curriculum for the program;
- C. Supervise the instruction of the curriculum and/or teaching portions of the program;
- D. Contact outside resources to assist in the delivery of material;
- E. Determine which Pre-Release Re-Entry program offenders shall receive;
- F. Ensure offenders are made aware of the program and scheduled to attend in accordance with this policy and administrative procedure;
- G. Compile information on offenders attending Pre-Release Re-Entry programs;
- H. Complete a monthly report on Pre-Release Re-Entry programming;
- I. Assist in the annual audit of the Pre-Release Re-Entry program;
- J. Assist offenders with special needs and aid in the provision of services needed after the offender's release by coordinating with the appropriate community resources. This assistance shall include, but is not limited to, special requests by the offenders which are deemed applicable to the individuals' successful reintegration to the community (i.e., parole, probation, community corrections, community services, education, substance abuse, employment, etc.);
- K. Determine whether the offender is in need of a birth certificate, Social Security Card, or should be enrolled in the Social Security Disability program and assist the offender to obtain the necessary documentation as indicated in the administrative procedure for Policy 01-04-105, "Adult Offender Releases;" and,
- L. Coordinate with Classification and Unit Management Team in preparing the release of each offender.

VI. RE-ENTRY PROCESS

ADMINISTRATIVE PROCEDURE
Manual of Policies and Procedures

Indiana Department of Correction

| | | | |
|---------------------|-----------------------------|-----------|-------------------|
| Number 01-06-101 | Effective Date 11/1/2014 | Page 5 | Total Pages 11 |
|---------------------|-----------------------------|-----------|-------------------|

Title
THE DEVELOPMENT AND IMPLEMENTATION OF PRE-RELEASE RE-ENTRY PROGRAMMING

- A. The re-entry process shall begin in accordance with the time frames outlined in the administrative procedure for Policy 01-04-105, “Adult Offender Releases,” and Policy 01-07-101, The Development and Delivery of Re-Entry and Adult Case Management Services.”

Evidence-based programming shall be offered through the various treatment modalities, such as education, vocation, substance abuse, and Sex Offender Monitoring and Management (SOMM), as recommended by the offender’s Case Plan. Although the recommended programs will continue to be provided, the focus will shift to the re-entry activities.

- B. The Re-Entry Coordinator shall ensure that each offender is evaluated and notified of the Standardized Pre-Release Orientation Program (SPOP) as follows:

1. Determine whether the offender has met the time requirement to participate in the:
 - a. Standardized Pre-Release Orientation Program (SPOP); or,
 - b. Individual Pre-Release Orientation packet program
2. Identify offenders who have special release needs that must be addressed and coordinate with Unit Team staff and the Classification Supervisor to ensure that those needs are addressed.
3. Provide Unit Team Staff with information obtained during the Pre-Release Orientation Program to assist in the preparation of release reports and placement in the community.

VII. STANDARDIZED PRE-RELEASE ORIENTATION PROGRAM (SPOP):

The Standardized Pre-Release Orientation Program (SPOP) is the basic Pre-Release Re-Entry program provided to all offenders. This program shall consist of a 30-hour core curriculum (Attachment II) determined by each facility Re-Entry Coordinator. The SPOP is presented in a group setting and the Individual Re-Entry Packet is used only when the offender does not meet the minimum time requirement (e.g., parole board releases, sentence modifications, restrictive status).

Each facility shall determine the manner in which this material is presented; however, the facility shall ensure that the entire curriculum is presented.

ADMINISTRATIVE PROCEDURE
Manual of Policies and Procedures

Indiana Department of Correction

| | | | |
|---------------------|-----------------------------|-----------|-------------------|
| Number 01-06-101 | Effective Date 11/1/2014 | Page 6 | Total Pages 11 |
|---------------------|-----------------------------|-----------|-------------------|

Title

**THE DEVELOPMENT AND IMPLEMENTATION OF PRE-
RELEASE RE-ENTRY PROGRAMMING**

The minimum curriculum for the SPOP shall consist of the following general topics:

- A. Orientation: 2 hours
- B. Economic Issues: 2 hours
- C. Stress Issues: 3 hours
- D. Family Issues: 2 hours
- E. Health: 2 hours
- F. Substance Abuse/Addictions Recovery: 2 hours
- G. Community Programming: 4 hours
- H. Three (3) hours of optional programming, including, but not limited to:
 - 1. Budgeting;
 - 2. Education;
 - 3. Parenting;
 - 4. FAFSA;
 - 5. Research;
 - 6. Resumé
- I. Homework: 10 hours

A "Standardized Pre-Release Orientation Program" form (Attachment III) shall be completed for all offenders who are assigned to SPOP. This form shall indicate the offender's completion of each segment of the program or the reason/documentation why the segment was not completed.

VIII. SOMM OFFENDER RE-ENTRY PROGRAM:

Approximately, one to two months before release, the SOMM Program GPS Facility Coordinator or other designated SOMM Program staff member shall identify all sex offenders to be released to probation and parole. The SOMM Program staff member shall inform the identified offenders that they are to report to the sex offender registration class and/or the sex offender parole stipulation class.

The SOMM Program GPS Facility Coordinator or other designated staff shall meet with the offenders in a group setting. Offenders who are being released to probation or parole shall meet together. All offenders identified as sex offenders shall be required to attend this program. A sex offender being released to probation shall be provided information specific to the sex offender registration

ADMINISTRATIVE PROCEDURE
Manual of Policies and Procedures

Indiana Department of Correction

| | | | |
|---------------------|-----------------------------|-----------|-------------------|
| Number 01-06-101 | Effective Date 11/1/2014 | Page 7 | Total Pages 11 |
|---------------------|-----------------------------|-----------|-------------------|

Title

**THE DEVELOPMENT AND IMPLEMENTATION OF PRE-
RELEASE RE-ENTRY PROGRAMMING**

requirements and shall be dismissed to return to the housing unit. The sex offenders being released to Parole shall be provided with information specific to sex offender registration requirements and information specific to sex offender stipulation requirements.

During the SOMM Re-Entry Program, the offenders shall be provided with materials in a folder with the Parole District Roster, and the SOMM program information (including treatment and polygraph information). Additionally, SOMM Program Re-Entry staff shall instruct the offenders on the following topics:

- A. The difference between the SOMM Program Parole and Probation requirements;
- B. Parole Stipulations for Sex Offenders (SF 49108);
- C. Sex Offender Registry requirements;
- D. Parole Districts and SOMM Specialized Parole Agents;
- E. SOMM Program Treatment Providers and payment obligations;
- F. SOMM Program Polygraph Guidelines and payment requirements;
- G. Contacting family members for support; and,
- H. Making family members or others aware of stipulations and requirements of the SOMM program.

The SOMM Program GPS Facility Coordinator or other designated SOMM Program staff member shall also identify sex offenders with special placement issues (e.g. offender not being released on DOC Assist and offender who does not have a placement entered one (1) to two (2) months prior to Earliest Possible Release Date (EPRD)). The SOMM program staff member shall work with the identified offender(s) to facilitate finding an appropriate placement (e.g., making phone calls to support person and verifying the placements meet the “1000 foot rule” requirement). Once the SOMM Program staff has met with the identified offender, the SOMM Program staff shall enter a detailed note into OCMS and make contact with the Case Manager/Placement Specialist at the facility in order to relay relevant placement information and coordinate resources.

IX. WORK RELEASE:

Those offenders who meet the necessary Classification criteria may be assigned to a Work Release Program. Each Community Re-Entry/Work Release Center shall determine what type of program is best suited for the needs of the offenders and shall ensure that each offender released on parole, probation or discharge is provided this program.

ADMINISTRATIVE PROCEDURE
Manual of Policies and Procedures

Indiana Department of Correction

| | | | |
|---------------------|-----------------------------|-----------|-------------------|
| Number 01-06-101 | Effective Date 11/1/2014 | Page 8 | Total Pages 11 |
|---------------------|-----------------------------|-----------|-------------------|

Title

**THE DEVELOPMENT AND IMPLEMENTATION OF PRE-
RELEASE RE-ENTRY PROGRAMMING**

Each Community Re-Entry/Work Release Center shall submit a summary of its program to the Executive Director of Programs for review and approval. The summary of the program shall be submitted for review and approval no later than November 30 each year.

X. ASSIGNMENT TO PROGRAM:

All offenders shall be assigned to a Pre-Release Re-Entry program within one (1) year prior to their release from the Department to allow the offenders to complete the appropriate components of the program. Every effort shall be made to retain offenders in the program until completion. The Classification Supervisor shall advise the Re-Entry Coordinator of those offenders who are within eighteen (18) months of release.

The Re-Entry Coordinator shall ensure that offenders are assigned to the Pre-Release Re-Entry program within the time frame to allow maximum participation in the program prior to release. The Re-Entry Coordinator shall ensure that the SPOP material is delivered to the selected offenders and that a receipt is signed for these materials.

Each facility shall determine the appropriate manner in which to present the program (e.g. a full time assignment, one-half (½) day assignment, evening programs, etc.). Each facility providing a Pre-Release Re-Entry program shall provide the Pre-Release Re-Entry Program Director with a copy of the proposed program, including time frames and length of assignment.

XI. OFFENDER WAGES:

Offenders assigned to a Pre-Release Re-Entry program shall be paid at the rate indicated in the administrative procedure for Policy 02-01-106, "Offender Work Assignments and Pay Schedules."

XII. TRANSITION INTO THE COMMUNITY:

To assist the offender in transitioning into the community, the Re-Entry Coordinator shall work with the Unit Management Team, the Medical Transition Coordinator and the Classification Supervisor to address any special needs of the offender. If additional visits or telephone calls are necessary during the re-entry process, those shall be coordinated through the Unit Management Team and Classification Supervisor to ensure that the Case Plan is followed. When considering additional visitation or telephone calls, staff shall ensure that the security and safety of the public, staff, and offenders are not jeopardized.

ADMINISTRATIVE PROCEDURE
Manual of Policies and Procedures

Indiana Department of Correction

| | | | |
|---------------------|-----------------------------|-----------|-------------------|
| Number 01-06-101 | Effective Date 11/1/2014 | Page 9 | Total Pages 11 |
|---------------------|-----------------------------|-----------|-------------------|

Title

**THE DEVELOPMENT AND IMPLEMENTATION OF PRE-
RELEASE RE-ENTRY PROGRAMMING**

Each facility shall advise the Pre-Release Re-Entry Program Director as to any change in privileges for the offenders assigned to the Pre-Release Re-Entry program. This information may be included in the monthly summary of the program submitted to the Pre-Release Re-Entry Program Director.

XIII. USE OF COMMUNITY RESOURCES:

When developing a Pre-Release Re-Entry program, the Re-Entry Coordinator shall attempt to utilize community resources as much as possible and shall include the use of written materials, internet resources and any other resources provided by community agencies or the guest presenters.

The use of community resources shall enhance the presentation of the material in the curriculum for the SPOP. The information presented by the community resource(s) shall be relevant to the topics of the curriculum and to the offenders assigned to the program.

Any use of community or outside resources shall be approved by the Pre-Release Re-Entry Program Director and/or Superintendent. At all times, the use of community or outside resources shall be consistent with the safety and security of the facility.

Whenever guest speakers are used, they may be considered "special visitors" to the facility and may not be required to complete an application to be a volunteer. Guest speakers shall be selected based upon their expertise in a particular topic. Facility staff may be used if applicable. Following the approval of the guest speaker by the Superintendent or designee, the Re-Entry Coordinator shall provide the guest speaker with a brief orientation of the Pre-Release Re-Entry program and the visitation rules, including the trafficking laws. The Re-Entry Coordinator shall ensure that all necessary passes or clearances for the guest speaker are arranged prior to the scheduled appearance.

XIV. MONTHLY REPORT:

The Pre-Release Re-Entry Program Director shall develop a standardized format for reporting the number of offenders participating in a Pre-Release Re-Entry program and the type of programs being utilized as well as any other information deemed necessary.

ADMINISTRATIVE PROCEDURE
Manual of Policies and Procedures

Indiana Department of Correction

| | | | |
|---------------------|-----------------------------|------------|-------------------|
| Number 01-06-101 | Effective Date 11/1/2014 | Page 10 | Total Pages 11 |
|---------------------|-----------------------------|------------|-------------------|

Title
THE DEVELOPMENT AND IMPLEMENTATION OF PRE-RELEASE RE-ENTRY PROGRAMMING

The facility Re-Entry Coordinator shall complete this report monthly. This report shall include all of the requested information and any comments relevant to the activities of the Pre-Release Re-Entry program.

This report shall be forwarded to the Pre-Release Re-Entry Program Director by the tenth (10th) day of the following month. The facility Re-Entry Coordinator shall maintain a copy of this report.

The Pre-Release Re-Entry Program Director shall compile the information provided in the facilities' monthly reports into a Department report. A copy of this report shall be submitted to the Executive Director of Programs.

Additionally, the monthly reports will be used to compile information for an annual report to be submitted to the General Assembly.

XV. AUDIT:

Prior to December of each year, an annual audit of each Pre-Release Re-Entry program shall be conducted by the Pre-Release Re-Entry Program Director and/or designated staff. This audit shall review each program to ensure that all approved aspects of the SPOP are in place and offered to offenders. Additionally, the audit shall be used to determine any necessary improvements in the Pre-Release Re-Entry program.

The Re-Entry Director and/or designated staff shall establish a schedule for the audit of each facility Pre-Release Re-Entry program. The facilities shall be advised of this schedule in advance so that they may have all necessary information available for the auditor(s).

XVI. ANNUAL REPORT:

Prior to January 1 of each year, the Re-Entry Director or designated staff shall prepare an annual report indicating the total number of offenders participating in the Pre-Release Re-Entry program and the types of programs in which the offenders participated. This report also shall include any changes in the Pre-Release Re-Entry program curriculum and any other significant changes.

The Director shall submit this report to the Executive Staff for review and approval. Once this report has been reviewed and approved by the Executive Staff, the Commissioner shall prepare a cover memorandum and submit a copy of this report to the General Assembly by January 1 of each year.

ADMINISTRATIVE PROCEDURE
Manual of Policies and Procedures

Indiana Department of Correction

| | | | |
|---------------------|-----------------------------|------------|-------------------|
| Number 01-06-101 | Effective Date 11/1/2014 | Page 11 | Total Pages 11 |
|---------------------|-----------------------------|------------|-------------------|

Title
**THE DEVELOPMENT AND IMPLEMENTATION OF PRE-
RELEASE RE-ENTRY PROGRAMMING**

XVII. APPLICABILITY:

This policy and administrative procedure is applicable to all adult offenders and all Department facilities that house adult offenders. Offenders with a warrant and/or detainer shall be considered for program participation on a case-by-case basis.

signature on file
Bruce Lemmon, Commissioner

Date