Dear Senators LAKEY, Ricks, Burgoyne, and Representatives CHANEY, Hartgen, Gannon:

The Legislative Services Office, Research and Legislation, has received the enclosed rules of the Department of Juvenile Corrections:

IDAPA 05.00.00 - Notice of Omnibus Rulemaking - Proposed Rule (Docket No. 05-0000-2100).

Pursuant to Section 67-454, Idaho Code, a meeting on the enclosed rules may be called by the cochairmen or by two (2) or more members of the subcommittee giving oral or written notice to Research and Legislation no later than fourteen (14) days after receipt of the rules' analysis from Legislative Services. The final date to call a meeting on the enclosed rules is no later than 11/12/2021. If a meeting is called, the subcommittee must hold the meeting within forty-two (42) days of receipt of the rules' analysis from Legislative Services. The final date to hold a meeting on the enclosed rules is 12/10/2021.

The germane joint subcommittee may request a statement of economic impact with respect to a proposed rule by notifying Research and Legislation. There is no time limit on requesting this statement, and it may be requested whether or not a meeting on the proposed rule is called or after a meeting has been held.

To notify Research and Legislation, call 334-4854, or send a written request to the address on the memorandum attached below.



Legislative Services Office Idaho State Legislature

Serving Idaho's Citizen Legislature

MEMORANDUM

TO: Rules Review Subcommittee of the Senate Judiciary & Rules Committee and the House

Judiciary, Rules & Administration Committee

Principal Legislative Drafting Attorney - Ryan Bush FROM:

DATE: October 25, 2021

SUBJECT: Department of Juvenile Corrections

IDAPA 05.00.00 - Notice of Omnibus Rulemaking - Proposed Rule (Docket No. 05-0000-2100)

Summary and Stated Reasons for the Rule

The Department of Juvenile Corrections submits Notice of Omnibus Rulemaking via Docket No. 05-0000-2100. The Department states that it is republishing previously existing rules that were submitted to and reviewed by the Legislature.

Negotiated Rulemaking / Fiscal Impact

Negotiated rulemaking was not conducted by the Department. There is no anticipated fiscal impact with this rulemaking.

Statutory Authority

This rulemaking appears to be within the statutory authority granted to the Department in Sections 20-504, 20-520, and 16-1901, Idaho Code.

cc: Department of Juvenile Corrections Monty Prow

*** PLEASE NOTE ***

Per the Idaho Constitution, all administrative rules may be reviewed by the Legislature during the next legislative session. The Legislature has 3 options with this rulemaking docket: 1) Approve the docket in its entirety; 2) Reject the docket in its entirety; or 3) Reject the docket in part.

Paul Headlee, Deputy Director Kristin Ford, Manager Legislative Services Office

Keith Bybee, Manager April Renfro, Manager Research & Legislation Budget & Policy Analysis

Legislative Audits

Glenn Harris, Manager **Information Technology**

Statehouse, P.O. Box 83720 Boise, Idaho 83720-0054

Tel: 208-334-2475 legislature.idaho.gov

IDAPA 05 – IDAHO DEPARTMENT OF JUVENILE CORRECTIONS

DOCKET NO. 05-0000-2100

NOTICE OF OMNIBUS RULEMAKING - PROPOSED RULEMAKING

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Sections 20-504(10), 20-504(12), 20-504(15), 20-520(1)(s), 20-532, 16-1901, Idaho Code.

PUBLIC HEARING SCHEDULE: Oral comment concerning this rulemaking will be scheduled in accordance with Section 67-5222, Idaho Code.

DESCRIPTIVE SUMMARY: The following is a nontechnical explanation of the substance and purpose of the proposed rulemaking:

This proposed rulemaking publishes the following rule chapters previously submitted to and reviewed by the Idaho Legislature under IDAPA 05, rules of the Idaho Department of Juvenile Corrections:

IDAPA 05

- 05.01.02, Rules and Standards for Secure Juvenile Detention Centers;
- 05.01.03, Rules of the Custody Review Board;
- 05.01.04, Uniform Standards for Juvenile Probation Services; and
- 05.02.01, Rules for Residential Treatment Providers.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: None.

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year: This rulemaking is not anticipated to have any fiscal impact on the state general fund because the FY2022 budget has already been set by the Legislature, and approved by the Governor, anticipating the existence of the rules being reauthorized by this rulemaking.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was not feasible because engaging in negotiated rulemaking for all previously existing rules will inhibit the agency from carrying out its ability to serve the citizens of Idaho and to protect their health, safety, and welfare.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, incorporated material may be obtained or electronically accessed as provided in the text of the proposed rules attached hereto.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rules, contact Estela Cabrera at (208) 577-5451.

Anyone may submit written comments regarding the proposed rulemaking. All written comments must be directed to the undersigned and must be delivered within twenty-one (21) days after publication of this Notice in the Idaho Administrative Bulletin. Oral presentation of comments may be requested pursuant to Section 67-5222(2), Idaho Code, and must be delivered to the undersigned within fourteen (14) days of the date of publication of this Notice in the Idaho Administrative Bulletin.

DATED this October 20, 2021.

Monty Prow, Director Idaho Department of Juvenile Corrections 954 W. Jefferson St. P.O. Box 83720 Boise, ID 83720-0285

Phone: (208) 334-5100 Fax: (208) 334-5120

IDAPA 05 – IDAHO DEPARTMENT OF JUVENILE CORRECTIONS

05.01.02 - RULES AND STANDARDS FOR SECURE JUVENILE DETENTION CENTERS

000. These ru		AUTHORITY. dopted pursuant to Section 20-504, Idaho Code.	()
		stablished to ensure that the juvenile corrections system in Idaho will be consistently based eles: accountability; community protection; and competency development.	l on tl (1e)
002. This cha		SISTRATIVE APPEALS. s not provide for appeal of the administrative requirements for agencies.	()
003 0	09.	(RESERVED)		
010. In additi		ITIONS. definitions in Section 20-502, Idaho Code, the following definitions apply:	()
contraba	01. and, perfo	Body Cavity Search . The manual internal examination into the rectal or vaginal cavities to ormed only by a medical authority.	dete	ct)
might ca	02. ause perso	Chemical Agent. An active substance, such as oleoresin capsicum, used to deter disturband onal injury or property damage.	ces th	at)
		Classification. A process for determining the needs and requirements of those for been ordered and for assigning them to housing units and/or programs according to their news, while addressing the safety and security of all detained juveniles.	who eds ar	m ıd)
area is fi	04. ree of obs	Contact Visiting . A program that permits juvenile offenders to visit with designated person stacles or barriers that prohibit physical contact.	(s). Tl (ne)
	05.	Contraband. Any item not issued or authorized by the detention center.	()
injury.	06.	Corporal Punishment. Any act of inflicting punishment directly on the body, causing	pain (or)
offender	07. activitie	Day Room/Multi-Purpose Room . That portion of the housing unit used for varied j s which is separate and distinct from the sleeping rooms.	uveni (le)
518, Ida	08. ho Code,	Detention Center . A facility established pursuant to Title 20, Chapter 5, Sections 20-517 for the temporary placement of juvenile offenders who require secure confinement.	and 2	0 -
logs, sed physical	curity and	Detention Records . Information regarding the maintenance and operation of the detention limited to correspondence, memorandums, complaints regarding the detention center, daily a dire safety checks, head counts, health inspection records, and safety inspection records, cords and use of restraints records, incident reports, employee training and certification for int.	activi use	ty of
offender	10. s housed	Direct Care Staff. Any care staff member charged with day-to-day supervision of j in a juvenile detention center.	uveni (le)
muscle f	11. function.	Electroshock Device. A device which delivers an electric shock designed to temporarily	disru (pt)
		Emergency Care . Care for an acute illness or unexpected health care need that cannot be deduled sick call. Emergency care will be provided to the juvenile offender population by the other appropriately trained staff, local ambulance services or outside hospital emergency room	nedic	

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IDAHO ADMINISTRATIVE CODE Department of Juvenile Corrections

IDAPA 05.01.02 – Rules and Standards for Secure Juvenile Detention Centers

13. emergency or ca	Emergency Plans . Written documents that address specific actions to be taken in an institutio tastrophe such as a medical emergency, fire, flood, riot or other major disruption. (nal)
14. histories conduct	Health Appraisal . An evaluation of a patient's current physical and mental condition and medited by the health authority or medical employee.	cal
15. health care servi	Health Authority . The physician, health administrator, or agency responsible for the provision ces at the detention center.	of
include preparing	Health-Trained Employee . A person who operates within the limits of any license or certificat tance to a physician, nurse, physician's assistant, or other professional medical staff. Duties ng and reviewing screening forms for needed follow-up; preparing juvenile offenders and their recol assisting in the implementation of medical orders regarding diets, housing, and work assignment (nay rds
17. detention center. room/ multi-purp	Housing Unit . The total living area available to a group or classification of juvenile offenders in This area may consist of a dormitory or a combination of the space in each sleeping room and coose room.	
	Incident Report . A written document reporting any occurrence or event, or an incident whety and security of direct care staff, juvenile offenders or others, or which threatens the security of ich requires a staff response.	
19. the individual's	Juvenile Detention Records . Information maintained in hard copy or electronic format concern delinquent or criminal, personal, and medical history and behavior and activities while in detention (
20.	Mechanical Restraints. Devices used to restrict physical activity. ()
21. or emergency m with their respec	Medical Employee . A certified or licensed person such as a physician, nurse, physician's assistated technician who works under the supervision and authority of the health authority consistative levels of licensure, certification, training, education and experience.	
22. diagnoses, and a	Medical Records . Records maintained by the health authority, to include medical examination medical care provided.	ns,
	Medical Screening . A system of structured observation and initial health assessment of new offenders. Medical screenings may be performed by a medical employee or health-trained employ detention officer using a checklist approved by the Health Authority.	
24.)
25	Pat Search . The touching or feeling of a subject's clothed body to detect contraband. (,
or institution. Th	Pat Search. The touching or feeling of a subject's clothed body to detect contraband. Perimeter Security. A system that controls ingress and egress to the interior of a detention cere system may include electronic devices, walls, fence, patrols or towers.	nter)
or institution. The 26. for the purpose	Perimeter Security. A system that controls ingress and egress to the interior of a detention cer) ned the
26. for the purpose detention center	Perimeter Security. A system that controls ingress and egress to the interior of a detention cere system may include electronic devices, walls, fence, patrols or towers. (Perimeter Security Check. Physical inspection of the perimeter of the detention center perform of discovering or preventing security breach. May include the inspection of the perimeter of) ned the
26. for the purpose detention center	Perimeter Security. A system that controls ingress and egress to the interior of a detention cere system may include electronic devices, walls, fence, patrols or towers. (Perimeter Security Check. Physical inspection of the perimeter of the detention center perform of discovering or preventing security breach. May include the inspection of the perimeter of and adjacent containment fence or areas, as designated by detention center policy and procedures (Petition for Exemption. A formal written document addressed to the Director of the Idaquenile Corrections requesting exception from a detention center standard. (Physical Intervention. Physical contact to guide, restrict, or prevent movement in order to the) ned the .) aho

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IDAHO ADMINISTRATIVE CODE Department of Juvenile Corrections

IDAPA 05.01.02 – Rules and Standards for Secure Juvenile Detention Centers

administrative au	athority governing detention center operations.	()
a. Policies indicate must operate.	Policy is a course of action that guides and determines present and future decisions and the general course or direction of an organization within which the activities of the direct	
	Procedure is the detailed and sequential action which must be executed to ensure that is the method of performing an operation or a manner of proceeding on a course of action that it directs actions required to perform a specific task within the guidelines of the policy.	. It differs
30. amendments therethereunder, which offenders.	Prison Rape Elimination Act of 2003 (PREA) . Public Law No. 108-79, including all sureto as codified in 34 U.S.C. §§ 30301-30309, and all federal rules and standards prohapromote zero (0) tolerance of sexual abuse of juvenile offenders by staff or by other	mulgated
31. room, housing uplant features spe	Rated Capacity . The maximum number of juvenile offenders which may be housed in a nit, or detention center based upon available square footage, sanitation fixtures, and other ecified in these rules.	
	Renovation . The alteration of the structure of any existing juvenile detention center, curposes of changing or improving its function. This may include, but not be limited to, all of essential areas within the detention center or reconstruction of the existing structure,	tering the
33. governed by dete	Rule Infraction . A violation of detention center rules of conduct or policy and procention center policy and procedures.	edures as
	Safety Equipment . Devices primarily used for safety purposes such as but not loment, for example, chemical extinguishers, hoses, nozzles, water supplies, alarm systems, breathing devices, gas masks, fans, first aid kits, stretchers, and emergency alarms.	
35. juvenile offender	Secure Perimeter . The outer portions of a detention center that provide for secure confines.	nement of
monitoring equip	Security Devices . Equipment used primarily to confine and control detained persons t limited to locks, gates, doors, bars, fences, screens, ceilings, floors, walls, and barriers, ment, security alarm systems, security light units, auxiliary power supplies, and other edetention center security.	electronic
37. resident activities	Staffing Plan . A documented schedule which includes staffing of direct care staff, staffing, and the certification level of staff.	ing ratios,
38.	Standards . Rules for Secure Juvenile Detention Centers, IDAPA 05, Title 01, Chapter 02	. ()
	Strip Search . A visual examination of a juvenile offender's naked body for weapons, colical condition that may require further attention. This also includes a thorough search of thing while such is not being worn.	
	Volunteer . A person who freely chooses to provide services to juvenile offenders or n center, and is not compensated for the services or time. Volunteers are supervised by d shall not be unsupervised with juvenile offenders and will be supervised by direct care s	lirect care

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(RESERVED)

detention center.

011. -- 199.

200. INSPECTION PROVISIONS.

The Department or its designee has the authority to visit and inspect all juvenile detention facilities to assess such facilities' compliance with these rules and any other standards outlined in Title 20, Chapter 5, Section 20-518, Idaho Code.

- **01. Annual Visits.** Each juvenile detention center is subject to announced or unannounced visits by Department representatives on at least an annual basis.
- **O2.** Review of Logs, Records, Policy and Procedure Manuals, Memorandums and Reports. All logs, records, policy and procedures manuals, memorandums, training records, and incident and other reports shall be available for review excluding medical records, personnel records and personnel action reports. Department representatives shall be allowed to observe and privately interview juvenile offenders and staff concerning any matter pertaining to these rules. Department representatives will have access to all parts of the detention center for the purpose of inspecting the physical plant.

201. DEPARTMENT PREPARED WRITTEN REPORT OR THEIR AGENTS.

Department representatives shall prepare a written report of each inspection within ninety (90) days following such inspection and provide copies to the appropriate detention center administrator with copies to the governing body and the county attorney. The report will additionally be submitted to the Director for consideration and review of the issuance or renewal of a certificate.

202. COMPLIANCE WITH STANDARDS ENFORCED.

Upon completion of an inspection, the Department will send notice of such compliance or noncompliance to the detention center administrator, governing body responsible for the detention center, and Idaho County Risk Management Program where applicable.

- **O1. Development of a Plan of Corrective Action.** Upon receipt of a notice of noncompliance from the Department, the detention center administrator and governing body shall develop a plan of corrective action to correct the deficiencies cited in the report. The plan shall include a description of the nature of noncompliance for each standard cited, the steps to be taken to correct the deficiency, and a projected completion date. Inspection representatives shall be available to advise and consult concerning an appropriate corrective action. The plan shall be submitted no later than sixty (60) days from receipt of notice to the Department for approval.
- **O2. Demonstration of Meaningful Progress Toward Achieving Compliance.** Meaningful progress toward achieving compliance according to the submitted plan must be demonstrated during the time frame approved by the Department in the corrective action plan.

203. CONFORMITY WITH APPLICABLE LAWS AND REGULATIONS.

Juvenile detention centers shall conform to laws, rules, and regulations adopted by the federal government, state of Idaho, the county, and the municipality in which such detention center is located including, but not limited to, all applicable public health, safety, fire codes, building regulations, and interstate compact regulations. ()

204. STANDARDS COMMITTEE.

A standing committee shall be created for the purpose of reviewing the standards, petitions for exemption from standards and requests for modification of standards. The committee will be made up of three committee members: one (1) representative and one (1) alternate from the detention center administrators, one (1) representative and one (1) alternate county commissioner, and one (1) representative from the Department. Final appointment of all Standards Committee members and alternates are made by the Director. The detention center representative of detention center administrators and county commissioner representative should not be from the same judicial district. Alternates should not be from the same judicial district as their corresponding representative. Committee members' terms will run two (2) years starting on October 1 of the year in which the member is nominated and approved. If the petition for exemption or request for modification is initiated from the same district as a committee representative, that committee representative will abstain and the alternate will serve in place of said representative.

01. Standards Committee Meetings. The Standards Committee will meet at least biennially to review the Juvenile Detention Center Standards, requests for modification of standards, or petitions for exemptions. The Standards Committee will also meet when the Director determines that a special meeting is necessary to review the

Section 200 Page 561

juvenile detention center standards, requests for modification of standards, or petitions for exemptions.

- **02. Requests for Modification of Standards**. In the event a standard becomes obsolete or unworkable, a request for modification may be filed with the Director. The request letter must represent the views of at least three detention center administrators and contain their signatures. The Director will then make determinations as to the necessity, scheduling and convening of a special meeting of the Standards Committee. If convened, the Standards Committee will review the request, prepare and submit its written recommendations to the Director. The Director retains the authority to make the final decision to promulgate rules or allow the standards to remain unmodified.
- **O3. Modification of Standards by the Standards Committee.** In the event that the Standards Committee determines that a standard is obsolete, unworkable, unclear, or otherwise unreasonable, the committee may submit written recommendations to the Director for changes to the standards, along with explanations regarding the reasons for the requested changes. The Director retains the authority to make the final decision to promulgate rules or allow the standards to remain unmodified. Any modification of the standards must be promulgated as rules in accordance with the Idaho Administrative Procedures Act.

205. -- 209. (RESERVED)

210. DETENTION CENTER ADMINISTRATION.

- **01. Legal Entity**. The public or private agency operating a detention center is a legal entity, part of a legal entity, or a political subdivision.
- **02. Governing Body**. Governing body means any public or private entity established or delegated as a source of legislative or administrative authority to provide the fiscal needs of the detention center administrator so that he may carry out the provisions of these rules.
- **03. Detention Center Administrator.** The detention center shall have a designated administrator who is responsible for all detention center operations.
- **04. Mission Statement**. The detention center shall have a written mission statement which describes its philosophy and goals.
- **05. Policy and Procedures.** The detention center administrator shall develop and maintain written policy and procedures which safeguard the basic rights of juvenile offenders and safeguard the juvenile offenders' freedom from discrimination based upon sex, race, creed, religion, national origin, disability, or political belief and establish practices that are consistent with fundamental legal principles, sound correctional practices, and humane treatment. These written policy and procedures shall be reviewed on a regular basis, updated as needed and made available to all detention center employees. The policy and procedures manual shall submitted to the prosecuting attorney or other legal authority for review and approved by county commissioners or other governing authority. After such approval, a copy of the policy and procedures manual shall be submitted to the Department.

211. (RESERVED)

212. STAFF REQUIREMENTS AND STAFF DEVELOPMENT.

- **01. Twenty-Four Hour Supervision**. The detention center shall be staffed by detention center employees on a twenty-four (24) hour basis when juvenile offenders are being housed.
- **O2. Staffing.** The detention center shall have staff to perform all functions relating to security, supervision, services and programs as needed to operate the detention center. The detention center shall have policy and procedures in place governing staffing and submit a staffing plan to the Department as requested. It is recommended that each secure juvenile facility shall maintain staff ratios of a minimum of one to eight (1:8) plus one (1) during resident waking hours and one to sixteen (1:16) during resident sleeping hours, except during limited and discrete exigent circumstances, which need full documentation.

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a. direct care staff a	If the detention center houses eight (8) or fewer juvenile offenders, there should be at least and one (1) other staff awake at all times.	one (1)
detention center	If the detention center houses more than eight (8) juvenile offenders, there should be one (1 ch eight (8) juvenile offenders plus one (1) additional staff awake at all times. Example houses thirty-two (32) juvenile offenders, four (4) direct care staff would be recommended (juvenile offenders), plus one (1) additional staff for a total of five (5) staff.	if tl	he
	Gender of Employees . At least one (1) of the detention center employees on duty should be e housed in the detention center and at least one (1) should be male when males are housed During the admission process, an employee of the same gender as the juvenile offender should be the same gender as the juvenile of the same gender should be the same ge	d in tl	he
04.	Minimum Qualifications.	()
a. and certification Training Council	Direct care staff, at the time of employment, shall meet the minimum criminal history back requirements as provided in IDAPA 11.11.01, "Rules of the Idaho Peace Officer Standar."		
b. background requ Council."	Direct care volunteers, before starting volunteer services, shall meet the minimum criminal irements as provided in IDAPA 11.11.01, "Rules of the Idaho Peace Officer Standards and T		
c. current employee Section 115.317.	The agency shall conduct criminal background records checks at least every five (5) yes, contractors, and volunteers who may have contact with residents as outlined in PREA S		
that all juvenile	Training and Staff Development Plan. Each juvenile detention center shall develop elopment plan based on the policy and procedures of the detention center. The plan shall also detention officers earn the juvenile detention officer certificate as mandated in IDAPA 13 ho Peace Officer Standards and Training Council."	ensu	re
a. not limited to:	All new direct care staff shall be provided orientation training that addresses areas include	ing, b (ut)
i.	First aid/CPR;	()
ii.	Security procedures;	()
iii.	Supervision of juvenile offenders;	()
iv.	Suicide prevention;	()
v.	Fire and emergency procedures;	()
vi.	Safety procedures;	()
vii. determined by a l	Appropriate use of physical intervention, and demonstrate an adequate level of proficience. P.O.S.T. certified appropriate use of force instructor using a P.O.S.T. approved grading matrix		as)
viii.	Report writing;	()
ix.	Juvenile offender rules of conduct;	()
х.	Rights and responsibilities of juvenile offenders;	()

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			IDAPA 05.01.02 – Rules and Stand for Secure Juvenile Detention Cel	
	xi.	Key control;	()
	xii.	Interpersonal relations;	()
	xiii.	Social/cultural life styles of the juvenile population;	()
	xiv.	Communication skills;	()
	XV.	Mandatory reporting laws and procedures;	()
	xvi.	Professional boundaries; and	()
	xvii.	All training as outlined in section 115.331 of the PRE	A Standards. ()
juvenile	b. ek and and detention the detention of the detention	All direct care staff who are considered part-time, on y direct care staff who works in a facility classified a officer certification as mandated by IDAPA 11.11.01, ancil."	as Rural Exception, must obtain a part	t-time
subsequ	c. ient year (Ongoing training shall be provided at the minimum of employment, which include, but are not limited to:	n rate of twenty-eight (28) hours for	each
proficie matrix;		A total of eight (8) hours of appropriate use of force termined by a P.O.S.T. certified appropriate use of force	orce, and demonstrate an adequate level instructor using a P.O.S.T. approved gr	vel of rading
	ii.	All ongoing training as outlined in section 115.331 of	the PREA Standards; and ()
	iii.	All other trainings that require recertification.	()
offende	d. rs.	Volunteers and contractors shall be trained commen-	surate to their level of contact with ju	venile)
	e.	Each facility shall maintain accurate training document	ntation. ()
213 2	214.	(RESERVED)		
215.	DETEN	TION CENTER INFORMATION SYSTEMS.		
manage Written	01. ment, and policy ar	Records . The detention center shall have written pold retention of information pertaining to juvenile offend d procedures will address, at a minimum, the following	lers and the operation of the detention of	
	a.	Accuracy of information, including procedures for ve	rification; ()
	b.	Security of information, including access and protecti	on from unauthorized disclosure; ()
	c.	Content of records;	()
	d.	Maintenance of records;	()
	e.	Length of retention; and	()
	f.	Method of storage or disposal of inactive records.	()
authorit	02. ies or oth	Release of Information. Prior to release of information agencies with court orders for access, a written rele		

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juvenile offender's parent, legal guardian or through a court order with a copy of that release placed in the juvenile offender's file folder.

()

Access to Records Parents legal guardians legal representatives and staff shall be permitted

03. Access to Records. Parents, legal guardians, legal representatives, and staff shall be permitted access to information in the juvenile offender's files and records as authorized by law. Absent a court order to the contrary, the detention center administrator may restrict access to certain information, or provide a summary of the information when its disclosure presents a threat to the safety and security of the detention center or may be detrimental to the best interests of the juvenile offender. If access to records is denied or restricted, documentation that states the reason for the denial or restriction shall be maintained by the detention center administrator.

216.	DOCUM	MENTATION.		
shift wh	01.	Shift Log . The detention center shall maintain documentation including time notations of des the following information, at a minimum:	n ea	ch)
	a.	Direct care staff on duty;	()
	b.	Time and results of security or well-being checks and head counts;	()
	c.	Names of juvenile offenders received or discharged with times recorded;	()
appearar		Names of juvenile offenders temporarily released or returned for such purposes as k/education releases, furloughs, or other authorized absences from the detention center with	s cou n tim (ırt es)
	e.	Time of meals served;	()
	f.	Times and shift activities, including any action taken on the handling of any routine incident	ts;)
others;	g.	Notation and times of entry and exit of all visitors, including physicians, attorneys, voluntee	ers, ai	nd)
	h.	Notations and times of unusual incidents, problems, disturbances, escapes;	()
	i.	Notations and times of any use of emergency or restraint equipment; and	()
	j.	Notation and times of perimeter security checks.	()
indicatio	02. ng the cur	Housing Assignment Roster . The detention center shall maintain a master file or roster trent housing assignment and status of all juvenile offenders detained.	boa (rd)
will be 1	03. recorded:	Visitor's Register. The detention center shall maintain a visitor's register in which the fol	lowii (ng)
	a.	Name of each visitor;	()
	b.	Time and date of visit;	()
	c.	Juvenile offender to be visited; and	()
	d.	Relationship of visitor to juvenile offender and other pertinent information.	()
	04.	Juvenile Detention Records. The detention center shall classify, retain and maintain an according to the detention of the detention center shall classify.	ccura	te

and current record for each juvenile offender detained in accordance with the provisions of Title 31, Chapter 8,

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Section 31-871, Idaho Code. The record will contain, at a minimum, the following:

			APA 05.01.02 – Rules and Stand r Secure Juvenile Detention Ce		
	a.	Booking and intake records;	(()
	b.	Record of court appearances;	(()
	c.	Documentation of authority to hold;	(()
	d.	Probation officer or caseworker, if assigned;	(()
offende	e. er;	Itemized inventory forms for all clothing, property, mo	ney, and valuables taken from the ju	ivenil	e)
the risk	f. of sexual	Classification records and information about a resident abuse by or upon a resident;	's personal history and behavior to i	reduc (e)
	g.	Documentation of education as outlined in PREA Stand	ard Section 115.333;	()
	h.	Rule infraction reports;	(()
	i.	Records of disciplinary actions;	(()
	j.	Grievances filed and their dispositions;	(()
	k.	Release records;	(()
	l.	Personal information and emergency contact informatio	n; (()
	m.	Documentation of a completed intake medical screening	;; (()
	n.	Visitor records;	(()
	0.	Incident reports;	(()
	p.	Photographs.	(()
		Incident Reports . Any person involved in or witness. The incident report shall include, at a minimum, who, reports shall be written for situations including but not limited.	what, when, where, why, how, and		
	a.	Any criminal act;	(()
	b.	Use of force;	(()
	c.	Use of restraints, except for transfer;	(()
	d.	Suicide or attempted suicide;	(()
	e.	Escape or attempted escape;	(()
	f.	Emergencies;	(()
	g.	Serious rule violations;	(()
	h.	Cross-gender searches;	(()
	i.	Body cavity searches;	(()
	j.	Seizure and disposition of contraband; and	(()

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operation	k. ons or we	Any incident deemed serious enough to disrupt or disturb the security, safety, and of ell-being of the center, staff, juveniles, or public.	rderly
adminis	06. strator, or	Incident Report Review . All incident reports shall be reviewed by the detention designee, and be maintained as part of the detention center records.	cente
217.	MEDIO	CAL INFORMATION.	
which a	01. are kept so	Medical Files . The health authority shall maintain medical records for each juvenile off eparate from other records.	fende
authorit	02. ty, shall e	Access to Medical Files. The detention center administrator, in conjunction with the stablish procedures to determine access to medical files in accordance with privacy laws.	healtl
218 2	219.	(RESERVED)	
220.	PROH	IBITED CONTACT AND PRISON RAPE ELIMINATION ACT (PREA) COMPLIANCE	E.
agency?	's approac	Sexual Abuse of Juvenile Offenders . The detention center shall have written policy dating zero (0) tolerance toward all forms of sexual abuse and sexual harassment and outlining the topreventing, detecting, and responding to such conduct. The policy and procedures shall come following provisions:	ng the
defined	a. in Title 1	The prohibition of any sexual abuse or sexual harassment as defined by PREA Standards 18, Chapter 61, Section 18-6110, Idaho Code;	or a
determi	b. ned by th	The appointment of a PREA Coordinator, as outlined by PREA Standard Section 115.311(c), ne detention center administrator;	, to be
		Procedures that enable residents to shower, perform bodily functions, and change clothing we for the opposite gender viewing their breasts, buttocks, or genitalia, except in exigent circumst ewing is incidental to routine cell checks as outlined by PREA Standard Section 115.315(d);	ithou tance
housing clothing	d. g unit or g as outlin	The requirement of staff of the opposite gender to announce their presence when entering a reany area where residents are likely to be showering, performing bodily functions, or channel by PREA Standard Section 115.315(d);	siden inging
outlined	e. d by PRE	The process that will be in place to provide age appropriate education to juvenile offend A Standard Section 115.333;	ers as
sexual : 115.351		The provision of multiple avenues for a juvenile offender or a third party to report sexual abusent, at least one of which must be external to the agency as outlined by PREA Standard Second (
risk of s	g. sexual vio	The process for gathering information to make classification and housing decisions to reductimization as outlined by PREA Standard Section 115.342;	ce the
outlined	h. d by PRE	The handling of all information regarding sexual abuse or sexual harassment with confidential A Standard Section 115.361(c); (lity as
		The process to ensure that allegations of sexual abuse or sexual harassment are referred an agency with legal authority to conduct criminal investigations, unless the allegation does ally criminal behavior as outlined by PREA Standard Section 115.322;	

Policies to protect all residents and staff who report sexual abuse or sexual harassment from acts of

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j.

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retaliatio	on as outl	lined by PREA Standard Section 115.367;	()
health ca	k. are to vic	The provision of timely and unimpeded access to crisis intervention services, medical, and stims as outlined by PREA Standard Section 115.382(a);	mental
115.331	l. ;	The provision and documentation of training for staff as outlined by PREA Standard S	Section (
conduct	m. a sexual	Within thirty (30) days of the conclusion of every sexual abuse investigation, the facility abuse incident review as outlined in PREA Standard 115.386.	y shall
221 2	222.	(RESERVED)	
223.	SAFET	Y AND EMERGENCY PROCEDURES.	
plans for	01. r respond	Emergency Plan . The detention center shall have written policy and procedures that address ling to emergency situations.	s safety
		Compliance with Fire Code. The detention center shall comply with local and state fire communication shall be made to the local fire marshal or authorized agency. The detention documentation of this inspection.	
224.	DETEN	NTION CENTER SECURITY.	
		Security and Control Policy. The detention center's policy and procedures manual shall or detention center security and control, with detailed instructions for implementing these procedures at least annually and updated as needed. The manual shall be made available to all staff.	
juvenile More fro	offender equent ch	Personal Observation. The detention center shall have written policy and procedures that of all juvenile offenders and shall, at a minimum, require direct care staff to personally observery thirty (30) minutes on an irregular schedule and the time of such checks shall be lacks should be made of juvenile offenders who are violent, suicidal, mentally ill, or who have or needs warranting closer observation.	erve all ogged.
employe employe	ees which ees shall	Cross Gender Supervision . The detention center shall have written policy and procession of female juvenile offenders by male employees and male juvenile offenders by a shall be based on privacy needs and legal standards. Except in emergencies, detention not observe juvenile offenders of the opposite sex in shower areas. Reasonable accommodatall be observed.	female center
education of the d	onal releas ay. At lea	Head Counts . The detention center shall have written policy and procedures which shall out cally count or account for all juvenile offenders, including juvenile offenders on work rese, or other temporary leave status who may be absent from the detention center for certain past three (3) documented counts shall be conducted every twenty-four (24) hours. At least conducted each shift with at least four (4) hours between each count.	release, periods one (1)
observat	05. tion of ju	Camera Surveillance. Camera surveillance equipment shall not be used in place of the povenile offenders.	ersonal
225.	PHYSIC	CAL INTERVENTION.	
procedu	01. res which	Appropriate Use of Physical Intervention . The detention center shall have written police a govern the use of physical intervention.	cy and
	a.	The use of physical intervention shall be restricted to the following situations, and then only	to the

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degree necessary to restore order:

Department o	f Juvenile Corrections for Secure Juvenile Detention	Cente	ers.
i.	Instances of justifiable self-protection;	()
ii.	The protection of others;	()
iii.	The protection of property;	()
iv.	The prevention of escapes; and	()
v.	The suppression of disorder.	()
b.	Physical intervention shall not be used as punishment.	()
02. govern the use of	Use of Chemical Agents. The detention center shall have written policy and procedure of chemical agents, if approved for use in the detention center.	res wh	ich)
a. degree necessar	The use of chemical agents shall be restricted to the following situations, and then o y to restore order:	nly to	the)
i.	Instances of justifiable self-protection;	()
ii.	The protection of others;	()
iii.	The prevention of escapes; and	()
iv.	The suppression of disorder.	()
b. qualified instruc	Chemical agents shall only be administered by an individual who has been certified in it ctor.	s use b	y a)
c. centers.	Oleoresin Capsicum shall be the only chemical agent approved for use in juvenile	detent	ion)
03. centers unless u	Use of Electroshock Devices . The use of electroshock devices is prohibited in juvenile sed by law enforcement officers responding to a call for assistance initiated by detention states.		ion)
04. which govern th	Use of Mechanical Restraints. The detention center shall have written policy and page use of mechanical restraints, including notification of medical or mental health profession	rocedu 1als. (res
a.	The use of restraints shall be restricted to:	()
i.	Instances of transfer;	()
ii.	Instances of justifiable self-protection;	()
iii.	The protection of others;	()
iv.	The protection of property;	()
v.	Medical reasons under the direction of medical staff;	()
vi.	The prevention of escapes; and	()
vii.	The suppression of disorder.	()
b.	Restraints shall not be used as punishment or for the convenience of staff.	()

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Juvenile offenders in mechanical restraints shall not be left unattended except in documented exigent circumstances. 226. PERIMETER SECURITY CHECKS AND SECURITY INSPECTIONS. Perimeter Security Checks. The detention center shall have written policy and procedures which govern the frequency and performing of perimeter security checks. Security Inspections. The detention center shall have written policy and procedures that require timely notification to the detention center administrator or designee of any structural or security deficiencies. The detention center administrator shall promptly correct any identified problems. The facility shall maintain documentation of any corrective action. 227. SEARCH AND SEIZURE. Detention Center Search Plan. The detention center shall have written policy and procedures 01. which outline a detention center search plan for the control of contraband and weapons and provides for unannounced and irregularly timed searches of juvenile offenders' rooms, day rooms, and activity, work or other areas accessible to juvenile offenders and searches of all materials and supplies coming into the detention center. Personal Searches. The detention center shall have written policy and procedures governing the personal searches of juvenile offenders, to include pat, strip, visual body cavity, and body cavity searches for the control of contraband and weapons and provides for unannounced and irregularly timed searches of juvenile offenders. Said policies and procedures shall include, at a minimum, requirements that: All searches be performed under sanitary conditions in a manner which protects the dignity of the juvenile to the greatest extent possible; All pat searches be performed by direct care personnel of the same sex as the juvenile, except under exigent circumstances; All strip or visual body cavity searches be performed by direct care personnel of the same sex as the juvenile with the exception of the health authority or medical personnel; No person of the opposite sex of the juvenile shall be allowed to observe any unclothed search of the juvenile, including strip, visual body cavity, or body cavity searches with the exception of the health authority or medical personnel; All body cavity searches shall be conducted only by the health authority or by medical personnel; An initial pat search must be performed at the intake process prior to the removal of any mechanical restraints; and Any search or physical examination of transgender or intersex residents for the sole purpose of determining genital status is prohibited. Documentation of Certain Searches. The detention center shall have policies and procedures which govern the documentation of certain searches. Documentation shall be maintained in detention center records and in the juvenile offender's record, and shall include justification and any exigent circumstances surrounding the search. Searches which must be documented include, but are not limited to; Any search performed by direct care personnel of the opposite sex as the juvenile; Any strip or visual body cavity search performed or observed by direct care personnel of the

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opposite sex of the juvenile;

	c.	Any body cavity search observed by direct care personnel of the opposite sex of the juveni	le; or
	d.	Any strip, visual body cavity or body cavity search performed.	(
found d center p contraba	uring det policy, ir and shall	Seizure and Disposition of Contraband. The detention center shall have written pon the explains the chain of custody to govern the handling and/or disposal of contraband. All contention center or juvenile offender searches shall be seized and processed according to concluding involvement of law enforcement, if appropriate. The seizure and disposition be documented. When a crime is suspected to have been committed within the detention of emaintained and made available to the proper authorities.	ntrabandetention
228.	SECUR	RITY DEVICES.	
control.	01.	Key Control . The detention center shall have policy and procedures in place to govern key	and too
properly	trained a	Security Devices . The detention center shall have written policy and procedures that go devices. Detention center employees shall use only security equipment on which they have and is issued through, or authorized by, the detention center administrator. The facility shall a f proper training.	ave been
	03. perimete detention	Weapons Locker . The detention center shall provide a weapons locker or similar arranger entrances for the temporary storage of weapons belonging to law enforcement officers were center.	
229.	(RESEI	RVED)	
through supervis supervis obtained	ention ce a food sed by a c sion, orde d through	SERVICES. enter shall have written policy and procedures which govern food service. If food is not service contract from an outside source, the detention center's food service operation designated employee who has experience and/or training in meal preparation, menu planniering procedures, health and safety policies, theft precautions, and inventory control. If a food service contract from an outside source, provisions shall be made to assure that the coe applicable section of these rules.	shall b ing, staf f food i
231.	(RESEI	RVED)	
232. The dete		AL DIETS. nter shall have written policy and procedures which govern special diets.	(
orders o	01. If the trea	Special Diets, Medical . Special diets prescribed by a physician shall be followed according physician or dentist.	ng to th
religious	02. s beliefs i	Special Diets, Religious . Provisions should be made for special diets when a juvenile of require adherence to particular dietary practices.	ffender'
233.	DIETA	RY RECORDS.	

02. Review of Menus. Menus and records of meals served shall be reviewed on a regular basis at least annually by a licensed dietitian, physician or nutritionist to verify nutritional adequacy or shall meet the current

01. Food Service Records. The detention center shall maintain an accurate record of all meals served to juvenile offenders, including special diets. All menus shall be planned, dated, and available for review at least one (1) week in advance. Notations shall be made of any changes in the menu. Menus shall be kept at least one (1) year

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after use.

guidelines of the National School Lunch Program. The detention center shall maintain documentation of the dietitian's, physician's or nutritionist's review and verification. Subsequent menus shall be promptly revised to eliminate any deficiencies noted.

234. MEALS.

- **01. Providing Meals.** The detention center shall have written policy and procedures which govern the providing of meals. Three (3) meals, at least two (2) of which includes a hot entree, shall be served daily.
- **a.** Meals must be served at approximately the same time every day. No more than fourteen (14) hours shall elapse between the evening meal and breakfast the next day unless an evening snack is served. If snacks are provided, up to sixteen (16) hours may elapse between the evening meal and breakfast.
- **b.** Juvenile offenders out of the detention center attending court hearings or other approved functions when meals are served shall have a meal provided upon their return if they have not already eaten. ()
 - **c.** If meals are provided to staff, the menu should be the same as provided to juvenile offenders.
- **d.** The health authority or a medical employee shall be notified when a juvenile offender does not eat three (3) consecutive meals.
- **02. Withholding of Meals as Disciplinary Sanction Prohibited**. The detention center shall have written policy and procedures which dictate that meals shall not be withheld from juvenile offenders, nor the menu varied as a disciplinary sanction.
- **03. Control of Utensils.** The detention center shall have a control system for the issuance and return of all food preparation and eating utensils.

235. FOOD SERVICE SANITATION.

01. Written Policy and Procedures. The detention center shall have written policy and procedures to govern food service sanitation. Food service and related sanitation practices shall comply with the requirements of the state health department or other appropriate regulatory body. The detention center's food service operation shall be inspected in the manner and frequency mandated by local health authorities. The detention center administrator shall solicit at least an annual sanitation inspection by a qualified entity. The results of such inspections shall be documented and the detention center administrator shall take prompt action to correct any identified problems;

236. -- 239. (RESERVED)

240. SANITATION AND HYGIENE.

- **01. Sanitation Inspections.** Written policy and procedures shall provide that the detention center be maintained in a clean and healthful condition and that the detention center administrator or designee shall conduct monthly sanitation and maintenance inspections of all areas of the detention center.
- **02. Vermin Control.** The detention center shall have a plan for the control of vermin and pests which includes inspections and fumigations, as necessary, by a licensed pest control professional.
- **03.** Housekeeping Plan. The detention center shall have a written housekeeping plan for all areas of the physical plant which provides for daily housekeeping and maintenance by assigning specific duties to juvenile offenders and staff. All work shall be assigned and supervised by detention center employees. No juvenile offender shall be allowed to assign work to other juvenile offenders.
- **04. Maintenance and Repair**. The detention center shall have written policy and procedures to provide that all plumbing, lighting, heating and ventilation equipment, furnishings, and security hardware in juvenile

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				are
Silali OC	01. Personal Hygiene Items. The detention center shall have written policy and procedures which wern the provision of, without charge, the following articles necessary for maintaining proper personal hygiene: a. Soap; b. Toothbrush; c. Toothpaste; d. Comb or brush; e. Shaving equipment; f. Products for female hygiene needs; and g. Toilet paper. 02. Removal of Personal Hygiene Items. The detention center shall have written policy and occedures that govern the removal of personal hygiene items from juvenile offenders' sleeping areas. Removal must based upon sufficient reason to believe that the juvenile offender's access to the items poses a risk to the safety of venile offenders, staff or others, or poses a security risk to the detention center. 03. Clothing and Linens. The detention center shall provide for the issue of clean clothing, bedding, tens, and towels to new juvenile offenders held overnight. At a minimum, the following shall be provided: a. A set of standard detention center lothing or uniform; b. A set of standard detention center bedding and linens; c. Fire-retardant mattress; d. Sufficient blankets to provide comfort under existing temperature conditions; and e. One (1) clean towel. of Laundry Services. Laundry services shall be sufficient to allow required clothing, bedding, and well exchanges for juvenile offenders. a. Clothing and towels used by the juvenile offender while in the detention center shall be laundered			
authori			nd lo	cal
241	244.	(RESERVED)		
245.	PERSO	ONAL HYGIENE.		
govern				
	a.	Soap;	()
	b.	Toothbrush;	()
	c.	Toothpaste;	(
	d.	Comb or brush;	(
	e.	Shaving equipment;	()
	f.	Products for female hygiene needs; and	()
	g.	Toilet paper.	()
be base	ures that ged upon su	govern the removal of personal hygiene items from juvenile offenders' sleeping areas. Remoufficient reason to believe that the juvenile offender's access to the items poses a risk to the	val m	iust
1.			beddi	ng,
linens,	and towe	is to new juvenile offenders held overnight. At a minimum, the following shall be provided:	()
	a.	A set of standard detention center clothing or uniform;	()
	b.	A set of standard detention center bedding and linens;	()
	c.	Fire-retardant mattress;	()
	d.	Sufficient blankets to provide comfort under existing temperature conditions; and	()
	e.	One (1) clean towel.	()
towel e			ing, a	and)
or exch		Clothing and towels used by the juvenile offender while in the detention center shall be la least twice each week.	unde	red)
necessa	b. ary.	Linen shall be changed and laundered or exchanged at least once weekly or more of	often,	as)

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c. juvenile offende	Blankets in use shall be laundered or exchanged at least monthly, or before re-issue to er.	anothe	er)
05. towels shall exc	Clothing and Linen Supplies. The detention center inventory of clothing, bedding, line eed the maximum population to ensure that a reserve is always available.	en, an (d)
246 249.	(RESERVED)		
250. HEAL	TH SERVICES.		
	Health Care. The detention center shall have written policy and procedures to govern the dedical, dental, and mental health services. These written policy and procedures must at a minot limited to the following:		
a. admission to the	Intake medical screening must be documented and performed on all juvenile offender edetention center.	rs upo	n)
	The medical screening should include inquiry of current illness and health problems, ally transmitted and other infectious diseases, medication taken and special health requiremalcohol or drugs, mental illness and/or suicidal behavior.		
ii. behavior.	The screening should also include observations of the physical condition, mental condition,	, and/o (or)
b.	Handling of juvenile offenders' requests for medical treatment;	()
с.	Non-emergency medical services;	()
d.	Emergency medical and dental services;	()
e.	Use of a vehicle for emergency transport;	()
f. located nearby;	Emergency on-call physician and dental services when the emergency health care facility	y is no	ot)
g.	The availability of first-aid supplies;	()
h. physical, menta	Screening, referral, and care of juvenile offenders who may be suicide-prone, or explor emotional disabilities;	erienc	:е)
i. psychiatric prob	Arrangements for providing close medical supervision of juvenile offenders with special me slems;	dical (or)
j.	Delousing;	()
k. infectious diseas	Medical isolation, and proper examination of juvenile offenders suspected of having contagses;	gious (or)
l.	Management of pharmaceuticals, including storage in a secure location; and	()
m.	Notification of next of kin or appropriate authorities in case of serious illness, injury or deat	:h. ()
	Medical Judgments . Except for regulations necessary to ensure the safety and order, all matters of medical, mental health, and dental judgment shall be the sole province of the hall have final responsibility for decisions related to medical judgments.		

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		Informed Consent . Permission to perform medical, surgical, dental or other remedial trd from parents, spouse, guardian, court or other competent person as stated in Title 16, Cha, Idaho Code.	
authorit	04. Ty or med	Health Appraisal . A health appraisal for each juvenile offender shall be provided by the ical employee within fourteen (14) days of admission.	e health
251 2	254.	(RESERVED)	
255.	RULES	S AND DISCIPLINE.	
maintai	01. ning disc	Behavioral Management . The detention center shall have written policy and proceduipline and regulating juvenile offenders' conduct. The following general principle shall apply	ures for 7:
appropr	a. riate beha	The conduct of juvenile offenders shall be regulated in a manner which encourages and svior, with penalties for negative behavior;	supports ()
that may	b. y be impo	The detention center shall have written rules of conduct which specify prohibited acts, the posed for various degrees of violation, and the disciplinary procedures to be followed;	enalties
limits a	c. nd shall b	Disciplinary action shall be of a nature to regulate juvenile offenders' behavior within acceptaken at such times and in such degrees as necessary to accomplish this objective;	ceptable
	d.	The behavior of juvenile offenders shall be controlled in an impartial and consistent manne	r; ()
	e.	Disciplinary action shall not be arbitrary, capricious, retaliatory, or vengeful;	()
		Corporal or unusual punishment is prohibited, and care shall be taken to insure juvenile offersonal abuse, humiliation, mental abuse, personal injury, disease, property damage, harassrence with daily functions of living, such as eating or sleeping;	
disciplin	g. ne on eac	Juvenile offenders shall not be subject to any situation in which juvenile offenders hother.	impose
define a	02. and gover	Resolution of Rule Infractions . The detention center shall have written policy and proceen the resolution of rule infractions.	dures to
offende	03.	Grievance Procedures . The detention center shall have written policy and procedures for jwill identify grievable issues and define the grievance process.	juvenile ()
		Criminal Law Violations . The detention center shall have written policy and procedures to neidents that involve the violation of federal, state, or local criminal law, including prompt re uthority for possible investigation and prosecution.	govern ferral to

256. COMMUNICATION AND CORRESPONDENCE.

- **01. Mail, Visiting, Telephone**. The detention center shall have written policy and procedures which shall govern the practices of handling mail, visitation, use of the telephone, and any limitations or restriction on these privileges. Juvenile offenders shall have the opportunity to receive visits and to communicate and correspond with persons, representatives of the media or organizations, subject to the limitations necessary to maintain detention center security and order.
- **O2.** Resident Access to Outside Support Services. The facility shall provide residents with access to outside victim advocates for emotional support services related to sexual abuse as outlined by PREA Standard Section 115.353.

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03. government of	Mail Service . Mail, other than sent to or received from public officials, judges, attorneys, court ficials and officials of the confining authority, may be opened and inspected for contraband. (s,)
shall be provi	Telephone Service . All juvenile offenders, except those restricted as a result of disciplinary action ded the opportunity to complete at least two (2) telephone calls weekly to maintain family an s.	
a.	Telephone calls may be monitored and notification shall be provided to the juvenile. ()
b. offender or the	The detention center may require that any costs for telephone calls be borne by the juvenil party called.	le)
c. local or collect admissions pro	Written policy and procedures shall grant all juvenile offenders the right to make at least one (1 tlong distance telephone call to family members, attorneys, or other approved individuals during the cess.	
d. attorneys that:	Juvenile offenders shall be allowed to make a reasonable number of telephone calls to the	ir)
i.	Are of reasonable duration; ()
ii.	Are not monitored; and ()
iii.	Are not revoked as a disciplinary measure. ()
05. center adminis	Visitation Restrictions . The parents or legal guardians, probation officer, parole officer, detention trator or the court of jurisdiction may impose restrictions on who may visit a juvenile offender.	n)
06. into the detenti	Search of Visitors . Written policy and procedures shall specify that visitors register upon entron center and the circumstances under which visitors are searched and supervised during the visit. (y)
	Confidential Visits . The detention center shall provide juvenile offenders adequate opportunities access to courts, attorneys, and their authorized representatives, probation and parole officers, law ounselors, caseworkers, and the clergy.	
08. and clergy sha visiting hours.	Visitation . Attorneys, probation and parole officers, law enforcement, counselors, caseworkers ll be permitted to visit juvenile offenders at reasonable hours other than during regularly schedule (
	Visits with attorneys, probation and parole officers, law enforcement, counselors, caseworkers, and the monitored, except that detention center employees may visually observe the visitation as necessary propriate levels of security.	d y)
	Visits with attorneys, probation and parole officers, law enforcement, counselors, caseworkers, on the contact type unless otherwise indicated by the juvenile offender or visitor, or the detention trator determines there is a substantial security justification to restrict the visit to a non-contact type.	or n
257 260.	(RESERVED)	
261 ADM	ISSION	

01. Orientation Materials. Written policy and procedures shall provide that new juvenile offenders receive orientation materials, including conduct rules. If, at any time, a literacy or language barrier is recognized, the

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detention cente	r shall make good faith efforts to assure that the juvenile offender understands the material.	()
02. admission of ju	Procedures for Admission . The detention center shall have written policy and procedure offenders which shall address, but are not limited to, the following:	lures (for)
a.	Determination that the juvenile offender is lawfully detained in the detention center;	()
b. programming;	The classification of juvenile offenders in regard to sleeping, housing arrangement	nts, a	and)
c. without docum	Any juvenile offender showing signs of impairment should not be admitted to the detention entation from medical personnel or a physician of examination, treatment, and fitness for confidence of the confidence o		
d.	A complete search of the juvenile offender and possessions;	()
e. process;	Pat searches shall be performed before mechanical restraints are removed at the ad-	missio (ons)
f.	The care and disposition of personal property;	()
g.	Provision of shower and the issuance of detention clothing and personal hygiene articles;	()
h.	The provision of medical, dental and mental health screening;	()
i.	Male and female juvenile offenders shall not occupy the same sleeping room;	()
j.	The recording of basic personal data and information;	()
k. discussion of p	Providing assistance to juvenile offenders in notifying their families of their admission rocedures for mailing and visiting;	and	the)
l. Idaho Code; an	The fingerprinting and photographing in accordance with Title 20, Chapter 5, Section 20 d)-516(((8),)
m.	The administration of the MAYSI or other approved assessment tool.	()
shelter care be	Court Appearance Within Twenty-Four Hours. According to Title 20, Chapter 5, Sec Code, written policy and procedures shall ensure that any juvenile offender placed in deterought to court within twenty-four (24) hours, excluding Saturdays, Sundays and holidated to determine where the juvenile offender will be placed until the next hearing.	ention	or
04. accordance with	Limitations of Detention . Written policy and procedures shall limit the use of detentitle 20, Chapter 5, Section 20-516, Idaho Code.	ntion (in)
262. RELE	CASE.		
01. offender and th	Release of Offender . Written policy and procedures shall govern the release of any e release process including, but not limited to:	juver (nile)
a.	Verification of juvenile offender's identity;	()
b.	Verification of release papers;	()
c. is being release	Completion of release arrangements, including the person or agency to whom the juvenile d:	offen	der)

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		IISTRATIVE CODE f Juvenile Corrections	IDAPA 05.01.02 – Rules and Standard for Secure Juvenile Detention Center	
	d.	Return of personal effects; and	()
	e.	Completion of any pending action.	()
leaves i	02. into the c	Temporary Release. Written policy and procedur ommunity.	es shall govern escorted and unsecured d	ay)
handlin	03.	Personal Property Complaints . Written policy a aints about personal property.	nd procedures shall govern a procedure t	for)
dischar Code.	04. ge may b	Disposal of Property . Property not claimed with the disposed of by the detention center in accordance with		
263	264.	(RESERVED)		
265.	PROG	RAMS AND SERVICES AVAILABLE.		
		Programs and Services . The detention center shangrams and services will be available to juvenile offendente following:		
	a.	Access or referral to counseling;	()
	b.	Religious services on a voluntary basis;	()
	c.	One (1) hour per day, five (5) days per week of large	muscle exercise; ()
	d.	Passive recreational activities:	()
	e.	Regular and systematic access to reading material:	()
	f.	Work assignments; and	()
Educat	g. ion.	Educational programs according to the promulgat	ted rules of the Idaho State Department (of)
service	02. s must be	Records of Participation in Programs and Service recorded in daily shift log or juvenile offender's file of	ces. Records of participation in programs a program records.	nd)
		Limitations and Denial of Services. Access to see the sers, subject to the limitations necessary to maintain detection decommended.		
266	274.	(RESERVED)		
275.	DETE	NTION CENTER DESIGN, RENOVATION, AND	CONSTRUCTION.	
for use	as a juve	Applicability . All standards in this section, except won centers, renovation of existing juvenile detention center in the case of a partial renovation should apply only to the part of the detention center being	enters, and renovation of any existing building of an existing detention center, it is intend	ng

02. Code Compliance. In addition to these rules, all new construction and renovation shall comply with the applicable ADA, building, safety, and health codes of the local authority and the applicable requirements of the State Fire Marshal, and state law. Standards herein which exceed those of the local authority shall take precedence.

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other correctiona	Site Selection . Juvenile detention centers should be located to facilitate access to community entire in the detention center is located on the grounds or in a building will facility, it shall be constructed as a separate, self-contained unit in compliance with Time 20-518, Idaho Code.	th any
04. to the following §	General Conditions . All newly constructed or renovated juvenile detention centers shall cogeneral conditions:	onform
a. Night lighting sha	Light levels in all housing areas shall be appropriate for the use and type of activities which all permit adequate illumination for supervision;	occur.
b.	All living areas shall provide visual access to natural light;	()
c. appropriate to the exist in the detent	HVAC systems shall be designed to provide that temperatures in indoor living and work are a summer and winter comfort zones, and healthful and comfortable living and working condition center;	
d. value for the area unit doors is proh	All locks, detention hardware, fixtures, furnishings, and equipment shall have the proper so is in which they are used. The use of padlocks in place of security locks on sleeping room or holibited;	
	Juvenile offenders' rights to privacy from unauthorized or degrading observation shall be pronising the security and control of the detention center. Privacy screening for all toilet and sallows adequate supervision of those areas should be incorporated into the design;	
f. remain within the	The detention center shall have a perimeter which is secured in such a way that juvenile offer perimeter and that access by the general public is denied without proper authorization;	enders
juvenile offender primarily be used	The security area of the detention center shall have an audio communication system equippe sleeping room and temporary holding room designed to allow monitoring of activities and to see to communicate emergency needs to detention center employees. Closed circuit television to verify the identity of persons where direct vision is not possible. Closed circuit television attinely monitor the interior of sleeping rooms; and	allow should
	All newly constructed or renovated detention centers shall provide an emergency source of city for entrance lighting, exit signs, circulation corridors, fire alarm, electrically operated loc entilation system.	
	When designing or acquiring any new facility and in planning any substantial expans existing facilities, the agency shall consider the effect of the design, acquisition, expansion the agency's ability to protect residents from any harm including sexual abuse as outling Section 115.318.	on, or
05. should be located	Admission and Release Area. The detention center shall have an intake and release area within the security perimeter, but apart from other living and activity areas.	which
a.	Adequate space shall be allocated for, at least but not limited to;	()
i.	Reception;	()
ii.	Booking;	()
iii.	Search;	()
iv.	Shower and clothing exchange;	()

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_		ISTRATIVE CODE Juvenile Corrections	IDAPA 05.01.02 – Rules and Standa for Secure Juvenile Detention Cent	
	v.	Medical screening;	()
	vi.	Storage of juvenile offender's personal property and	detention center clothing; ()
	vii.	Telephone calls;	()
	viii.	Interviews; and	()
	ix.	Release screening and processing.	()
Tempor	ary holdi	If a detention center has temporary holding rooms, to eight (8) hours pending booking, court appearanng rooms may be designed for multiple occupancy an oor space for each juvenile offender at capacity	ce, housing assignment, transfer, or rele	ase.
	c.	Temporary holding rooms shall have access to a toile	t and wash basin with hot and cold water.)
thirty-fi	06. (ve (35) s	Single Occupancy Rooms . Single occupancy sleep quare feet of unencumbered space and shall be equipped	ing rooms or cells shall have a minimum ed with at least a bed above the floor.	n of
		Multiple Occupancy Rooms . Multiple occupancy sle feet of unencumbered floor space per juvenile offende least a bed off the floor for each juvenile offender.		
		Sanitation and Seating. All single or multiple occup our (24) hours per day access without detention centers water, and drinking water at the following ratios:	pancy sleeping rooms shall be equipped v staff assistance to toilets, wash basins with (vith, hot
	a.	One (1) shower and one (1) toilet for every eight (8) j	uvenile offenders or fraction thereof;)
thereof;	b. and	One (1) wash basin with hot and cold water for ever	y twelve (12) juvenile offenders or a frac	tion)
	c.	Tables and seating sufficient for the maximum number	er expected to use the room at one (1) time (e.)
and mul	09. lti-purpos maximun	Day Room and Multi-Purpose Room. The detention the room which provides a minimum of thirty-five (35) so number expected to use the room at one (1) time.	on center shall have at least one (1) day requare feet of floor space per juvenile offer	oom nder)
	10.	Program Space. Adequate space shall be allocated for	or, but not limited to:)
	a.	Educational programs;	()
	b.	Individual and group activities;	()
	c.	Exercise and recreation, indoor and outdoor;	()
	d.	Visitation;	()
	e.	Confidential attorney and clergy interviews; and	()
	f.	Counseling.	()

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IDAHO ADMINISTRATIVE CODE Department of Juvenile Corrections

IDAPA 05.01.02 – Rules and Standards for Secure Juvenile Detention Centers

11.	Interview	Space.	A su	ıfficient	number	of	confide	ential	interview	areas	to a	ccommo	date	the
projected deman	d of visits	by attori	ieys,	counsel	ors, clerg	y, c	or other	offici	als shall	be prov	rided	. At least	one	(1)
confidential inter	view area is	s require	1.										(,

- 12. Medical Service Space. Space shall be provided for routine medical examinations, emergency first-aid, emergency equipment storage, and secure medicine storage.
- 13. Food Service. The kitchen or food service area shall have sufficient space for food preparation, serving, disposal, and clean-up to serve the detention center at its projected capacity. The kitchen or food service area shall be properly equipped and have adequate storage space for the quantity of food prepared and served.
- **14. Laundry**. Where laundry services are provided in-house, there shall be sufficient space available for heavy duty or commercial type washers, dryers, soiled laundry storage, clean laundry storage, and laundry supply storage.
- **15. Janitor's Closet**. At least one (1) secure janitor's closet containing a mop sink and sufficient space for storage of cleaning supplies and equipment shall be provided within the security perimeter of the detention center.
- **16. Security Equipment Storage**. A secure storage area shall be provided for all chemical agents, weapons, and security equipment.
- 17. Administration Space. Adequate space shall be provided which includes but is not limited to, administrative, security, professional and clerical staff, offices, conference rooms, storage rooms, a public lobby, and toilet facilities.
- 18. Public Lobby. A public lobby or waiting area shall be provided which includes sufficient seating and toilets. Public access to security and administrative work areas shall be restricted. All parts of the detention center that are accessible to the public shall be accessible to, and usable by, persons with disabilities in compliance with ADA standards.

276. -- 999. (RESERVED)

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05.01.03 - RULES OF THE CUSTODY REVIEW BOARD

000. These r		AUTHORITY. dopted pursuant to Title 20, Chapter 5, Idaho Code.	()
001. These r	SCOPE	 stablished to ensure that the juvenile corrections system in Idaho and the Custody Review Bo	ard are
		d on the principles of accountability, community protection, and competency development.	()
002. This ch		VISTRATIVE APPEALS. s not provide for appeal of the determination of the Custody Review Board.	()
003	009.	(RESERVED)	
010. In addit		ITIONS. definitions in Section 20-502, Idaho Code, the following definitions apply:	()
	01.	Board . The Custody Review Board of the Idaho Department of Juvenile Corrections.	()
and juv	02. enile prob	Case Management Team. A team consisting of juvenile services coordinator (JSC), case meation officer (JPO) who provide input in setting and following through with treatment goals.	anager,
		Case Manager . Department staff assigned to directly manage a juvenile's case, such as a stitution; or, if a juvenile is placed at a contract program, the contract provider's employee as ge a juvenile's case.	
	04. ted to the	Classification . A process for determining the treatment needs and requirements of jue Department and for assigning them to housing units or programs according to their needs.	
not to e	05. xceed age	Extended Time in Custody . Any period a juvenile remains in custody after age nineteen (2) twenty-one (21).	19) and ()
orders,	personal p	Juvenile Records . Information concerning the individual's delinquent or criminal, person and behavior and activities while in custody, including but not limited to commitment papers property receipts, visitors' lists, type of custody, disciplinary infractions and actions taken, griginments, program participation, and miscellaneous correspondence.	s, court
juvenile	07. e as the ca	Juvenile Services Coordinator (JSC) . An employee of the Department assigned to a passe worker, licensed in social work.	rticular
011 (099.	(RESERVED)	
100.	GENEF	RAL PROVISIONS.	
		Hearings . All matters and testimony concerning juveniles, before the Board, are confident accordance with Title 74, Chapters 1 and 2, Idaho Code; and Title 20, Chapter 5, Idaho e records and proceedings.	
		Written Record. A written record of the vote by the Board will be kept confidential and pri to the extent allowed by law, and provided that the record, or portions thereof, is made avall lawful purposes or as required by the Idaho Public Records Act, Title 74, Chapter 1, Idaho	/ailable
person	03. not specif	Confidentiality . Distribution of the record by the Board or an employee of the Department ically allowed by law to receive or read it may result in disciplinary action.	to any
will be	04.	Records of Hearings and Meetings. Summary minutes of individual hearings and case rethe Roard and maintained in the Department office.	eviews

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101.	POWE	RS AND DUTIES.
cases of 201 of th		Review . The Board is empowered by Sections 20-520(1)(r) and 20-532, Idaho Code, to review the s in the custody of the Department whose cases have been referred to the Board according to Section s.
		Board Determinations . After conducting its review, the Board will advise the Director whether it hat the juvenile before it needs an extended time in custody to address accountability, community ompetency.
custody.	03.	Placement. The Board cannot direct the placement or treatment of a juvenile in the Department's
he not be	04. e retaine	Release Date for Juveniles . If a juvenile appears before the Board and the Board determines that d in custody, the Director shall set a release date for the juvenile, as follows:
		If a juvenile appears before the Board prior to his nineteenth birthday, but before a reasonable and use plan has been finalized, the Department may retain the juvenile long enough to finalize those ed forty-five (45) days after the juvenile's nineteenth birthday.
appropri	b. ate relea	In all other cases, the Department may retain the juvenile long enough to finalize a reasonable and se plan, not to exceed forty-five (45) days after the Director signs the Board's determination.
102.	STRUC	CTURE AND COMPOSITION OF THE CUSTODY REVIEW BOARD.
represen	01. t a varie	Board Members . The Board is composed of four (4) members appointed by the Director who ty of juvenile justice experiences and victim perspectives, or who are otherwise qualified. ()
		Terms of Appointment . The Director shall fill each succeeding vacancy for terms of four (4) cancies for unexpired terms are appointed by the Director for the remainder of the term. All be reappointed. Appointees serve at the pleasure of the Director.
		Compensation of Board Members . Members will be compensated as provided by Section 59-ode. They serve without honorarium or compensation but are reimbursed for actual and necessary to the limits provided in Section 67-2008, Idaho Code.
103 1	99.	(RESERVED)
A juveni by the B	le in the soard. A	W PROCESS. custody of the Department does not have the legal right or ability to request or demand a case review review by the Board does not create a liberty interest for the juvenile, and cannot be appealed. All re the Board as outlined in Section 201 of these rules
201. The Boa in custod	rd shall	RRAL OF CASES TO THE BOARD. review cases referred to it and will advise the Director whether it has determined that extended time essary for a juvenile to address competency, accountability and community protection.
	01.	Cases Eligible for Referral. A juvenile's case is eligible for referral to the Board if:
		The juvenile is no more than six (6) months from his nineteenth birthday and one (1) or more juvenile's case management team believes that the juvenile needs extended time in custody beyond neteenth birthday; or

b. The juvenile, at the time of commitment to the Department, is past age nineteen (19) or will reach age nineteen (19) prior to the next scheduled meeting of the Board.

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Board in described reasonable	person in Para e release	Juvenile Has Not Appeared Before the Board . Any juvenile who has not appeared or by video conference prior to the date of his nineteenth birthday, excepting those graph 201.01.b. above, shall be released from custody on that date or as soon there a plan can be determined and finalized. The final release date will not exceed forty-five a nineteenth birthday.	e juveni eafter as	les s a
0	3.	Hearing Schedules. Once a case is referred, the Board will set a date for the review hear	ring.)
need to be be consider	submittered. Ot	Written Submissions . All written documents and letters to be considered at a particulated fourteen (14) calendar days in advance of the scheduled hearing in order to ensure the documents may be allowed after this deadline by unanimous consent of the Board ats may include:	it they w	/ill
a	ı .	Progress reports to the courts pursuant to Sections 20-532 and 20-540, Idaho Code;	()
b judgment;		Report on original offenses leading to commitment plus order for commitment and	orders (of)
c	·•	Written recommendations from each member of the case management team;	()
d administer		Polygraph results and written conclusions and recommendations from the prose tests;	ofession (als)
e	·.	Psychosocial or psychosexual evaluations;	()
f.		Victim's written statement;	()
g	Ţ.	Juvenile's written statement;	()
h	ı .	Initial classification;	()
i.	•	Custody level assessment at case review; and	()
j.	•	Any other pertinent information.	()
202. P	PERSO	NS TO ATTEND OR COMMENT.		
	1. berson of	Juvenile . The juvenile who is the subject of a custody review proceeding is required by videoconference.	to appo	ear
	ent team	Witnesses . The Board allows for the participation of victims, attorneys, members on, and approved family members or others who have a direct relationship to the specific ring.		
(14) calen may not b	dar day: e allow	Participation . Persons who want to participate in hearings shall notify the Board stars in advance of the scheduled hearing. Children, including victims, under the age of four ed to attend the hearings without prior approval of the Director or Board. Parents or guase may appear and comment.	rteen (1	4),
proceeding		Time Limited. At its discretion, the Board may limit the time allotted to each participant	during t	he)
		Exclusion . At its discretion, the Board may exclude witnesses or participants for inappor, or other good cause.	ropriate (or)
203.	CONFL	ICT OF INTEREST.		

Section 202 Page 584

A member of the Board who has personal knowledge of a case, shall notify all other Board members of this fact prior to the meeting where that case is to be considered. The remaining members of the Board will determine whether that member should be disqualified from participating in the review of that case and determination.

member	should b	e disqualified from participating in the review of that case and determination.	(
204 2	99.	(RESERVED)	
		D DETERMINATIONS. as by the Board regarding a juvenile are prepared in writing and given to the Director.	(
	01. nile's cas	Confidentiality . All determinations, including any written documents from any source rese, will be held by the Department in the juvenile's case management file.	garding (
		Board's Determination to the Director . The Board's written determination concern or extended time in custody will be given to the Director no later than thirty (30) calendar day deceives the last documents or interviews the last witness pertaining to the case.	
		Reconsideration . The Board may reconsider its determination in any case only if the vote ben is made before the written determination is given to the Director. Only the members who case or vote on any reconsideration of the determination.	
reconsid	a. er the Bo	Any member of the Board who was present for and heard the juvenile's case may call for a pard's determination by making a request through the Board chair.	vote to
combina	b. tion there	Any reconsideration may occur by teleconference, in person, by videoconference, eof.	or any
	c.	The chair will call for a motion to reconsider, and a vote.	(
of these	d. rules.	The determination is given to the Director in the same manner as is specified in Subsection	300.02
		Indeterminate Sentence Remains . If the Board determines that a juvenile needs to stay custody of the Department, that determination does not create a determinate sentence of arretains the authority to release the juvenile at any later time deemed appropriate.	
hearing o	05. or case re	Official Record of Hearing/Review. The signed summary minutes are the official recoview and the original record will be maintained with records of the Department.	ord of
predeteri		Evaluation of Juvenile Cases . Juvenile cases are evaluated on the individual merits of each duation of a case and a juvenile's need for extended time in custody are not based upparing standard, criteria, or precedent. Factors that may be taken into account by the Board is d to:	on an
	a.	Seriousness of the crime;	(
	b.	Prior criminal history of the juvenile, as well as prior commitments to the Department;	(
	c.	Progress or completion of program, treatment plan, accountability;	(
overall b	d. ehavior;	Institutional history to include conformance to established rules, involvement in progra	ms and
obligatio	e. ons of a g	Evidence of the development of a positive social attitude and the willingness to ful good citizen; and	lfill th
	f	Information or reports regarding physical psychological or other conditions	(

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IDAHO ADMINISTRATIVE CODE Department of Juvenile Corrections

IDAPA 05.01.03
Rules of the Custody Review Board

301. -- 399. (RESERVED)

400.	VICTIMS.

The Department and the Board will respect the rights of victims of crime in Idaho, pursuant to the Idaho Constitution and statute. When a juvenile's case is referred for review, the Department will provide the Board with a list of crime victims who were officially identified by the adjudicating court or prosecuting attorney.

- **01. Notice to Victims.** The Board will notify identified victims of a juvenile's crime that a custody review hearing is scheduled. These victims will also be notified of their right to submit written statements or information and their right to provide testimony. After the review proceeding, the Department shall notify victims of the Board's determination regarding the custody of the juvenile.
- **a.** Notices of rights, hearings, the Board's final determinations, and any anticipated release documents will be sent to the victim of record at the last known address. The victim is responsible for providing any change of address.
 - **b.** Victims may request that they not be notified or contacted. ()
- **O2. Victim Testimony**. A victim may attend all custody review hearings pertinent to their case and provide testimony. The victim may be allowed to testify before the Board members during a hearing session outside the juvenile's presence.

401. -- **999.** (RESERVED)

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05.01.04 - UNIFORM STANDARDS FOR JUVENILE PROBATION SERVICES

000. These ru		L AUTHORITY. dopted pursuant to Title 20, Chapter 5, Idaho Code. ()
001. These rubased or	SCOPE les are en the prin	established to ensure that all county juvenile probation services operate under consistent star aciples of accountability, community protection, and competency development.	ndards)
002. This cha		NISTRATIVE APPEALS. s not provide for appeal of the administrative requirements for agencies. ((
003 0	09.	(RESERVED)	
010. In additi		ITIONS. e definitions in Section 20-502, Idaho Code, the following definitions apply:	()
offender	01.	Balanced Approach . An approach to juvenile justice that gives balanced attention to he table, developing competencies, and protecting the community.	olding)
juvenile	02. 's case to	Case Management Plan. A plan developed in collaboration with those directly involved address criminogenic risk factors and identified needs.	d in a
research	03.	Evidence-Based Practices. Practices that are demonstrated to be effective through emp	oirical)
accounta	04. ability an	Graduated Sanctions . An evidence-based model for juvenile offenders that cond sanctions with increasingly intensive treatment and rehabilitation services.	nbines)
expense	and con	Juvenile Probation Department . Any public or private agency, made up of one (1) or more or contracted with the court or county to provide juvenile probation services to a county neurrence of the county commissioners. Services may include intake, diversion, supervommunity service work.	at the
for super	06. rvision o	Juvenile Probation Officer . An employee of a juvenile probation department who is respo f juvenile offenders' compliance with court orders.	nsible
commun	07. nity with	Probation . A legal status created by a court order that permits a juvenile offender to remain conditions and restrictions imposed by the court.	in the
misdeme	08. eanor or t	Recidivism . A measure that counts the number of juvenile offenders who are adjudicated of felony offense within a specified time period.	a new
factors a	09. and specif	Validated Risk/Needs Assessment. A validated instrument that measures a juvenile's criminatic needs that, if addressed, should reduce the juvenile's likelihood to reoffend.	al risk
011. – 09	99.	(RESERVED)	
juvenile prepared	no Depart probation by the	W PROVISIONS. tment of Juvenile Corrections will collaborate with the courts and the counties to visit and revion departments to assess compliance with these rules. A written report of each review w Department and provided to the appropriate juvenile probation administrator with copies oners and the administrative judge.	ill be
101. – 1	99.	(RESERVED)	
200.	ADMIN	NISTRATION.	
mission departm		Department Mission Statement . Juvenile probation departments should have a depart that incorporates the principles of the balanced approach and guides the operations of the balanced approach and guides approach approa	

Policies and Procedures. Juvenile probation departments shall have policies and procedures for

Section 000 Page 587

02.

written policie	of the department that are consistent with existing laws, local rules, and evidence-based practices, procedures, rules and regulations should be dated, reviewed at least annually, and made as ployees. Policies will include administrative procedures for the following:		
a.	Roles of employees and organizational authority within the department;	()
b.	Communication and dissemination of pertinent information to staff;	()
c.	Records management in accordance with Idaho Court Administrative Rule 32; and	()
d.	Internal case review to ensure the quality of supervision and compliance with standards.	()
03. protocols and p	Fidelity . Juvenile probation departments should demonstrate that practices adhere to deprogram models.	epartm (ent
	Data . Juvenile probation departments should have policies and procedures to collect an an annual basis that allows for an analysis of local trends in juvenile justice, measures reciding their identified department objectives.		
201. – 299.	(RESERVED)		
	F QUALIFICATIONS AND STAFF DEVELOPMENT. obtation departments will have written policy and procedures governing staffing, to include:	()
01.	Minimum Qualifications:	()
a. provided in ID	Juvenile probation officers should meet and maintain the minimum standards of emplo APA 11.11.01, "Rules of the Idaho Peace Officer Standards and Training Council."	yment (t as
b. and the Code of	Juvenile probation officers should adhere to the Idaho Juvenile Probation Officer Code f Ethics/Standards of Conduct as provided in IDAPA 11.11.01.	of Eth (nics)
02.	Training and Staff Development:	()
	Juvenile probation departments should ensure staff training based on their written part training should meet staff needs, be reviewed regularly, and address current trends. The sure that all juvenile probation officers earn the juvenile probation officer certificate as madel.	e train	ing
	Juvenile probation officers should obtain at least twenty (20) hours of continuing education as a juvenile probation officer. At least six (6) hours of annual continuing education used/best practices in juvenile justice.	ation e should (ach l be)
c. hours for each	Each juvenile probation department will maintain accurate documentation of continued juvenile probation officer.	d train (ing)
301. – 399.	(RESERVED)		
All juvenile p	ENILE PROBATION SERVICES. probation departments shall operate in accordance with IDAPA 05.01.04 and have polarding the following:	icies :	and
01. offenders and t	Balanced Approach Model . Supervision of juvenile offenders and services provided to heir families should be based on the Balanced Approach Model.	juvei (nile)
02. and involve a j	Engaging and Involving Families. Juvenile probation officers should document efforts uvenile offender's family and/or other supportive individuals.	to eng	age)

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03. Validated Risk Assessment. A validated risk assessment should be utilized to determine the criminogenic risk factors and needs of the juvenile offender.
04. Assessments . Assessments should be utilized when applicable to assist in making recommendations to the Court and in developing individualized case plans.
05. Risk and Need Classification . Risk assessment and supplemental assessment results should be used to recommend length of probation and to determine level and type of supervision, frequency of contact, an intensity of services.
06. Case Management Plans. Individualized case management plans should focus on the mosignificant criminogenic risks as identified by the risk assessment and supplemental assessments. The plan should prioritize and address criminogenic risks, needs, and responsivity factors, rated moderate or higher, with specific emphasis on addressing anti-social attitudes, values, and beliefs. Case management plans should be reviewed with the juvenile and/or their parent/guardian and updated, as needed, per department policy.
07. Collateral Contacts. Juvenile probation officers should conduct collateral contacts and verification about juvenile offenders that is important to the supervision process. (
08. Documentation . Juvenile probation officers should maintain timely and accurate records of each juvenile offender under supervision, consistent with the juvenile probation department policies. (
09. Evidence Based/Best Practices and Programs . Evidence-based/best practices and program should be utilized to promote a greater likelihood of positive outcomes.
10. Collaboration with Community Partners. Juvenile probation officers should collaborate with public and private agencies to assist juveniles and their families to obtain services and utilize community resource. These partners may include treatment providers, employment agencies, law enforcement, school systems, and other government and non-profit organizations.
11. Court Reports. Reports should provide the Court pertinent information as well as sufficient deta regarding the risks and needs of the juvenile.
a. Any recommendations contained in the report should address the needs of the juvenile including supervision, treatment, and other special conditions applicable based on the juvenile's risk.
b. Information in reports should be verified to ensure accuracy and credibility of the information.
${f c.}$ Juvenile probation departments should have procedures to review and approve reports to ensure quality control and consistency.
d. All reports should be filed in a timely manner as determined by the Court and department policies (
12. Use of Detention. Policies should reflect the risk/needs principle and the use of graduate sanctions. Alternatives to detention should be sought out for low-risk offenders. (
13. Physical Intervention. In the event a juvenile probation department authorizes the use of chemical agents or other weapons, juvenile probation officers must be certified for their use by a certified instructor. Physical force used in instances of justifiable protection of the juvenile or others must be documented.
14. Reporting of Abuse/Neglect. Physical and sexual abuse and neglect must be reported and documented in accordance with Section 16-1605. Idaho Code

Transfer of Cases. Transfer of cases should occur in accordance with chapter 5, Title 20, Idaho

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15.

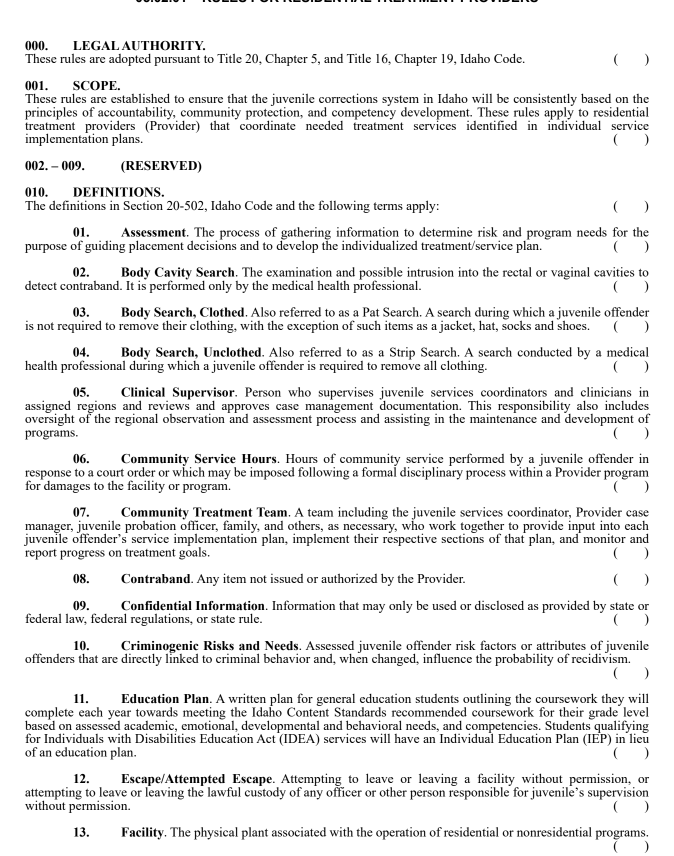
IDAHO ADMINISTRATIVE CODE Department of Juvenile Corrections

IDAPA 05.01.04 – Uniform Standards for Juvenile Probation Services

Code, and Idaho	Juvenile Rule 10.	())
a. regardless of who residence is deter	Juvenile probation officers should communicate with the county where a juvenile will ether or not supervision will be requested. Such communication should occur as soon as a charmined.		
b. juvenile probation include juvenile a conditions of sup	The juvenile probation department in the sending county should communicate, in writing, in department in the receiving county regarding the supervision request. Information provided and guardian name, address, phone, school (if known), criminal history, disposition and term servision.	should	l
c. comply with the	In the event a juvenile is relocating to or from another state, the juvenile probation officer provisions of the Interstate Compact for Juveniles, Chapter 19, Title 16, Idaho Code.	should	1
16. probation supervi	Absconders . Reasonable steps should be taken to locate juvenile offenders who fail to repision and whose whereabouts are unknown.	ort for	r)
17. valid driver's lice	Transportation of Juveniles . All juvenile probation officers who transport a juvenile will ense in good standing and valid proof of insurance.	have a	ı)
	Release of Information . Information contained in probation files is confidential and may of dance with state and federal laws. Written policy and procedures should include what information should provide the information, and how it should be provided.		
19. and procedures in	Additional Policy and Procedures. Juvenile probation departments will establish written accordance with their county policies regarding the following (if applicable):	policy	,)
a.	Diversions;	())
b.	Victim and community restoration;	())
c.	Search and seizure;	())
d.	Drug testing;	())
e.	Probation violations;	())
f.	Medical emergencies; and	())
g.	Termination of cases.	())
401 999.	(RESERVED)		

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05.02.01 - RULES FOR RESIDENTIAL TREATMENT PROVIDERS



Section 000 Page 591

juvenile offender	Facility Treatment Team . The group of staff employed by the Department or by the Provider of developing the juvenile offender's service implementation plan, who provide direct services are, and who monitor and report on the progress on meeting the goals in that plan. The fact is responsible for working with the community treatment team to develop and implement the service.	s to ility
15. the IDEA.	General Education Student. A student who does not qualify for special education services ur	ıder)
16. obstetrics, menta	Health Services . Including, but not limited to, routine and emergency medical, dental, optil health, or other related health service.	cal,
	Incident Report . A written document reporting any occurrence or event, or any other incid the safety and security of staff, juvenile offenders or others, or which threatens the security of ch requires a staff response.	
18. independence in	Independent Living Services . Services that increase a juvenile offender's ability to achithe community.	leve
school or work a activities specific	Individual Community Pass. Any instance in which a juvenile offender leaves the Providence activity, without direct supervision by at least one (1) Provider or Department staff. Regattendance, regular participation in off-site treatment sessions or groups and other regular off-cally included in the service implementation plan or written reintegration plan and approved by coordinator are not included in this definition. Individual community passes include, but are	ular -site the
a.	Day passes with family or other approved individuals; ()
b.	Day or overnight home visits; ()
c.	Recreational activities not otherwise approved as a part of a group activity; and ()
d.	Funeral leave. ()
assessed academ	Individual Education Plan (IEP). A written document (developed collaboratively by parents by which outlines the special education program for a student with a disability and is based ic, emotional, developmental, and behavioral needs and competencies. This document is developwised at an IEP meeting at least annually.	lon
	Interns . A paraprofessional staff who is pursuing a degree and who, as a part of document a college or university, may provide counseling or other services to juvenile offenders in stody or their families, under direct supervision of qualified staff.	
22. and medical history	Juvenile Records . Information concerning the juvenile offender's delinquent or criminal, persory, behavior and activities.	nal,)
23. as the case works	Juvenile Services Coordinator . An employee of the Department assigned to a particular juve er, licensed in social work.	nile)
24. from injuring the	Mechanical Restraints . Mechanical devices used to prevent an uncontrollable juvenile offer meselves or others.	ıder)
25. health needs. Thi	Medical Health Assessment . A thorough review to determine a juvenile offender's comprehens information is used to develop the medical terms of a juvenile offender's service plan. (sive)
26.	Medical Health Professional. An individual who meets the applicable state's criteria as a licen	ised

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IDAPA 05.02.01 Rules for Residential Treatment Providers

LPN, RN, nu	rse practitioner, physician assistant, physician or the equivalent.	(
27. health needs a	Medical Health Screening . A process used to quickly identify a juvenile offender's i and to determine if there are any immediate needs related to a chronic health condition.	mmediate
28. mental health	Mental Health Assessment . A thorough review to determine a juvenile offender's compneeds. This information is used to develop the mental health terms of a juvenile offender's series.	
29. applicable sta	Mental Health Professional . An individual who possesses a master's degree and atte's criteria as a licensed LPC, LMFT, LCPC, LCSW, LMSW, psychologist or the equivalent.	meets the
30. mental health	Mental Health Screening . A process used to quickly identify a juvenile offender's in needs and to determine if there are any immediate needs related to a chronic mental health contains the containing of the c	
	Observation and Assessment Evaluation . Written documentation of assessment too interviews, risks, and any special considerations resulting in the creation of the service plantial reintegration plan.	
32. touching or h	Physical Restraint . Any method of physical control of a juvenile offender that involding a juvenile offender to limit or control the juvenile offender's actions.	olves staf
33. amendments thereunder, woffenders.	Prison Rape Elimination Act of 2003 (PREA). Public Law No. 108-79, including all s thereto as codified in 34 U.S.C. §§ 30301-30309, and all federal rules and standards prohich promote zero (0) tolerance of sexual abuse of juvenile offenders by staff or by other	omulgated
judges and cl	Privileged Mail . Mail between the juvenile offender and their attorneys, legal aid serviced region of the privilege of the juvenile association with such terks of federal, state and county courts; public officials and their authorized representatives capacities; and the communications with clergy of the juvenile's faith.	agencies
35.	Program Director. The administrator of the residential treatment provider for juvenile o	ffenders.
36. service imple	Progress Report . A written report summarizing progress toward the goals and objectives mentation plan.	s set in the
37. Provider's co	Quality Improvement Services Bureau. Department employees responsible for ompliance with contract terms and these rules.	overseeing (
38. determine who being referred	Referral Packet . The information necessary for a potential residential treatment protection that the program can appropriately meet the identified criminogenic risks and needs of the distance of the control of the	
39. programs offe	Region . Subunits of the Department organized by geographical areas and including all se ered by the Department in that area.	rvices and
40. state.	Regional Facility. Department-operated juvenile correctional centers located in each reg	gion of the
41. reintegration apartment.	Reintegration Placement . The placement of a juvenile offender receiving independent skills services from the Provider. This placement may be with a host family, in a group setting	

Reintegration Plan. That part of the juvenile offender's service plan which specifically addresses

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the terms, conditions, and services to be provided as the juvenile offender moves to a lower level of care or leaves the custody of the Department.

- **43. Relapse Prevention Plan.** A document completed by the juvenile, used to identify interventions for problem behavior, positive supports, and high-risk people and places.
 - **44. Release from Department Custody**. Termination of the Department's legal custody of a juvenile.
- **45. Residential Treatment Provider**. Also known as Provider. A residential program under contract with the Department to supervise juvenile offenders and provide accountability and competency development in the least restrictive setting, consistent with public safety.
- **46. Restitution**. Financial payment intended to reimburse victims for loss, damage, or harm caused by a juvenile offender. Restitution must be court ordered, not imposed against a juvenile offender without a court order.
- **47. Restricted Clinical Information**. Any record, document, or other information legally protected from dissemination to the general public by statute or rule, such as psychological evaluations, therapy notes, therapy journals, sex histories, polygraph results, psychological testing, or other legally confidential information. ()
- **48. Room Confinement.** Instances in which juvenile offenders are confined in the room in which they usually sleep, rather than being confined in an isolation room.
- **49. Separation or Isolation**. Any instance when juvenile offenders are confined alone for over fifteen (15) minutes in a room other than the room in which they usually sleep.
- **50. Service Implementation Plan**. A written document produced and regularly updated by a Provider with input from the community treatment team. This plan describes interventions and objectives to address the service plan goals including the areas of community protection, accountability, and competency development.
- 51. Service Plan. A written document produced during the observation and assessment period following commitment to the Department that defines the juvenile offender's criminogenic needs and risks, strengths, goals, and recommendations for family and reintegration services. The service plan addresses the relevant needs and services for each juvenile offender in areas such as mental health, medical, education, substance abuse, and social skills.
- **52. Sexual Abuse**. Includes any type of contact, that is sexual in nature and directed toward a juvenile offender by staff or by juvenile offenders as well as sexual harassment, which includes repeated and unwelcomed sexual advances, comments, gestures, voyeurism, implied threats, and coercion.
- 53. Staffings. Regularly scheduled meetings of the community and facility treatment team members to review progress on treatment goals and objectives identified in each juvenile offender's service implementation plan.
- **54. Subcontractor**. A person or business which has contracted with the Provider for provision of some portion of work or services.
- **55. Suicide Risk Assessment**. An evaluation performed by a mental health professional to determine the level of immediate risk of a juvenile offender attempting suicide, and to apply this information in developing a safety plan for the juvenile offender.
- **56. Suicide Risk Screening**. An evaluation used to quickly determine, based upon known history and current behavior, whether a juvenile offender presents any identifiable risk of immediate suicidal behavior, and to call in a mental health professional to complete a suicide risk assessment.

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57.	Superintendent.					and	oversight	of a	regional	facility	and	over
the region of the	state where the reg	ional fa	ility is l	located	1.		_		_	-	()

- **58. Transfer**. Any movement of a juvenile offender in the custody of the Department from one (1) Provider to another without a release from Department custody.
- **59. Treatment.** Any program of planned services developed to meet risks and needs of juvenile offenders and their families, as identified in an assessment, and as related to activities designed to teach alternate behaviors and to support change in the beliefs that drive those behaviors. Treatment as referenced in this context also includes the maintenance of conditions that keep juvenile offenders, staff, and the community safe.
- **60. Variance**. The means of complying with the intent and purpose of a Provider rule in a manner other than that specifically prescribed in the rule.
- 61. Vocational Services. Any service provided related to assessment, education, guidance, or training in the area of work or basic living skills.
- **62. Volunteer**. A person from the community who freely chooses to do or provide both direct and indirect services to juvenile offenders or staff at a facility or juvenile correctional center. This person is not compelled to do so and is not compensated for the services.
- **63. Waiver**. The non-application of one (1) or more of these rules based upon a request by the Provider and a written decision issued by the Department.

011. -- 099. (RESERVED)

SUBCHAPTER A – RULES FOR ALL RESIDENTIAL TREATMENT PROVIDERS

100. INITIATION OF SERVICES.

Juveniles are committed to the Department under the provisions of the Juvenile Corrections Act (Sections 20-501 through 20-547, Idaho Code).

101. WAIVER AND VARIANCE.

Minimum program standards established herein apply to all services provided by the Provider. A waiver and variance from the standards stated in these rules needs prior written approval from the Department and must be attached as a formal amendment to the contract.

102. APPLICABILITY.

This chapter applies to all Providers that coordinate needed treatment services identified in individual service implementation plans. Providers must also abide by Subchapter B, "Rules for Staff Secure Providers" and Subchapter C, "Rules for Reintegration Providers," as applicable.

103. -- 109. (RESERVED)

110. AUTHORITY TO INSPECT.

- **01. Inspections**. The Department has the authority to conduct reviews of programs, program operations, and facilities to ensure the Provider's compliance with these rules. The Provider shall cooperate with the Department's review and provide access to the program or facility and all juvenile records for juveniles in Department custody, as deemed necessary by the Department. However, in order to more fully assess the operation of the program, aggregate data and information for all juveniles must be made available, upon request. ()
- **02. Notification of Program Changes.** Providers must notify the Department as soon as possible, but no later than thirty (30) calendar days, before there is a change in the name of the organization, type of service, characteristics of juveniles being served, changes in the licensed capacity of the program, closure of the program, changes in ownership or in the organizational structure.

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	Emergency Closure of Program . In the event of a natural disaster, fire, flood, or other e Provider may be closed temporarily, the Provider will immediately notify the regiona enter in its respective region.		
	Notification of Death of a Juvenile Offender . In the event of the death of a juvenile wh custody, the Provider must immediately notify the regional facility, juvenile offender's law enforcement. Other notifications will be coordinated between the Provider and the Depart	parent	or
program or f	Additional Incident Reporting. The Provider must report to the Department all incided requiring immediate notice to the Department, as identified in Subsection 156.01, that occurring regardless of whether or not the juveniles involved are in the Department's custody. In Juveniles not in Department custody must include the type and scope of the incident will dentifying the juvenile, and be made available to the Department's Quality Improvement	ur in th Any su ithout a	neir ach any
a. care and that professional	The Provider must report to the Department all incidents of staff misconduct relating to result in any type of suspension or termination of employment, revocation or suspensionse, or revocation or suspension of driver's license of any staff who transports juveniles.		
	All instances of battery committed on staff must be documented and, whenever ap with the appropriate authorities. Each such incident must be reported to the juvenile offender' linator as an incident report according to Subsection 156.01 of these rules.		
where the Do	Additional Reporting Requirements. The Provider shall maintain the overall safety, second for the protection and well-being of the juvenile offenders at all times. Therefore in partment has determined necessary to ensure compliance, more frequent and more detailed the by the Quality Improvement Services Bureau.	situatio	ons
111. CO	MPREHENSIVE AND CURRENT PROGRAM DESCRIPTION.		
01.	PREHENSIVE AND CURRENT PROGRAM DESCRIPTION. Program Description. Providers must provide, and keep current with the Department, a stailing the range of services to be provided and the methods for providing these services.	a progr	am)
01.	Program Description. Providers must provide, and keep current with the Department,	a progra (` `
01. description d	Program Description . Providers must provide, and keep current with the Department, a stailing the range of services to be provided and the methods for providing these services.	a progra ((` `
01. description d	Program Description. Providers must provide, and keep current with the Department, a stailing the range of services to be provided and the methods for providing these services. Minimum Requirements. At a minimum, the program description must include:	a progra ((()
01. description d 02.	Program Description. Providers must provide, and keep current with the Department, a stailing the range of services to be provided and the methods for providing these services. Minimum Requirements. At a minimum, the program description must include: Target population and specific admission criteria;	a progra (((()
01. description d 02. a. b.	Program Description. Providers must provide, and keep current with the Department, a stailing the range of services to be provided and the methods for providing these services. Minimum Requirements. At a minimum, the program description must include: Target population and specific admission criteria; Primary and secondary treatment modalities;	a progra ()
01. description d 02. a. b. c. d.	Program Description. Providers must provide, and keep current with the Department, a stailing the range of services to be provided and the methods for providing these services. Minimum Requirements. At a minimum, the program description must include: Target population and specific admission criteria; Primary and secondary treatment modalities; Outline of daily schedules for juvenile offenders and staff;	(((((((((((((((((((()))))
o1. description d o2. a. b. c. d. e. medication m	Program Description. Providers must provide, and keep current with the Department, a stailing the range of services to be provided and the methods for providing these services. Minimum Requirements. At a minimum, the program description must include: Target population and specific admission criteria; Primary and secondary treatment modalities; Outline of daily schedules for juvenile offenders and staff; Description of educational services provided; Description of emergency and routine medical and mental health services, including psy	((((((((((((((((((()))) pic)
o1. description d o2. a. b. c. d. e. medication m f. indicated by	Program Description. Providers must provide, and keep current with the Department, a stailing the range of services to be provided and the methods for providing these services. Minimum Requirements. At a minimum, the program description must include: Target population and specific admission criteria; Primary and secondary treatment modalities; Outline of daily schedules for juvenile offenders and staff; Description of educational services provided; Description of emergency and routine medical and mental health services, including psyonitoring, unless this population is specifically excluded from admission to the program; Description of religious services, recreation services, and other specialized services provides.	(((((((vehotro (ovided,)))) pic) as)
o1. description d o2. a. b. c. d. e. medication m f. indicated by the program p h.	Program Description. Providers must provide, and keep current with the Department, a stailing the range of services to be provided and the methods for providing these services. Minimum Requirements. At a minimum, the program description must include: Target population and specific admission criteria; Primary and secondary treatment modalities; Outline of daily schedules for juvenile offenders and staff; Description of educational services provided; Description of emergency and routine medical and mental health services, including psyonitoring, unless this population is specifically excluded from admission to the program; Description of religious services, recreation services, and other specialized services prohe needs of the identified target population; Written criteria for successful completion of the program and written criteria for terminal	((((((((vehotro (ovided, (ation fro ())) pic) as) om)

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educatio	onal group	p, cognitive restructuring group, and peer group including:	(
	i.	The overall goals of the treatment intervention or service area;	(
area;	ii.	The average length, total length, and number of sessions in the treatment intervention or	service
	iii.	The facilitator education and training requirements; and	(
	iv.	The specific curriculum used in the treatment intervention or service area.	(
	j.	A detailed description of the behavior management component of the program.	(
risks, no that the	ile offend eeds, and	SITION OF REFERRALS FROM THE DEPARTMENT. ler's admission into the program shall be based on an assessment of the juvenile offender's str on the anticipated ability of the program to reasonably address those issues. Providers must offender and parent or guardian are provided an opportunity to participate in the admission jons.	ensure
Accepta the refer	ince/Deni rral, the F	Accepting Referral. Upon receipt of a complete referral packet from the Department, the Press days in which to decide whether to accept or decline the referral. Upon acceptance, the Fral Form must be completed, signed, and returned to the regional referral coordinator. By ac Provider agrees to address the identified treatment goals and the anticipated length of stay. Occurred, the juvenile offender's transportation will be made.	Referra cepting
		Declining Referral . If a Provider denies a referral, the specific reason for denial nother Department's Referral Acceptance/Denial Form and the form returned to the regional Provider must then destroy the referral packet.	
		Change in Admission Criteria. Any change in the Provider's admission criteria must be readmission policy and requires a written amendment to the contract with the Department. Ten overed under Section 101 of these rules.	
for whi	04. vider and ch a protive hour	Reservation of Program Slots . When a program slot is to be reserved, the Department will request that the slot be reserved. Unless the Department gives specific approval, the maximu gram slot may be reserved, and the Provider continue to receive payment, is forty-eig s.	ım time
113.	SAFET	Y AND MAINTENANCE OF BUILDINGS AND GROUNDS.	
		Compliance with State and Local Codes and Ordinances. The Provider must me all state and local building, life safety, and zoning requirements and make documentate to the Department.	
required regulation		Accessibility. The program buildings, parking lots, and other structures must provide ac Americans with Disabilities Act, as amended, and other applicable federal and state la	
	ety. The	Maintenance . The Provider must ensure that all structures are maintained, are in good repards to health and safety. The grounds must also be maintained and be free from any hazard to Provider must have a written plan for preventive and ongoing maintenance of its building	healtl
design,	04. g any sub acquisition g sexual	Construction Considerations. When designing or acquiring any new program or facility stantial expansion or modification of existing facilities, the Provider shall consider the effection, expansion, or modification upon the Provider's ability to protect residents from any abuse.	t of the

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		Program Safety . Each Provider must have a designated staff member who is responsible ogram. This individual must conduct monthly inspections of the program, with copies on file for review by the Department, to identify:		
	a.	Fire safety;	()
	b.	Existing hazards;	()
	c.	Potential hazards; and	()
	d.	The corrective action that should be taken to address these hazards.	()
manual,	06. which in	Emergency Procedures . The Provider will utilize and maintain a current emergency procludes, at a minimum, procedures pertaining to:	ocedu (ıre)
	a.	Fire safety and escape;	()
	b.	Emergency medical care;	()
	c.	Notification and filing charges on escape;	()
	d.	Incidents of violence within the program;	()
	e.	Suicide prevention;	()
	f.	Child abuse reporting; and	()
	g.	Sexual abuse disclosures.	()
114.	VEHIC	LES.		
meet the	01. Departn	Condition . Vehicles used to transport juveniles must be mechanically sound, in good reparent's requirements for insurance coverage.	air, a	nd)
with all	02. applicabl	Compliance with Applicable Laws. All vehicles must possess current state licenses and de state laws. When in use, all vehicles must carry a standard first aid kit and a fire extinguish		oly)
the last brakes a	inspection and headl	Maintenance and Equipment Checklist. The Provider must have a vehicle maintenant list, which includes a listing of all critical operating systems and equipment inspections, the n, and the type of service or action taken. All repairs required to critical operating systems, eights, must be made immediately. All worn or missing critical equipment such as tires, jac ereplaced immediately.	date such	of as
115.	TRANS	SPORTATION.		
and som		Transportation for Service Plan . The Provider will provide all transportation associated versions implementation plan. The family may be relied upon to provide transportation for community contacts as long as this does not present any undue risk or burden to the juvenile of unity.	pass	ses
		Transportation for Court Proceedings . The Provider and the juvenile services coordinating angements for transportation related to court appearances, and for transfer or release of juperatment custody.		
116.	DRIVE	RS.		

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operated. A preceding traffic conversion of traffic conversion of traffic conversion of the traffic conversion of traffic conversion	Juvenile Transport. All drivers of vehicles transporting a juvenile offender must posses use from the applicable state and the proper licenses required by state law for the type of mote all such operators' driving records must be checked through the Department of Motor Vehicle (3) years and annually after date of hire. During that time, the operator must not have had a actions or withheld judgments. Any incidents of suspended licenses during that time must be specified the Provider. Personnel files must contain evidence of training to transport a juvenile offender a priate documentation.	or vehing for any felonetrication of the contraction of the contractio	icle the ony ally
offender fo	any reason, the Provider will ensure that the individual possesses a current and valid driver's lie	i juvei cense : (nile and)
117 119	(RESERVED)		
120. A	OMINISTRATIVE RECORDS.		
01 information	Documentation Retention . The Provider must document and retain documentation related to the following items:	on of	all
a. implements	Program consultation provided, such as technical assistance on program destion;	sign a	and)
b.	Training provided to staff;	()
c.	All alleged instances of child abuse;	()
d.	Program audits or reviews, including corrective actions required and taken;	()
e.	Reports of sexual abuse disclosures to the applicable state licensing authority or law enfor	rcemei (nt;
f.	Juvenile offender and staff grievances;	()
g.	Copies of all completed incident reports; and	()
h. may have o	Copies of background checks for all current employees, contractors, volunteers and intentact with residents.	terns v	vho)
02	Employee Files. Employee personnel files must contain the following:	()
a.	Minimum qualifications for the job held;	()
b.	Hiring information;	()
c.	Copies of all required licenses or certificates related to the job function;	()
d.	Copies of academic credentials, driving record, and background checks, as required by sta	ate law	v;)
e.	Current training records; and	()
f. acknowled	Performance evaluations and copies of personnel actions, such as disciplinary action t ments of outstanding performance.	taken a	and

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STAFF QUALIFICATIONS.

121.

- **01. Licenses.** All individuals providing services to juveniles in the custody of the Department must possess all licenses or certifications for their particular position as required by statute, rule, or by the applicable state licensing authority.
- **O2.** Education or Experience. All individuals providing services must be qualified to do so, based on knowledge, skills, and abilities. In addition, certain program and professional caregivers must meet specific minimum standards for education or experience. These standards constitute, in part, the basis for determining the adequacy of program and professional services delivered under contractual agreement with the Department.
- **93. Position Descriptions.** Providers must maintain written position descriptions for every job class established in the organization. In all cases, the particular job titles used by the Provider to provide counseling, therapy, direct care, and supervision of juvenile offenders, as well as staff supervision and management, must be specifically cross-referenced with the job titles in these rules.

122. POSITION DESCRIPTIONS AND QUALIFICATION CRITERIA.

- Ol. Clinician, Counselor, or Therapist. An individual who conducts a comprehensive assessment of the psychological, behavioral, social, or familial deficits or dysfunctions presented by the juvenile offender, then establishes and implements a plan for therapeutic services. The plan must specify diagnosis and treatment of problems to be addressed, an estimate of the time needed, and a schedule of the frequency and intensity of the services to be provided. The individual may also provide individual, group, or family counseling. At a minimum, the individual must have a master's degree and be currently licensed by the applicable state as a Licensed Professional Counselor (LPC), Licensed Marriage and Family Counselor (LMFT), Licensed Master Social Worker (LMSW), or certified school psychologist.
- **O2. Juvenile Services Coordinator or Social Worker**. An individual who is responsible for the assessment of treatment progress, and the provision and monitoring of therapeutic or rehabilitative treatment services to juvenile offenders participating in a treatment program. Individuals providing this function must possess, at a minimum, a bachelor's degree from a fully accredited college or university in social work, psychology, or counseling and must be licensed as a social worker in the applicable state.
- **03.** Recreational Specialist. An individual who develops and implements an individualized and goal-directed recreational plan for a juvenile offender in connection with the overall service implementation plan. The individual providing this function must possess a bachelor's degree in recreational therapy, health and physical education, or a related field, or have a high school diploma and two (2) years related experience in providing recreational services to juvenile offenders.
- **Rehabilitation Specialist or Facility Case Manager.** An individual, under direct supervision, who assists the juvenile offender in implementing the service implementation plan, evaluates the juvenile offender, and maintains the case record with respect to all nonclinical matters. The rehabilitation specialist or facility case manager also assists in presenting the case in staffings, communicates with appropriate individuals, including community interests, regarding the juvenile offender, and prepares written communications, under supervision, including final progress reports. The rehabilitation specialist or facility case manager may also serve as the social worker if properly licensed in the applicable state. Individuals providing this function must possess a bachelor's degree from a fully accredited college or university in the social sciences or a related field, or have a high school diploma and four (4) years related experience in providing services to juvenile offenders.
- **05. Rehabilitation Technician or Direct Care Worker**. An individual who is responsible for providing individual or group rehabilitative therapeutic services, supervising juvenile offender's day-to-day living activities and performing such duties as preparing nutritious meals, supervising and training juvenile offenders in basic living skills, and providing some community transportation. Such individual must have a high school diploma or its equivalent.
- **06. Special Education Teacher**. An individual who provides a modified curriculum for those students who are eligible for services under the IDEA. This individual must hold a valid standard exceptional child certificate with an endorsement as a generalist.

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Teacher. An individual who provides basic educational services as required by state and federal statutes. This individual must hold a valid teaching credential in the appropriate instructional field. 123. PROGRAM STAFFING REQUIREMENTS. General Staffing Ratios. The Provider must ensure that an adequate number of qualified staff are present at all times to provide rehabilitation and treatment services, supervise juvenile offenders, and provide for their health, safety, and treatment needs. Staffing patterns must ensure that professional staff is available to juvenile offenders at all times when they are in the program. The Provider staff should provide consistency and stability so that the juvenile offenders know the roles of each staff member. Specific staffing ratios shall be determined in each contract and must be based on the level of intervention of the program and the risk level of the juvenile offender population. Emergency Staffing Ratios. At all times, at least one (1) staff member on duty per twenty (20) juvenile offenders in the program must be currently certified to administer first aid and cardiopulmonary resuscitation (CPR). 124. GENERAL REQUIREMENTS FOR TRAINING. Training Plan. Training for staff must be conducted in accordance with a written plan approved by management and coordinated by a designated staff member that includes: я. Annual in-service training for all staff to include, but not be limited to: i. Identifying and responding to suicide risk; ii. Infectious diseases, blood borne pathogens, and universal precautions; iii All training as outlined in section 115.331 of the PREA standards; iv. Prohibition of abuse and mandatory reporting of abuse; De-escalation of juvenile behavior and appropriate physical restraint techniques; and v. vi. Incident reporting. b. Those areas of practice and operations requiring a current certification; Prior to being assigned sole responsibility for supervision of juvenile offenders, rehabilitation c. technicians or direct care staff must have training in the following areas: i. Principles and practices of juvenile care and supervision; ii. Program goals and objectives; iii. Juvenile offender rights and grievance procedures; Procedures and legal requirements concerning the reporting of abuse and critical incidents and compliance with the PREA as outlined in these rules; Infectious diseases, blood borne pathogens, and universal precautions; v. vi. Handling of violent juvenile offenders (use of force or crisis intervention); vii. Security procedures (key control, searches, contraband); viii. Medical emergency procedures, first aid, and CPR;

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	ix.	Incident reporting;	()
	х.	How to recognize and respond to suicidal behavior;	()
reactions	xi.	How to access emergency medical and mental health care;	()
	xii. s, includii	Proper storage and dispensing of medications, as well as general signs and symptoms of an identification of the individual who will dispense medications in the facility;	dvers (se)
	xiii.	Appropriate response to health-related emergencies;	()
	xiv.	Ethics and professional boundaries; and	()
	XV.	Appropriate and safe transportation of all juvenile offenders.	()
	d.	In-service training for all first-year staff must include:	()
	i.	Program policies and procedures;	()
	ii.	Job responsibilities;	()
	iii.	Juvenile offender supervision;	()
	iv.	Safety and security emergency procedures (fire, disaster, etc.);	()
(HIPAA	v. .);	Confidentiality issues including the Health Insurance Portability and Accountability Act o	f 199 () (
	vi.	Behavioral observation, adolescent psychology, and child growth and development;	()
	vii.	Effective interventions with juvenile offenders including criminogenic risk and need factors;	()
	viii.	Juvenile Corrections Act, balanced and restorative justice and this chapter, as applicable;	()
	ix.	Basic security procedures;	()
	х.	Signs and symptoms of chemical use or dependency;	()
	xi.	Drug-free workplace;	()
	xii.	Diversity training to include cultural awareness; and	()
	xiii.	Juvenile offender searches for contraband.	()
	02.	Trainer Qualifications.	()
		Individuals who provide instruction in areas of life, health, and safety, including but not limed physical intervention techniques, will have appropriate certification, which must be docume training file.		
experien	b. nce docum	Individuals who provide instruction in treatment must have appropriate training, education nented in their personnel or training file.	on, an (ıd)
designat		Documentation of Training . Staff and volunteer training records must be maintained member and include:	l by	a)

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	a.	Name;	()
	b.	Job title;	()
	c.	Employment beginning date;	()
	d.	Annual training hours required; and	()
	e.	A current chronological listing of all training completed.	()
or in a s	04. eparate ti	Training Records . Training records may be kept separately within each individual personarining file. Access to curriculum materials must be made available.	nnel fil	e)
or intern must not	vider wil is provi tify the D	ONTRACTORS, VOLUNTEERS, AND INTERNS. Il identify the intended use of the subcontractor, volunteer, or intern. If the subcontractor, volung direct services to juveniles, the Provider must adhere to the rules in this Section. The Popartment's Quality Improvement Services Bureau promptly, in writing, of any proposed chartractors, volunteers, or interns providing direct services to juveniles.	Provide	er
Provide	r must n	Subcontractors . The Provider will ensure that any subcontractor providing direct servat least the minimum staff qualifications and terms of the original contract and these rulnaintain a list of all subcontracted service providers and their qualifications. Documental by subcontractors must include the scope and frequency of services.	les. Th	ıe
program	may not	Volunteers and Interns . Programs should consider soliciting the involvement of volunteers and expand their services. However, volunteers and interns recruited to supplement and to be substituted for the activities and functions of program staff. Volunteers and interns must bervision of juvenile offenders.	enrich	a
provideo		Programs that utilize volunteers and interns regularly must have a written plan that i heir use and training, and training of program staff on the role of volunteers and interns. Taclude all of the information necessary for the volunteers and interns to successfully perforogram.	Γrainin	g
encoura	b. ged from	Recruiting of volunteers is conducted by the program director or designee. Recruiting all cultural and socio-economic segments of the community.	ment :	is)
to which	c. are they are	Volunteers and interns must complete an application for the position and be suited for the peassigned.	positio (n)
	d.	Written job descriptions must be provided for each volunteer and intern position.	()
	e.	Interns must be documented to be enrolled in an accredited school or program for the profes	ssion.)
they are	e enrolle	Interns must have a fully developed internship or practicum agreement that details their ad relates these to learning objectives developed with the academic institution and program in d. The internship agreement must include the signatures of the intern, supervising reser staff, and a representative of the academic institution in which the intern is enrolled.	n whic	h
the ethic	g. cal standa	Interns must agree in writing to abide by all policies and standards of conduct, and agree ards for the profession for which they are training.	to med	et)
sufficier	h.	Volunteers and interns must be at least twenty-one (21) years of age, of good characters to handle the responsibilities involved in the position	ter, an	d

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	i.	Volunteers and interns must agree in writing to abide by all program policies.	()
		Subcontractor, Volunteer, and Intern Requirements . Subcontractors, volunteers, and fessional services must be licensed or certified as required by state law or rule, or be docume ectly by staff meeting those credentials.		
state lav	a. v.	Subcontractors, volunteers, and interns must have background and record checks as prescri	bed 1	by)
	b.	Minimum training for subcontractors, volunteers, and interns must include:	()
	i.	Program goals and objectives;	()
plan;	ii.	The role of the subcontractor, volunteer, or intern and job duties or duties related to the le	earnii (ng)
outlined	iii. I in these	Subcontractor, volunteer, or intern's role in reporting incidents of sexual abuse under PR rules;	EA,	as)
	iv.	Basic security procedures;	()
	v.	Recognizing suicidal behaviors;	()
	vi.	Confidentiality issues including the HIPAA; and	()
	vii.	Ethics and mandatory reporting of juvenile abuse.	()
from Su	04. absection	Volunteers of Minimal Use . Volunteers who meet all of the following criteria may be ex 125.03.a. and Subsection 125.03.b.:	clud (ed)
	i.	Use of the volunteer by the Provider does not exceed four visits per year;	()
	ii.	Use of the volunteer by the Provider does not exceed four hours per visit; and	()
during t	iii. heir visit.	The volunteer is under constant personal supervision of at least one staff member of the Pro-	rovid (ler)
		Documentation . The Provider must maintain individual personnel files for each volunte in the program. The files must contain all documentation of meeting requirements, as described of these rules.		
Provide	06. r who coo	Supervision of Volunteers . Volunteers will be supervised at all times by a staff member ordinates and directs the activities of the volunteer and evaluates their performance periodical		he)
supervis	sor for the	Supervision of Interns . An intern will be supervised by a paid employee of the Provider we credentials required by state law and who has been accepted by the intern's school as an appreted discipline of instruction. This individual shall coordinate and direct the activities of the interformance periodically.	opria	ate
interns.		Termination . The Provider must establish a procedure for the termination of voluntee ion of interns shall be in collaboration with the academic institution and program in which the		

126. BACKGROUND CHECKS.The Provider must ensure that all employees, subcontractors, interns, and volunteers, with the exception of those listed in Subsection 125.04 of these rules, have undergone a criminal background check every five (5) years in the

Section 126 Page 604 manner and form required by IDAPA 16.05.06, "Criminal History and Background Checks." In addition to the crimes listed resulting in unconditional denial, any crime not specified there that requires registration on the sex offender registry in Idaho, or any other state, will also result in an unconditional denial of employment for direct care or services, or assignment where the employee would have any opportunity to have contact with a juvenile offender in the Provider's care, including as a volunteer or intern. Documentation of background checks must be kept in confidential employee personnel files.

127. 1	129.	(RESERVED)		
130.	JUVEN	TILE RECORDS.		
offende	01. rs, which	Case Management Documents. The Provider must maintain individual files on a include:	ıll juven (nile)
	a.	Observation and assessment evaluation provided by the Department;	()
	b.	Additional assessments;	()
	c.	Service implementation plans;	()
	d.	Progress reports;	()
	e.	Incident reports;	()
	f.	Court documents and dispositions;	()
	g.	Professional correspondence;	()
	h.	Restricted clinical information, kept separately;	()
	i.	Medical records, kept separately;	()
	j.	Educational records and school history, kept separately;	()
	k.	Relapse prevention plan;	()
	l.	Identifying information and physical descriptions;	()
	m.	Last known parent or guardian address and telephone number;	()
	n.	Date of admittance and projected release from the Provider; and	()
earned.	0.	Records of juvenile offender's earnings, restitution payments, and community ser	vice ho	urs)
	02.	Confidentiality.	()
confide	a. ntiality, u	Sections 20-525 and 9-340(2)(b), Idaho Code, and Idaho Court Administrative Rule 32 inder certain conditions, of records that contain information about juvenile offenders.	provide (for)
HIPAA	b. and 42 C	All matters relating to confidentiality of juvenile offender files must also comply with FR Chapter 1, Sub-Chapter A, Part 2, "Confidentiality of Alcohol and Drug Abuse Patien		
cenarate	C.	Restricted clinical information, as defined, and education and medical records must ea	ich be fil	led

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d. detailed sexual h program.	For Providers that serve sex offenders, individual treatment assignments, such as journal istories, must be destroyed at the time the juvenile offender is transferred or released from		
e. offender records. officer who will:	The Provider must have written policies and procedures to address the confidentiality of ju. In compliance with HIPAA's privacy regulations, written procedures shall designate a procedure of the provider must have written policies and procedures to address the confidentiality of ju. In compliance with HIPAA's privacy regulations, written procedures shall designate a procedure of the procedure o		
i.	Supervise the maintenance of identifiable personal health care information;	()
ii.	Serve as custodian of all confidential juvenile offender records; and	()
iii.	Determine to whom records may be released.	()
03. in compliance wi automated record	Automated Records . Automated records must include a procedure to ensure confidentiality th any state or federal privacy laws pertaining to those records including provisions for backles.		
04.	Restrictions to Records Access.	()
a.	Access to personal health information must be limited to:	()
	Employees of the Department and the Provider to the extent necessary to perform normal bung health treatment and other functions designed to maintain the good order, safety, and secunders or the program;		
individuals may	Individuals participating in a staffing for a juvenile offender, who have a direct need to know who are obligated to or promise to maintain the confidentiality of information disclosed, include employees or representatives of law enforcement, the Department, the Provider, propring mental health professionals, and other appropriate individuals; and	The	se
	Law enforcement members, emergency medical personnel, the Idaho Department of Heal plicable state licensing authority, and similar court or government officials, as necessary to ponly if not otherwise prohibited by state or federal law or rule.		
b. authorized person	Access to all other confidential juvenile offender records must be limited to the follows:	lowii (ng)
i. agency;	Staff authorized by the Provider and members of the administrative staff of the Provider's	pare (nt)
ii. clinically appropr	A parent or guardian or the juvenile offender, to the extent that disclosure is not privileged riate;	and	is)
iii.	Appropriate staff of the Department;	()
iv.	Counsel for the juvenile offender with signed consent form;	()
v. official business;	Judges, prosecutors, juvenile probation officers, and law enforcement officers, when essent	tial f (or)
vi.	Other individuals and agencies approved by the Department; and	()
vii.	Schools, as appropriate.	()
05. contained in the	Withholding of Information. If the Department or the Provider believes that information would be damaging to the juvenile offender's treatment or rehabilitation, that information.		

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may be	withheld	from the juvenile offender, parent or guardian, or others, except under court order.	()	
records	06. not previ	Retention of Juvenile Records . At the time of transfer or release from Department custoously submitted are provided to the Department within two (2) business days.	ody, ar (ıy)	
Departn Departn		Requests for Information . Requests for information of any kind about juvenile offer tody, following their release or transfer from a Provider's program must be directed			
not be d	08. listributed	Document Reproduction . The Provider agrees that documents provided by the Departm without written permission from the Department.	ent wi	ill)	
131.	RELEA	ASE FORMS.			
released	l to any n	Release of Non-medical Information. The juvenile offender, parent or guardian, and Deputs sign a release of information and consent form before information about the juvenile off on-juvenile justice entity. A copy of the consent form must be maintained in the juvenile of m and in the case management file maintained by the Department.	fender	is	
authoriz	02. zation. Th	Release of Medical Information . Release of medical information requires more e Provider must abide by Subchapters B and C of these rules, as applicable.	specif	ic)	
the follo	03. owing:	Minimum Information. The release of information and consent form must, at a minimum,	includ	de)	
	a.	Name of person, agency, or organization requesting information;	()	
	b.	Name of person, agency, or organization releasing information;	()	
	c.	The specific information to be disclosed;	()	
	d.	The date consent form is signed;	()	
age of 1	e. 8;	Signature of the juvenile offender and the parent or guardian, if the juvenile offender is un	nder tl	ne)	
	f.	The signature of the person witnessing the juvenile offender's signature; and	()	
	g.	Effective and expiration dates.	()	
132.	JUVEN	ILE OFFENDER PHOTOGRAPHS.			
photogr	01. aph or an	Limitations . No juvenile offender in the custody of the Department may be used in person yother visual image for the express purpose of any fund raising efforts.	on or b))	
	02. Department Authorization . Permission to release or use the photographs and any other visual mage of juvenile offenders in the custody of the Department must require written authorization from the Department irrector or designee.				
133.	RESEA	RCH PROJECTS.			
	01. rs in rese	Written Policy . The Provider must have a written policy regarding the participation of arch projects that prohibits participation in medical or pharmaceutical testing for experims.			
pharma	02. ceutical re	Voluntary Participation . Policies must govern voluntary participation in non-medical a esearch programs. However, juvenile offenders may not participate in any research program	nd no	n- ut	

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prior written approval from the Director or designee. PROHIBITED CONTACT AND PREA COMPLIANCE. Sexual Abuse of Juvenile Offenders. The Provider must have written policies and procedures mandating zero tolerance toward all forms of sexual abuse and sexual harassment and outlining the agency's approach to preventing, detecting, and responding to such conduct. These policies and procedures must contain, at a minimum, the following: The prohibition of any sexual abuse or sexual harassment as defined in PREA Standards or as defined in Section 18-6110, Idaho Code; The appointment of a PREA Coordinator, as outlined in PREA Standards 28 C.F.R. 115.311(c), to be determined by the program director; Procedures that enable juvenile offenders to shower, perform bodily functions, and change clothing without non-medical staff of the opposite gender viewing their breasts, buttocks, or genitalia, except in exigent circumstances or when such viewing is incidental to routine well-being checks, as outlined in PREA Standards 28 C.F.R. 115.315(d); The requirement of staff of the opposite gender to announce their presence when entering a housing unit or any area where juvenile offenders are likely to be showering, performing bodily functions, or changing clothing, as outlined in PREA Standards 28 C.F.R. 115.315(d); The provision of multiple avenues for a juvenile offender or a third party to report sexual abuse and sexual harassment, at least one of which must be external to the agency, as outlined in PREA Standards 28 C.F.R. 115.351; The process for gathering information to make classification and housing decisions to reduce the risk of sexual victimization, as outlined in PREA Standards 28 C.F.R. 115.342; The handling of all information regarding sexual abuse or sexual harassment with confidentiality, as outlined in PREA Standards 28 C.F.R. 115.361(c); The process to ensure that allegations of sexual abuse or sexual harassment are referred for investigation to an agency with legal authority to conduct criminal investigations, unless the allegation does not involve potentially criminal behavior, as outlined in PREA Standards 28 C.F.R. 115.322; Policies to protect all residents and staff who report sexual abuse or sexual harassment from acts of retaliation as outlined in PREA Standards 28 C.F.R. 115.367; The provision of timely and unimpeded access to crisis intervention services, medical, and mental health care to victims, as outlined in PREA Standards 28 C.F.R. 115.382(a); The provision for and documentation of training to staff, as outlined in PREA Standards 28 C.F.R. k. 115.331; The provision for and documentation of age-appropriate education to juvenile offenders, as outlined in PREA Standards 28 C.F.R. 115.333; Within 30 days of the conclusion of every sexual abuse investigation the Provider must conduct a sexual abuse incident review, as outlined in PREA Standards 28 C.F.R. 115.386; A process that requires reporting and documentation of any instance of sexual abuse among juvenile offenders or between juvenile offenders and staff or volunteers, according to Subsection 156.01 and

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Subsection 156.05 of these rules. These must be reported on a form provided by the Department;

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	0.	A process for an initial internal investigation when sexual abuse is reported;	()
until the	p. e investiga	An expected first response practice of separating the alleged perpetrator from the alleged ration is complete;	victim
steps tal	q. ken to ens	In addition to completing the form supplied by the Department, the Provider must docume sure the juvenile offender's safety; and	ent all
when se	r. exual abus	The Provider must report all sexual abuse to appropriate licensing authority or law enforces is suspected.	ement
	02. victim ac 115.353.	Resident Access to Outside Support Services. The facility must provide residents with accelerate for emotional support services related to sexual abuse, as outlined in PREA Standard (
complet	03. te and sub	Sexual Victimization Survey . Providers must participate in all state and federal surveys mit the survey and supply the Department with copies.	s, and
135.	SUICIE	DE PRECAUTIONS.	
offende	01. rs who pr	Policy Requirements . All Providers must have a written policy for responding to ju esent a risk of suicide requiring, at a minimum, that:	venile
indicate	a. e a risk of	Staff are regularly trained to identify, document, and appropriately respond to behavior that suicide;	it may
within t	wo (2) ho	The Provider utilizes medical or other staff trained by a mental health professional to rev, and observe juvenile offenders new to the program in order to complete a suicide risk screwurs of admission. The screening is done to identify any immediate threat of suicide or self-hand cide risk assessment;	eening
system of It comp juvenile assessm a determ	of structurerises a the offender typication of the contraction of the	The Provider utilizes a mental health professional to complete a suicide risk assessment who has been identified by staff as presenting a risk of suicide. A suicide risk assessment red and documented observation, interview, and review of behavioral and mental health information or review of recent behavioral and mental health information and interviews of staff are concerning the behavior that seems to present the threat of self-harm or suicide. A suicide ally involves an assessment of the juvenile offender's determination to act on intentions of self-off the depth of planning for making the attempt, the availability of the items or situations necessate of act on that plan, and the lethality of the plan, as expressed;	nt is a nation. nd the le risk -harm,
	d. e offender enile offer	The Provider utilizes a mental health professional to develop and disseminate a safety plan for identified as presenting a risk for suicide. The safety plan includes a detailed supervision plader;	
		Reassessment of suicide risk and whether it is reduced enough to reduce or terminate sade at a time determined by the mental health professional completing the assessment and is it same mental health professional; and	
presenti	f. ing a suici	The Provider prohibits the use of separation and isolation of juvenile offenders identified risk, unless constant one-on-one (1 on 1) staff supervision is provided.	ied as
reduce t	02. the risk of	Separation or Isolation . All juvenile offenders in separation or isolation are closely monito f suicidal behaviors.	red to
be repor	03. rted to the	Reporting to the Department . All incidents of suicide, attempted suicide, or threat of suicide Department in the manner described in Subsection 156.01 of these rules.	e must

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136. -- 139. (RESERVED)

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	Residential Treatment Provider Obligations . The Provider must respect, and not infrin h juvenile offender in its program. The Provider must also be responsible for understanding ties of juveniles in custody, and knowing which rights have been forfeited as a result of being the provider must respect to the provider must also be responsible for understanding the provider must respect to the provider must also be responsible for understanding the provider must be provided to the provider must be provided to the provider must be provided to the provided	the righ	ıts
	Juvenile Offender Program Responsibilities . The Provider must inform each juvenile to its program, of each juvenile offender's responsibilities during the program. Additionar must have an understanding of the following program expectations:		
a.	Requirements needed to complete program;	()
b.	How to access medical services;	()
c.	How to file a grievance;	()
d. offenders; and	How to report incidents of sexual abuse between juvenile offenders or between staff and	l juveni (ile)
e.	How to contact the juvenile services coordinator and juvenile probation officer.	()
141. DISCI	PLINE OF JUVENILE OFFENDERS.		
staff. These pol written notice to	Written Policies and Procedures . All providers offering treatment services moveritten discipline policies and procedures, which are explained to all juvenile offenders, families must include positive responses for appropriate behavior. They must include a prove the juvenile offender being disciplined, a mechanism for a fair and impartial hearing to intended in the disciplinary action, and a process for appeal.	ilies, ai ision f	nd or
make every effe	Administration of Discipline. Discipline will be administered in a way to create a he juvenile offender, and never in a way that degrades or humiliates the juvenile offender. Sort to maintain control of juvenile offenders through positive methods. No juvenile offerry out disciplinary actions over another juvenile offender.	Staff w	iĬĺ
	Prior to and upon initiating a disciplinary action, careful attention should be given to extions are proportionate with the nature and circumstances of the behavior and the program priousness of the misbehavior and the appropriate type of discipline.		
	Disciplinary actions are not the same as the consequences that are spelled out as a part of plan for the juvenile offender. A Provider must make every effort to resolve problems with all disciplinary activity possible. Efforts should be made first to instruct and counsel the	the lea	ıst
c. disciplinary acti	Any restriction of a juvenile offender's participation in a program resulting from on must be reported in an incident report.	a form	al)
03. responses, as lis	Prohibited Actions . The Provider is prohibited from using certain actions as disted in the child care licensing rules of the Idaho Department of Health and Welfare.	sciplina (ry)
04.	Denial of Services . Denial of the following are prohibited as disciplinary responses:	()
a.	Educational and vocational services;	()
b.	Employment;	()

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	c.	Medical or mental health services;	()
	d.	Food;	()
	e.	Access to family, juvenile services coordinator, juvenile probation officer, and legal counsely	i; and ()
	f.	Religious services.	()
shall ex	plain to tl	Appeal of Formal Disciplinary Penalties . Each Provider must have a formal written juvenile offender can appeal a disciplinary action and receive a review of the case. The Phe juvenile offender how to use the appeal process. The juvenile offender must be informed coordinator may be included in the disciplinary process at the juvenile's choice.	rovide	r
142.	GRIEV	ANCE PROCEDURES.		
not ava	ilable. It fear of re	Written Procedures. The Provider must have a written grievance procedure for juvenile offine right to appeal disciplinary actions against them if a separate disciplinary grievance procedure be written in a clear and simple manner and allow juvenile offenders to make constaliation. The grievance procedure must be explained to the juvenile offender by a staff mem in the juvenile's file.	edure i nplaint	is s
	02.	Grievance Process.	()
such a f	a. form from	Grievance forms must be in a location accessible to juvenile offenders without having to staff. Completed forms should be placed in a secure area and collected daily.	reques (
(3) busi	b. ness days	The provider must complete a review and discuss findings with the juvenile offender with of receipt of the grievance form.	in thre (e)
submit	c. grievance	If the juvenile offender lives independently, the Provider must have a process for the juvenile to the program director without having to request such a form from staff.	enile to	o)
to ensur whereb	uvenile of re that a ju y a profes l safe. The	ILE OFFENDER SAFETY. frender has the fundamental right to feel safe. Residential treatment providers have the responsivenile offender is safe while in their care. Every juvenile offender must be informed of prosional staff person can be contacted on a twenty-four (24) hour basis if the juvenile offender Provider's administration must make periodic contact with juvenile offenders in the progress and are comfortable when interacting with peers and staff.	cedure ler doe	s
144.	SEARC	CHES FOR CONTRABAND.		
juvenile	e offender	Searches of Personal Items . Routine searches of personal items being introduced into the personal be conducted by staff prior to the juvenile offender taking possession of their property, or we is returning to the program or residence from an individual community pass. Search of a jumps or residence may be done at any time and must be minimally intrusive.	hen th	e
procedi	02. ires establ	Policies and Procedures Governing Consequences . The Provider must have written policishing the consequences for juvenile offenders found with contraband.	ies and	d)
	03.	Clothed Body Searches.	()
offende		Clothed body searches of juvenile offenders may be conducted whenever the Provider belie ourage the introduction of contraband into the program, or to promote the safety of staff, j sitors. A clothed body search may be used when a juvenile offender is returning from a visit, activity.	uvenil	e

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- **b.** Clothed body searches must be conducted in the manner required in the rules of the Idaho Department of Health and Welfare under IDAPA 16.06.02, "Standards for Child Care Licensing." Clothed body searches of juvenile offenders will be conducted by staff of the same gender as the juvenile offender. Clothed body searches will be conducted using a pat down search outside the juvenile's clothing. The staff member must have had appropriate training in conducting clothed body searches.
- **04. Unclothed Body Searches.** Unclothed body searches of juvenile offenders may only be conducted by a medical health professional and with prior written authorization from the program director or designee. Unclothed body searches must be conducted with an adult in the room, in addition to the medical health professional, who is of the same gender as the juvenile offender being searched. Unclothed body searches must be based upon a reasonable belief that the juvenile is concealing contraband or signs of abuse. Immediately after conducting an unclothed body search the provider must notify the department's regional superintendent and the Quality Improvement Services Bureau. The Provider must complete an incident report according to the requirements of Section 156.
- **O5. Body Cavity Searches**. Body cavity searches of juvenile offenders may only be conducted in a medical facility outside of the Provider, by a medical health professional and with prior written authorization from the program director or designee. Body cavity searches of juveniles will not be performed by staff, interns, or volunteers under any circumstances. Looking into a juvenile's mouth, ears, or nose does not constitute a body cavity search. Body cavity searches must be based upon a reasonable belief that the juvenile is concealing contraband. Immediately after conducting a body cavity search, the Provider must notify the department's regional superintendent and the Quality Improvement Services Bureau. The Provider must complete an incident report according to the requirements of Section 156.
- **Documentation of Searches**. All searches must be documented in terms of reason for the search, who conducted the search, what areas were searched, and what type of contraband was found, if any. If a search yields contraband, the juvenile services coordinator must be notified and the incident reported according to Section 156. If necessary, the appropriate law enforcement agency should be notified.
- **O7. Contraband Disposal.** All contraband found in the possession of juvenile offenders, visitors, or staff must be confiscated by staff and secured under lock and key in an area inaccessible to juvenile offenders. Local law enforcement must be notified in the event illegal drugs, paraphernalia, or weapons are found. It is the responsibility of the program director, in consultation with the Department, to dispose of all contraband not confiscated by police.

145. RELIGIOUS SERVICES.

The Provider must ensure that attendance at religious services is voluntary. No juvenile offender is required to attend religious services, and no juvenile offender may be penalized for not attending nor given privileges for certain attendance. The Provider's staff schedule must not encourage or discourage participation in general or specific religious services or activities.

- **01. Voluntary Practice.** All juvenile offenders must be provided the opportunity to voluntarily practice their respective religions in a manner and to the extent that will not compromise the safety, security, emotional, or physical well-being of the juvenile offenders in the program.
- **02.** Attendance. Juvenile offenders may be permitted to attend religious services of their choice in the community, as long as community safety is ensured.
- **03. Transportation**. Programs must, when reasonably possible, arrange transportation for those juvenile offenders who desire to take part in religious activities of their choice in the community. ()
- **04. Risk to Community**. If the juvenile offender cannot attend religious services in the community because staff has determined that the juvenile is an escape risk, or otherwise presents a risk to the safety of the community, the Provider must make reasonable efforts to ensure that the juvenile offender has the opportunity to participate in religious services of the juvenile's choice at the program.

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05. Visits. Juvenile offenders must be permitted to receive visits from representatives of their respective faiths.

146. DRUG SCREENS OF JUVENILE OFFENDERS.

Drug screens may be done randomly or on an as needed basis, at the Provider's expense, with the approval of the Provider's program director. A record must be kept of all drug screens and results with positive drug screenings immediately reported to the juvenile services coordinator.

147. – 149. (RESERVED)

150. EMPLOYMENT OF JUVENILE OFFENDERS.

- **O1. Employment**. If juvenile employment away from the program site is a part of the program, written policy and procedure must provide that program resources and staff time are devoted to helping employable juvenile offenders locate employment. Programs must ensure that each employment opportunity meets all legal and regulatory requirements for juvenile employment. The juvenile offender's employer must be consulted at least twice monthly by the Provider concerning the juvenile offender's work abilities and performance on the job site. Additionally, the Provider must perform checks on the job-site at least monthly to ensure the juvenile offender is working under acceptable conditions. Under no circumstances should staff or the families of staff benefit financially, or otherwise, from work done by juvenile offenders in the program.
- **O2.** Employment Opportunities. Every reasonable effort must be made to select employment opportunities that are consistent with the individual interests of the juvenile offender to be employed. Preference will be given to jobs that are related to prior training, work experience, or institutional training, and may be suitable for continuing post-release employment.

151. COMMUNITY SERVICES AND RESTITUTION.

- **O1.** Community Service. Juvenile offenders may have court-ordered community service hours. The Provider must obtain prior approval from the juvenile probation officer to complete any court-ordered community service hours while at the Provider. The Provider will document approved community service hours and report the accumulation of completed hours in the juvenile offender's progress report.
- **O2.** Court Ordered Restitution. The Provider must work with the juvenile probation officer and juvenile services coordinator to determine the amount of restitution owed. The Provider must create a plan for the juvenile offender to submit a portion of a juvenile offender's personal funds or earned income for the payment. When juvenile personal funds are available, the Provider will submit payment to the county until the restitution amount is satisfied. Documentation of the payment is provided to the juvenile services coordinator.
- **03. Restitution for Program Damages.** Monetary restitution may only be sought through a court order when a juvenile offender has damaged or destroyed property, or has caused or attempted to cause injury to other juvenile offenders or staff. The Provider must not access the juvenile offender's personal funds for program damages. Restitution for damages must begin with a plan for repair by the juvenile offender.

152. PROGRAMMING.

01. Basic Program Requirements. Providers must provide opportunities and services for juvenile offenders to improve their educational and vocational competence, to effectively address underlying behavior problems, and to prepare them for responsible lives in the community. Programs provided must be gender equitable, gender specific, and culturally competent. The ultimate treatment goal for juvenile offenders involved in these programs is the successful return of juvenile offenders to the community without committing further crimes.

02. General Requirements. (

a. Providers must provide a range of program services specifically designed to address the characteristics of the target population identified in the comprehensive program description and in the admission

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policy.		()
b. emotionally distrable to demonstr	Programs that serve a special needs population, such as developmentally delayed or seurbed juvenile offenders, and those programs serving sexually abusive juvenile offenders, rate that the program services offered are supported by research.		
	Programs providing reintegration services for individual juvenile offenders must target belistances stated in their final progress report from the sending facility or program. These services and described within the program description.		
	Programs serving female juvenile offenders must be able to demonstrate that the services prof a program specifically designed to address the unique situations and circumstances facing res. These elements must be clearly identified and described within the program description.		
	Programs designed to serve juvenile offenders with gang involvement must be able to demo provided include elements of a program specifically designed to address gang involvement e clearly identified and described within the program description.		
	Program services for individual juvenile offenders must be designed based upon the juril must target those behaviors or circumstances which have contributed to the juvenile's deline assonably be changed (criminogenic needs). These services must be clearly identified and deam description.	quenc	y
program, includi	Juvenile offenders must always be aware of the status of their progress within the program be done to complete the program. Providers must assure that the basic norms and expectation ng any points, levels, or phases that are a fundamental part of a program, are clearly presented and that they are understood.	s of th	ıe
h.	Programs that contract with the Department to serve juvenile offenders and their families m	ust: ()
i.	Provide humane, disciplined care and supervision;	()
ii.	Provide opportunities for juvenile offenders' development of competency and life skills;	()
iii. offender mediati	Hold juvenile offenders accountable for their delinquent behavior through means such as on, restorative conferencing, restitution, and community service;	victin (1-)
iv. and benefit of the	Seek to involve juvenile offenders' families in treatment, unless otherwise indicated for the juvenile offenders or other family members;	safet))
v. development, and	Address the principles of accountability to victims and to the community, compd community protection in case planning and reporting;	etenc	;y)
vi.	To the fullest extent possible, provide balance in addressing the interests of the victim, comoffender.	munit	y,)
vii. implementing se	Participate fully with the Department and the community treatment team in developing rvice plans for juvenile offenders they serve; and	ng an	ıd)
viii. abilities.	Provide juvenile offenders with educational services based upon their documented nee	ds an	ıd)
i.	Reintegration services include all aspects of case planning and service delivery designated full return of the invenile offender to the community.	gned t	to \

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153. JUVENILE OFFENDER AND PARENT OR GUARDIAN HANDBOOK. The Provider must provide each juvenile offender and their parent or guardian with program handbooks that are

		-appropriate manner.	()
	01.	Required Content. Handbooks must address, at a minimum, the following:	()
	a.	Requirements needed to complete program;	()
	b.	Juvenile offender rights and responsibilities;	()
	c.	The means available to safely report sexual abuse and harassment;	()
	d.	Grievance procedures;	()
	e.	Religious services;	()
possessi	f. ion;	Search procedures, including a list of what constitutes as contraband and the consequence	s for i	ts)
	g.	The Provider's disciplinary process;	()
	h.	Visitation, mail, and phone correspondence;	()
barriers	i. , or other	The Provider's obligation to make reasonable accommodations for any disabilities, 1 special needs;	anguag (ge)
	j.	The daily schedule for juvenile offenders; and	()
	k.	A description of services or items for which a juvenile offender may be charged by the Pro-	vider.)
their rec	02. ceipt of the	Receipt of Handbook . The juvenile offender and their parent or guardian acknowledge in the juvenile offender and parent or guardian handbook.	writir	1g)
154.	PROGI	RAM OPERATIONAL REQUIREMENTS.		
	01.	General Requirements.	()
specific	a. ral problatly addrauly chan	Providers shall provide vigorous programming that minimizes periods of idle time, as lems of juvenile offenders, and teaches and promotes healthy life choices. Programs ress those factors in juvenile offender's lives that contribute to delinquency and that ged.	shou	ld
juvenile	b. offender	Providers shall encourage appropriate telephone contact, mail contact, and visitation is and their families.	betwee	en)
indepen	dent livii	Providers must structure and document services offered in the program so that continuity rious. Medical health, mental health, substance abuse, social skills, educational, voing, and other special needs identified in the assessment must be clearly addressed in the plan. Services provided to address those needs must be documented regularly.	cationa	al,
account	d. ed for in	Service needs remaining at the time of release from Department custody or transfer the reintegration plan for each juvenile offender.	must l) Э
		The Provider will not admit more juveniles into care than the number specified on the Prs wishing to increase capacity are responsible for contacting the applicable licensing agency on firmation to the Provider from the applicable licensing agency for verbal approval to except the provider from the applicable licensing agency for verbal approval to except the provider from the applicable licensing agency for verbal approval to except the provider from the applicable licensing agency.	. A cop	Эy

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licensed	l capacity	must be forwarded to the Department's Quality Improvement Services Bureau.	()
as appro	opriate, w	The Provider must have and strictly follow a comprehensive policy covering the supervises, including a plan for monitoring all movement of those juvenile offenders both in the facility in the community. Staff at the facility must be aware of the location of every juvenile of program at all times.	ty and	1,
assessm	g. ents.	Programs may not, under any circumstances, involve juvenile offenders in plethysmog	graphi ()
	02.	Use of Polygraphs.	()
sexually	a. abusive	The use of polygraphs for juvenile offenders adjudicated for or documented to have demon behavior, must only be undertaken by court order or under the following circumstances:	strate	d)
	i.	With the specific written authorization of the Department's regional clinical supervisor;	()
	ii.	Only with the full, informed consent of the juvenile offender; and	()
	iii.	If the juvenile offender is a minor, only with the full, informed consent of the parent or guard	dian. ()
Sexual (b. Offender	Polygraphers used in this process must be able to provide documentation of certification Management Board in the use of polygraphy with juvenile offenders.	by th	e)
	c.	Providers must not make treatment decisions solely on the results of a polygraph.	()
	d.	Polygraph reports must be sent to the juvenile services coordinator by the Provider.	()
155.	PLANN	ING FOR RELEASE OR TRANSFER.		
be provi		Aftercare Planning . Programs must promote continuity in programming and services for judge leave the program by assuring that essential information is forwarded to those agencies the vices to the juvenile offenders, and working closely with Department staff throughout placention.	at ma	y
		Approval . Reintegration, by release from Department custody or transfer, must not take lyement of the Department's assigned juvenile services coordinator, and the written approval supervisor and regional superintendent.	e plac l of th (e e)
for the j	juvenile c	Department Concurrence . Preparation for reintegration of a juvenile offender begins went of a service plan and is an ongoing process throughout the juvenile offender's program. Offender's release from Department custody or transfer must be explained to the juvenile as smission to a program.	Criteri	ia
an educa medical needs w officer, the resu	ation reproperties or mental vill be contact the juvenual softhat	Reintegration Staffing . The juvenile services coordinator shall convene a reintegration state the juvenile offender's probation officer, the Provider, the juvenile offender's parent or guaresentative, and the juvenile offender. At a minimum, a review of the plans to address any or all health, substance abuse, social skills, education, vocation, independent living, and other adducted. The juvenile offender's relapse prevention plan will be reviewed by the juvenile profile's parent or guardian, the education representative, and juvenile services coordinator. Base at staffing and pending juvenile services coordinator approval of the relapse prevention planake the final decision regarding transfer or release from Department custody.	ardian ngoing special obation d upon	n, g al n

05. Check-Out Procedures. Prior to the release from Department custody or transfer, the Provider must have completed a Provider Juvenile Check-Out Form (DJC-180) supplied by the Department. The form must be dated, signed by the juvenile offender, and forwarded to the juvenile services coordinator and any designees on the

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actual d	ate that th	ne juvenile offender leaves the program.	()
		The Provider must provide the juvenile's Medicaid card and a thirty (30) day supply thirty (30) day prescription signed by the physician to the individual or agency authorenile offender.		
	06.	Termination Prior to Completion.	()
purpose address docume results o	the concept the concept these of this state	When a Provider believes a juvenile offender is at risk for transfer prior to program complet coordinator must be notified as far in advance as possible so that a staffing may be he taffing is to consider the circumstances which may require the transfer, and to make every everns with the Provider to avoid the necessity of making another placement. The Provider efforts at problem solving. The Department will make a decision about transfer based upfing and any subsequent work agreed upon with the Provider. The Provider can request transfer in the following circumstances:	ld. The ffort for mu oon the	ne to st
	i.	A pattern of documented behavior clearly indicating a lack of progress; or	()
of indiv	ii. riduals or	Commission of one (1) or more serious or violent incidents that jeopardize the safety and sthe program.	ecuri (ty)
shall rer	b. move the	In matters involving life, health, and safety of any juvenile in Department custody, the Department offender immediately.	artme	nt)
		A final progress report must include, at a minimum, a report on progress or lack of progres ntation plan areas and recommendations for follow-up. The report must be forwarded to the jutor within twenty-four (24) hours of transfer prior to program completion.		
156.	INCIDI	ENT REPORTING REQUIREMENTS.		
of-state written: took pla or guard telephor	Provider incident race. If any dian, juvone (not by	Incidents Requiring Immediate Notice to Parent or Guardian and Departmer this section must be made to the regional facility in the region where the Provider is located is must notify the juvenile correctional center in Nampa. Providers must ensure that a deport is completed and signed by involved staff before the end of the shift during which the it of of the following events occur, the Provider must immediately notify the juvenile offender's emile services coordinator, juvenile probation officer, and the Department's regional facily facsimile or electronically). The Department's regional R.N. must also be notified immediated and mental health incidents.	ed. Ou etaile ncide: pare: ility b	nt nt nt
	a.	Medical and mental health emergencies including, but not limited to:	()
	i.	Every instance of emergency room access;	()
days;	ii.	Refusal of medications, treatment recommended by a physician, or food for three (3) cons	ecutiv (ve)
	b.	Major incidents such as:	()
	i.	Death of a juvenile offender;	()
	ii.	Suicide, attempted suicide, or threat of suicide;	()
	iii.	Attempted escape;	()

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	v.	Criminal activity resulting in arrest, detention, or filing a report with local law enforcement	;)
agency;	vi.	Any other relevant report made to the Idaho Department of Health and Welfare or applicable	ole sta	te)
any kind	c. d;	Any incident of restraint that involves the use of medications, chemicals, or mechanical dev	vices (of)
	d.	Incidents of alleged or suspected abuse or neglect of juvenile offenders;	()
	e.	Incidents involving major disasters affecting location or well-being of the juveniles; and	()
	f.	Any restriction of a juvenile offender's family visitation due to the juvenile's behavior.	()
the juve	nile offer	A written incident report must also be transmitted within twenty-four (24) hours to the j ator and the juvenile probation officer. Written notification is sent within twenty-four (24) hader's parent or guardian unless notification would endanger the juvenile. Transmission of all may be electronic or by facsimile.	ours 1	to
the regiofficer lates twenty-sent with	onal faci by teleph four (24) hin twen enile off	Escapes Also Require Immediate Notice to Parent or Guardian and Department pe, the Provider must immediately notify the juvenile correctional center in Nampa first, following juvenile offender's parent or guardian, juvenile services coordinator, and juvenile prone (not by facsimile or electronically). A written incident report must also be transmitted hours to the juvenile services coordinator and the juvenile probation officer. Written notification (24) hours to the juvenile offender's parent or guardian unless notification would ender. Transmission of all written incident reports may be electronic or by facsimile of the same parties must be notified immediately.	owed by obatical within the string of the st	on in is er
place ur	a. ntil return	Clothing and other personal belongings must be secured immediately and maintained in a ded to the Department.	secui	re)
status uj choose	p to forty	The juvenile offender shall continue to be assigned to the program, although not physically jight (48) hours. The program will be reimbursed for the days the juvenile offender was on reight (48) hours. Should the program, in consultation with the juvenile offender's treatmer or the juvenile offender after returning, the relevant procedures outlined in Subchapters B and	escap	ne,
describe		Incidents Requiring Immediate Notice to Department and Three Day Notice to Parfollowing incidents require immediate notice to the juvenile services coordinator in the section 156.01, and require notice within three (3) business days to parent or guardianted.	manne	er
	a.	Any use of separation or isolation for more than two (2) hours;	()
	b.	Incidents involving the disclosure of criminal behavior by juvenile offenders;	()
	c.	Instances of physical assault or fighting;	()
	d.	Major misconduct by one (1) or more staff against a juvenile offender;	()
or drugs	e.	Discovery of contraband that represents an immediate threat to safety and security such as w	eapor	ns)
	f.	Any instance of an unclothed body search or a body cavity search of a juvenile offender;	()
	g.	Other than incidents described in Paragraph 156.01.e., significant property damage resulting	ng fro	m

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miscond	uct, negli	igence, or from incidents such as explosions, fires, floods, or other natural disasters; and	()
twenty-f	h. Four (24)	Any pattern of restraint of a juvenile, which is defined as three (3) or more restraints value period.	within a	a)
	04.	Incidents Requiring Notice Within Three Days to the Department.	()
		Providers must ensure that a detailed, written incident report is completed and signed by in a dof the shift during which the incident took place. A copy of the completed incident report uvenile services coordinator no later than three (3) business days after the incident.		
not repo	b. rtable und	A detailed incident report is also required for each incident of juvenile offender misconducted Subsection 156.03 and results in any type of:	t that i	s)
	i.	Instances of lost keys, equipment, or tools;	()
	ii.	Discovery of contraband not posing an immediate risk; or	()
appropri	iii. ateness o	A pattern of refusal of program participation that rises to the point of raising questions all of the placement.	out the	e)
care that	c. t is not re	A detailed incident report is also required for each incident of staff misconduct relating to portable under Subsection 156.03 and results in:	juvenile (e)
devices	i. of any kii	Any physical restraint that does not involve the use of medications, chemicals, or medications, or medications, chemicals, chemi	chanica (1
hours.	ii.	Separation, isolation, or room confinement for more than fifteen (15) minutes but less than	two (2)
form or	05. may use a	Incident Report Content . Providers may elect to use the Department's standard incident another form that includes the following information:	t repor	t)
	a.	Juvenile offender's assigned unit or location;	()
	b.	Date, location, and time of the incident;	()
	c.	Witnesses and other staff and juvenile offenders involved;	()
	d.	Persons notified with date and time of notice;	()
	e.	Brief narrative description of the incident;	()
psychiat	f. ric emerg	Type of incident by category, such as assault against staff or juvenile offender, behaviogency, contraband, escape, injury or illness, self-harm or suicidal behavior, or sexual abuse;		d)
and out,		Action taken by category, such as restraint, separation, isolation, or room confinement with a restrictions due to juvenile offender behavior, suicide precautions initiated, or escape precautions in the second se	times in	ń
	h.	Signature of staff and reviewing supervisor, which may be affixed electronically;	()
	i.	Documentation of injury and medical attention provided; and	()
to:	j.	If the incident involves sexual abuse, the incident report must include a description of action	on taker	1

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	i.	Keep the alleged victim(s) safe from intimidation of further abuse and maintain confidential	ity;)
	ii.	Address any immediate trauma, either physical or emotional;	()
	iii.	Address long-term medical or mental health needs related to the alleged abuse;	()
	iv.	Notify responsible licensing, regulatory, and law enforcement agencies and preserve evidence	ce;)
investig	v. ation be o	Conduct an initial internal investigation of the incident and as necessary request that an ecompleted; and	externa (al)
	vi.	Prevent repetition of the abusive situation.	()
obtain p	Provider	F-STATE TRAVEL. r is planning an out-of-state trip for any of its juvenile offenders, the facility administrate en authorization from the regional clinical supervisor or designee. The necessary sequence of s follows:		
business	01. s days in a	Notification . The Provider must notify the juvenile services coordinator in writing fourted advance of the scheduled trip with the following:	en (14 (()
	a.	Dates of the scheduled trip;	()
	b.	Location of the trip;	()
	c.	Purpose of the trip;	()
	d.	Transportation arrangements;	()
phone n	e. umber); a	Where the juvenile offender will be staying if overnight accommodations are required (addressed	ess an	d)
	f.	Who is going, such as juvenile offender, and name and position of staff.	()
travel.	02.	Prior Approval. The program director must obtain all necessary approvals prior to auth	orizin (g)
requires	03. a travel j	Interstate Compact for Juveniles . Any out-of-state travel for more than twenty-four (24) permit and compliance with the Interstate Compact for Juveniles.) houi	rs)
158.	ADDIT	IONAL PROGRAM POLICY REQUIREMENTS.		
have, at	01. a minim	Written Policies . In addition to other policy requirements listed in these rules, Provider um, the following written policies concerning program operations available at the program sit	rs mus te: (st)
	a.	Program elements and implementation;	()
sources	b. of referra	Admission policy describing the target population and criteria for admission, and identified to the program;	ntifyin (g)
	c.	Criteria for assigning juvenile offenders to different units within the program, if applicable;	()

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d. population;	The provision of (or referral for) emergency and routine medical and mental health services for the
e. detention, and of	Behavior management within the program, including use of points and levels, restraints, separation, her types of special management;
f. within the prograshift changes;	Supervision of juvenile offenders policy that includes managing juvenile offender movement m, including the timely transfer of behavioral information about juvenile offenders from staff during ()
g. sites, and individ	Juvenile offender's access to the community policy that includes use of community schools or job ual or group activities away from the program site. This also includes individual community passes; ()
h.	Administrative coverage in emergency situations arising after regular work hours; ()
i. others on the con	Documentation and reporting of critical incidents to program administrators, the Department and amunity treatment team; ()
j. on the communit	Treatment planning and progress reporting to the Department, juvenile offender, family, and others y treatment team;
k. program prior to	Reintegration policy that describes criteria for successful completion of program, termination from completion, and the involvement of the Department and community treatment team; and ()
l.	Emergency procedures in the event of a natural disaster. ()
02. for review by the	Documented Staff Training. Documented staff training on these policies must also be available Department.
Each Provider m kept unlocked. A	AID KITS. ust maintain first aid kits. Basic first aid kits that do not include medications or sharp tools may be any complete first aid kit with medications, wound rinses, scissors, tweezers, or other such objects
	xed and placed in areas of the program or facility readily accessible to staff.
160. – 199.	(RESERVED)
160. – 199.	
200. INITIA	(RESERVED) SUBCHAPTER B – RULES FOR STAFF SECURE PROVIDERS TION OF SERVICES. mmitted to the Department under the provisions of the Juvenile Corrections Act (Sections 20-501)
200. INITIA Juveniles are con through 20-547, 201. WAIVE Minimum progra variance from th	(RESERVED) SUBCHAPTER B – RULES FOR STAFF SECURE PROVIDERS TION OF SERVICES. mmitted to the Department under the provisions of the Juvenile Corrections Act (Sections 20-501)
 200. INITIA Juveniles are conthrough 20-547, 201. WAIVE Minimum progravariance from thattached as a form 202. APPLIC This subchapter and 	(RESERVED) SUBCHAPTER B – RULES FOR STAFF SECURE PROVIDERS TION OF SERVICES. mmitted to the Department under the provisions of the Juvenile Corrections Act (Sections 20-501 Idaho Code). () CR AND VARIANCE. am standards established herein apply to all services provided by the Provider. Any waiver and e standards stated in these rules must receive prior written approval from the Department and be

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data and information for all juveniles must be made available, upon request. COMPLIANCE WITH RULES REQUIREMENTS. The Provider must comply with all relevant child care licensing rules of the Idaho Department of Health and Welfare, IDAPA 16.06.02, "Rules Governing Standards for Child Care Licensing," as well as the rules of the Idaho Department of Juvenile Corrections. Providers located outside of the state of Idaho must comply with their state's relevant child care licensing rules as well as the rules of the Idaho Department of Juvenile Corrections. If a conflict exists between Department rules, the more restrictive rule applies. Subcontractors and consultants of the Provider are also subject to these rules. 205. MINIMUM MANDATORY STAFF TRAINING REQUIREMENTS. Good professional practice in the area of juvenile offender treatment requires staff to be competently trained. The Provider will ensure all training requirements are met according to Subchapter A of these rules, regardless of the number of training hours required. Staff Working More Than 24 Hours a Week. Staff who works more than twenty-four (24) hours per week are required to complete: Eighty (80) hours of training during first year of employment. Up to twenty-five percent (25%) of the eighty (80) hours may be fulfilled by working with an experienced staff mentor, who must verify and document basic competencies for new staff; and Forty (40) hours of training per year following the first year of employment. b. 02. Staff Working 24 Hours or Less a Week. Staff who works fewer than or equal to twenty-four (24) hours per week are required to complete: Forty (40) hours of training during the first year of employment, and b. Twenty (20) hours of training per year following the first year of employment.) 206. CLOTHING AND PERSONAL ITEMS. Clothing Management. Juvenile offenders must have sufficient and appropriate clothing to participate in activities included in their service implementation plan. Juvenile offenders may arrive at the facility with their own clothing and personal items, which shall be inventoried. If the juvenile offender does not have sufficient or appropriate clothing, the Provider must provide or purchase adequate and appropriate clothing for the juvenile offender. The Provider will ensure the proper care and cleaning of clothing in the juvenile offender's possession. Providers shall not request nor require that the juvenile offender, parent, or guardian pay for or purchase clothing. Release from Facility. All clothing and incidentals become the property of the juvenile offender upon release from the facility. Replacement Clothing. Clothing provided or purchased as replacement will be at the expense of the Provider. Unique items of clothing not required for program participation may be purchased at the expense of the juvenile offender. FOOD SERVICE. Juvenile offenders must be served a varied and nutritional diet with menus approved or developed by a qualified

208. PERSONAL FUNDS.

101. Funds Handled by a Provider. The Provider will follow generally accepted accounting practices

nutritionist or dietitian and which meet the recommended dietary allowances of the National Research Council or its equivalent. Juvenile offenders must be provided three (3) meals daily in accordance with the child care licensing rules

of the Idaho Department of Health and Welfare, or the applicable state's licensing authority.

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in managing personal funds of juvenile offenders. ()
a. The Provider may deposit personal funds collected for the juvenile offender in a public bank institution in an account specifically designated "Juvenile Personal Funds." The Provider must maintain a reconciledger showing each juvenile offender's deposits and withdrawals within the "Juvenile Personal Funds" account the funds are collected in an interest bearing account, the interest accrued must be credited to the juvenile offender whom the funds are collected.	iled t. If
b. If the amount of personal funds maintained for the juvenile offender does not exceed fifty (dollars, the Provider may secure the funds locally if the following conditions are met:	50))
i. The juvenile offender's personal funds are kept in a fire-resistant, combination or digital lock-st safe that is permanently affixed to the floor or wall, or weighs at least 200 (two-hundred) pounds.	tyle)
ii. The Provider has a process to clearly separate each juvenile offender's personal funds from another.	one
iii. Access to juvenile offender personal funds is limited to the Program Director or designee.)
c. All withdrawals by a juvenile offender, or expenditures made on behalf of a juvenile offender the Provider, must be documented, signed, and dated by the juvenile offender and reconciled to the juvenile offender ledger monthly.	by er's
d. The Provider must develop written procedures governing any limits to the amount of fundativenile offender may withdraw from their personal funds.	ls a
e. The Provider shall not require juvenile offenders, parents, or guardians to pay for services a supplies that, by contract, are to be provided by the Provider.	and)
02. Reporting Requirements . A personal funds report must be submitted every other month to juvenile services coordinator. The report must show a list of all juvenile offender account balances. The personal fundamental account is subject to review and audit by the Department or its representatives at any time. Any discrepancies juvenile offender accounts must be resolved by the Provider within five (5) business days of completion of review (und s in
03. Juvenile Offenders with Earned Income. The provider is responsible for maintaining a accounting for any money earned by a juvenile offender. There must be a plan for the priority use of the juven offender's earned income to pay court ordered restitution and a specific allocation for daily incidental expenses. The Provider must establish a written plan for the juvenile offender to save the funds necessary to be used upon program completion, for purposes such as paying deposits on utilities and housing or the purchasing of resources necessary employment.	nile The ram
04. Transfer of Personal Funds . If a juvenile offender is transferred to another program, the balar of the juvenile offender's funds must be given or mailed to the Department's fiscal services within ten (10) busin days and documented on the Provider Juvenile Check-Out Form (DJC-180) supplied by the Department, and on final progress report.	iess

Restrictions. Juvenile offenders shall be allowed to send and receive letters from approved

persons, which may include persons in other programs or institutions, unless specifically prohibited by the Department or by court order. All other restrictions of mail must be discussed with the community treatment team and

approved in writing by the juvenile services coordinator. There must be no general restrictions on the number of letters written, the length of any letter, or the language in which a letter may be written. Juvenile offenders will be provided with sufficient stationery, envelopes, and postage for all legal and official correspondence, and for at least

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JUVENILE OFFENDER MAIL.

two (2) personal letters each week.

209.

	02.	Inspection of Outgoing Letters.	()
	a.	Outgoing letters are to be posted unsealed and inspected for contraband.	()
identifia	ble sourc	Exception: Outgoing "privileged" mail may be posted, sealed, and may not be opened, exception as it can be confirmed to be to an identifiable source. For purposes of this rule means that the official or legal capacity of the addressee is listed on the envelope and the legal capacity, and address of the addressee have been verified.	le, "a	ın
and insp	c. ected for	Upon the determination that the mail is not identifiable as privileged mail, said mail will be contraband.	opene (:d)
whom it	03. is address	Inspection of Incoming Letters . All incoming letters must be opened by the juvenile offer seed and may be inspected for contraband by staff and only in the juvenile offender's presence		;o)
maintain	security	Reading of Letters . Routine reading of letters by staff is prohibited. The Department or counding of a juvenile offender's mail is in the best interest of the juvenile offender, and is necess, order, or program integrity. However, such reading of mail must be documented and, unless fically justified and approved by the juvenile services coordinator.	sary t	to
	05.	Privileged Mail. Under no circumstances shall a juvenile offender's privileged mail be read.	. ()
	06.	Packages. All packages must be inspected for contraband.	()
integrity		Publications . Books, magazines, newspapers, and printed matter, which may be legally as through the postal system, may be approved, unless deemed to constitute a threat to the set of the programs. Juvenile offenders shall not be allowed to enter into subscription agreements stody.	curit	y,
		Distribution of Mail . The collection and distribution of mail must never be delegated to a just deliver mail within twenty-four (24) hours, excluding weekends and holidays, to the just it is addressed.		
210.	VISITA	TION.		
program guardian or drugs	or facility, and the or posse	Visitor Approval . The Provider must develop a written policy governing visitation, which p tors, staff, and juvenile offenders. This policy may restrict visitors below an established age by. The Provider must provide a copy of the visitation policy to each juvenile offender, his parajuvenile services coordinator. If there is reason to believe a visitor is under the influence of a sesses illegal contraband, admission into the residence shall be denied. In all cases, the Provide renile services coordinator and juvenile probation officer to identify and approve potential visitation.	to the rent of alcoholer wi	ne or ol
	02.	Visitor Searches.	()
		Prior to visitors being allowed in the program, they must be given rules established by the Privisit and advised that they may be subject to a search by trained staff. They must sign a statenules and the statement placed in the Provider's file.		

b. Visitors may be required to submit personal items for inspection. If there is reason to believe that additional searches are necessary, admission to the facility shall be denied. Visitors, who bring in items that are unauthorized, but not illegal, will have these items taken and locked in an area inaccessible to the juvenile offenders during the visit. These items will be returned to the visitors upon their exit from the facility.

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	c. eted and s notified.	All visitor searches must be documented. When contraband is found, a written report is submitted to the juvenile services coordinator. If necessary, the appropriate law enforcement	
Staff se	e offende	TING AND SALE OF CIGARETTES. ers, regardless of age, are strictly prohibited from purchasing or using tobacco and nicotine providers must establish written policies and procedures banning the use of cigarettes and other ducts by juvenile offenders at the facility.	
212.	ROOM	1 RESTRICTIONS.	
	01. juvenile of the follo	Policy and Procedure . The Provider must have written policies and procedures regulating offender's room for room restriction. The Provider's room restriction policy must, at a miswing:	
	a.	Procedures for recording each incident involving the use of restriction;	(
juvenil	b. e offende	The reason for the room restriction must be explained to the juvenile offender and all r to have an opportunity to explain their behavior;	low the
	c.	Other less restrictive measures must have been applied prior to the room restriction;	(
	d.	A juvenile offender on room restriction must have access to the bathroom; and	(
	e.	Room restriction must not exceed a total of eight (8) hours within a twenty-four (24) hour p	period.
depress five (5) of suici	sion or sui minutes ide risk is	Monitoring During Room Restriction. Staff must check on a juvenile offender in room resonce every fifteen (15) minutes. Providers must ensure that a juvenile offender with a his icidal ideation and those who have exhibited these behaviors while in care, are checked at least in order to ensure safety. Even more frequent or constant observation must be maintained if as determined to be present at any time during room restriction. All items in the area that might aarm should be restricted or removed.	story o st every ny leve
	ers licens	PF FORCE OR PHYSICAL RESTRAINTS. ed by the Idaho Department of Health and Welfare or the applicable state licensing authorite erms of the licensing rules are strictly followed and additionally ensure that:	ty, mus
destruc	01. tive beha	Minimal Use of Force . Only the minimum level of force necessary to control a juvenile of vior shall be used.	fender's
offende punishi		Physical Force . Physical force, at any level, may only be used to prevent injury to the juthers and to prevent serious damage to property or escape. Physical force must never be	
		Reporting Requirement . All instances of use of force must be documented in an incident coording to the terms of Section 156. Incidents of inappropriate use of force must be reported by law.	
214. –	219.	(RESERVED)	
220.	GUIDH	ELINES FOR SPECIFIC SERVICES.	
	01.	Counseling Services.	(
be perf	a. ormed by	All counseling services provided to juvenile offenders, whether individual, group, or family a clinician, counselor, or therapist, as defined in these rules.	ly mus

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b.	Counseling should be planned and goal directed.	()
c. service. The note	Notes must be written for each service provided and include documentation of who provides must be dated and clearly labeled either individual, group, or family counseling.	ded th	e)
d. should be determ	The methods and techniques applied in counseling and the frequency and intensity of the spined by assessment.	session ()
e. and solve specifindividual needs.	Counseling should be reality-oriented and directed toward helping juvenile offenders und ic problems; discontinue inappropriate, damaging, destructive, or dangerous behaviors; and .		
f. comprehensive p	The minimum standard for the frequency of counseling services must be specified program description attached to the contract with the Department.	in th	e)
g. desired outcome	There should be a mechanism developed to monitor and record incremental progress tow of counseling services.	ard th	e)
h. other program se the program.	Programs should be able to demonstrate that counseling interventions are shared in generative providers, and there is broad mutual support for the goals of counseling in all services		
i. circumstances.	Programs must provide crisis intervention counseling, if warranted by the assessment	ent an	d)
j. sessions at the fa	The Provider must furnish adequate space for conducting private interviews and councility.	nselin (g)
these services, fa offender's remov	Family counseling services must be available as a part of the juvenile offender's plan, to the extent that this is supported by the assessment. If the assessment indicates a runily counseling should specifically address issues that, directly or indirectly, resulted in the juvenile from the home and the issue of eventual reintegration back into the family unit. A state ieved or worked toward by the juvenile offender and the family should be part of the plan.	need for uvenil ment o	or le of
must have direct experience in the description and receiving substa prevention plans individual needs	Substance Abuse Services. As a minimum standard, programs must provide substance rmined by assessment and indicated in the service implementation plan. Substance abuse is oversight by a certified alcohol and drug counselor, or master's level clinician with three (3 e substance abuse field. Substance abuse services must be fully described in the detailed phave a written curriculum containing a description of each session offered. Juvenile of the accomponent of the substance abuse services provided and be specifically based of the juvenile offender. Notes documenting the service provided must be dated, clearly a services," with each entry signed by the counselor performing the service.	service y years progran fender Relaps	es s' m rs se
03. offender's social every juvenile of program.	Social Skills Training Including Relapse Prevention Skills. Programs must assess each j skills and document specific services provided to improve functioning in this area. Addit ffender must have developed a written relapse prevention plan prior to successfully comple	ionally	y,
	Life Skills and Independent Living. Programs must be able to demonstrate that juvenile of life skills and that age-appropriate juvenile offenders are involved in independent livin heir age and needs. This program should include, at a minimum, instruction in:	fender g skill (s s)
a.	Hygiene and grooming skills;	()

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	NISTRATIVE CODE of Juvenile Corrections	IDAPA 0 Rules for Residential Treatment Pr		
b.	Laundry and maintenance of clothing;		(
c.	Appropriate social skills;		()
d.	Housekeeping;		()
e.	Use of recreation and leisure time;		()
f.	Use of community resources;		()
g.	Money management;		()
h.	Use of public transportation, where available;		()
i.	Budgeting and shopping;		()
j.	Cooking;		()
k.	Punctuality, attendance, and other employment	-related matters;	()
l.	Vocational planning and job finding skills; and		()
m.	Basic health education.		()
05. based on indivi	Recreational Services. Programs should have dual needs, interests, and functional levels of the		servi	ces
	The recreational program should include indoc make use of a full array of activities that encour appropriately furnished area should be designated	age both individual entertainment and sma		
the service imple be maximized, the supervision	Programs should have staff educated and exizing, supervision, use of facility, and community lementation plan must be funded by the Provider. as long as community safety is assured. The Provider required for any usage of community recreationate in recreational activities made available through	activities. Recreational activities considered The use of community recreational resources ider must arrange for the transportation and resources. No juvenile offender may be re-	ed part es show I prov	t of uld ide
06. the same gende	Transportation Services . In all transport situater, or two (2) assigned staff of the opposite gender.		d staff (f of
07. in Provider emp	Transport in Personal Vehicles. Juveniles in toloyee personal vehicles unless an emergency exists.	he custody of the Department will not be tra sts and is substantiated by documentation.	nspor (ted)
Each juvenile of behavior. Record documented pacustody must be	MANAGEMENT REPORTING REQUIREM offender's progress, or lack of progress, must be ommendations for release from Department countern of behavioral change over a period of time e substantiated by a documented lack of progress fety of others or the stability of the overall program	clearly documented and be related to doc istody or transfer should be substantiate Recommendations for transfer to a higher over time, or by a serious or violent incide	ed by level	a of
plan must addr	Service Implementation Plan. Within thir the program, a written service implementation pess the specific goals identified in the service plantation plan should, at a minimum, address the f	an must be developed. The service implement from the observation and assessment rep	nentat	ion

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	INISTRATIVE CODE of Juvenile Corrections	IDAPA 05.02. Rules for Residential Treatment Provide	
a.	Education and employment;	()
b.	Personality and behavior;	()
c.	Substance abuse;	()
d.	Attitudes, values, and delinquent of	rientation; ()
e.	Family circumstances and parentin	g;)
f.	Peer relations;	()
g.	Leisure and recreation;	()
h.	Sexual misconduct; and	()
i.	Specialized needs.	()
		nvolvement . Each juvenile offender and, to the fullest extering the service implementation plan and in adjusting that pl	
community tre	cement with the concurrence of the ju	justments . The service implementation plan should be adjust evenile services coordinator following communication with the implementation plan should be adjusted as new needs a stegration are finalized.	the
04. Provider at the supervisor.	Department Assessments. Assesse time of admission into the program	ments provided by the Department shall not be repeated by t without specific justification provided to the regional clinic (he cal)
05. discuss the juv		rovider must participate in staffings with Department staff n plan development and progress in treatment. (to)
	es coordinator to provide input necessa	sessment/Reclassification . The Provider may be asked by try for periodic reassessments of the juvenile offender's progreparticipate to the fullest extent possible.	
behavior and a protection, co implementation	nees at least every two (2) months. T ttitudes, as well as on the factors requirempetency development, and account n plan and identified in Subsection 2	ss report must be submitted to the juvenile services coordinate progress report should focus on areas of positive change red for a successful program completion (progress in communitability). Areas of need that were included in the service 21.01 of these rules should also be referenced in the progresserel of involvement of the parent or guardian in the juvenile (in ity ice ess
identified in th problems. Whi (30) calendar of	se prevention plan form (DJC-271) pre e juvenile's service implementation pla le in treatment, the Provider will solid days regarding the development of the	completing the program, the Provider shall supply the juven ovided by the Department. The plan must address areas of rin, as well as interventions the juvenile will use to prevent future feedback from the juvenile services coordinator every this juvenile's relapse prevention plan. The final relapse prevention designee, no earlier than the date of the juvenile offender.	isk ure rty on

09. Final Progress Report. A final progress report must be submitted to the juvenile services coordinator and any designees no earlier than fourteen (14) calendar days and no later than ten (10) calendar days prior to the juvenile offender's anticipated completion of the program. This report must include:

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reintegration staffing.

a.	A current summary of the juvenile offender's progress;	()
b.	A summary of the efforts to reach the juvenile offender's goals and objectives, including edu	icatio	n;)
c.	Any unresolved goals or objectives;	()
d.	Recommendation for continuing services, including education, in the home community; and	d ()
e.	The current address of the juvenile.	()
services coordina to the juvenile pr	Report Distribution . Copies of the service implementation plan, progress reports, and final progress report must be distributed by the Provider to the juvenile offender and the juverile and any designees. The juvenile services coordinator will review and forward the progres robation officer, appropriate court, and parent or guardian, unless the juvenile offender's fan om treatment by the juvenile services coordinator and the respective clinical supervisor for on.	uveni s repo nily ha	le ort as
Prior to granting probation officer restrictions on the services coordinal such as a sexual taken, an itinerary by the juvenile community pass,	BUAL COMMUNITY PASSES. It is any individual community pass to a juvenile offender, the Provider must contact the juvenile services coordinator, to ensure that neither the court nor the Department has ne juvenile offender's pass privileges. All requests for passes must be approved by the jutor. Any pass involving an overnight stay away from the facility, or involving special circum abuse victim in the home, requires a written plan detailing supervision and safety measure of for the visit, transportation plan, and must be approved in writing five (5) business days in a services coordinator. Each time a juvenile offender leaves on and returns from an incomplete the provider must notify the juvenile correctional center in Nampa of this movement, prontiquenile offender leaves and returns.	s place uveni stance es to l dvand lividu	ed le es be ce al
potential risk to offender to return needed by juven approved passes, comply with thos	Potential Risk to Public Safety. Individual passes for juvenile offenders assigned to respect to considered as an integral part of the service implementation plan. However, in all case public safety and adequacy of home supervision must be considered prior to allowing a junction home. It is also important that passes not interfere with the ongoing treatment and superile offenders. Providers must provide parents or guardians with clearly written guideling which must be signed by parents or guardians indicating their understanding and willing the guidelines. The Department's pass form may be used for this purpose. If the Department's a signed and agreed to by the individual assuming responsibility for supervision must contain formation:	ses, the uvening ervision ness form	he le on or to is
a.	The juvenile offender's name and date of birth;	()
b.	The name, address, and telephone number of the individual assuming responsibility;	()
c. of return;	Authorized days, dates. and times for the pass, including the specific date and time of depart	ure ar	ıd)
d. expected to be in	A complete listing of the anticipated locations and activities in which the juvenile offevolved;	ender (is)
e.	Specific plans for supervision and telephone checks to verify compliance with the pass cond	ditions (s;)
f.	A complete listing of the activities required during the pass;	()
g.	Specific stipulations prohibiting:	()

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	i.	The use of alcohol, tobacco, and drugs;	()
illegal b	ii. ehavior;	Involvement in any illegal activity or association with others who may be or have been involvement in any illegal activity or association with others who may be or have been involved.	olved i	in)
	iii.	Participation in sexual relations of any kind;	()
	iv.	Possession of any kind of firearm or weapon; and	()
	v.	Any violation of the terms of probation.	()
violatio	h. n of any o	Specific stipulations about search and drug testing upon return, and the possible consequer of the terms of the pass agreement.	nces fo	or)
eligible coordina		Eligibility. A juvenile offender must be in placement a minimum of thirty (30) calendar day pass. Any exceptions due to extenuating circumstances must be approved by the juvenile s		
service i	03. implemer	Frequency . Frequency of passes must be consistent with the terms of the juvenile of that and Provider's contract with the Department.	fender (.'s)
		Documentation . Documentation of the exact date and time of the juvenile offender's den for a pass, and return, must be maintained along with complete information about the included custody, transportation, and supervision during the pass.		
travel, h coordina element activitie	vity plan a now long ator at le s associa s within t	PACTIVITIES OFF FACILITY GROUNDS. and itinerary covering activities to be engaged in, when and where the group is going, how the they will stay, and why the activity is being planned must be submitted to the juvenile state (5) business days prior to the activity. The activity plan must identify the specified with the activity and provide a safety plan for each of those risk elements. Routine, let local community adjacent to the facility do not require prior notice, and are to be conducted under the responsibility of the Provider.	service fic ris ow ris	es sk sk
coording,	ator and j rappellii	Recreational Activities . A pass authorizing the participation of juvenile offenders in or ork activities with an increased risk, such as overnight trips, must be signed by the juvenile suvenile probation officer prior to the activity. Any proposed activity that involves horsebacking, rock climbing, or higher risk activity must also have the prior approval, in writing, ional superintendent.	service riding	es g,
	02.	Staff Requirements.	()
CPR mu	a. ist accom	A basic first aid kit will be taken with the group. At least one (1) person certified in first apany the group.	aid an (ıd)
		Swimming, boating, or rafting will only be allowed when a staff in attendance has certifical safety, or if a lifeguard is on duty. All juvenile offenders involved in boating or rafting accrowed personal flotation device.		
irrespon	sibility, r	A staff to juvenile offender ratio of one to six (1:6) will be adhered to as a minimum unless aire more staff. The risk level of the activity, as well as any physical disabilities, high mental deficiencies, or inclusion of groups of juvenile offenders under age twelve (12), are additional staff.	n clien	nt
voluntee the plan		All participants will be recorded in the activity plan and identified as program clients, s ndividual staff or volunteer satisfying the above first aid and CPR requirements must be ident	staff, o tified i	or in)

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		There will be no consumption of alcoholic beverages or illicit drugs by staff or juvenile offers while engaged in any agency-sponsored trip or activity.	ender	s,)
approval	in accord	Consent Forms . Recreational activities identified as presenting a higher risk require prior dance with Subsection 223.01 of these rules. Each juvenile offender must have prior written quardian, if available, and the Department's regional superintendent, including:		
:	a.	Permission for the juvenile offender's participation;	()
1	b.	Acknowledgment of planned activities; and	()
•	с.	Permission for the Provider to seek or administer necessary medical attention in an emergen	су. ()
Provider negative of the juven screening	must doe events the nile serves urinaly	Activity Reports. At the conclusion of each overnight or high risk recreational activity pacument in the juvenile offender's file and include in the progress report, any significant post transpired while the juvenile offender was on pass. Any unusual occurrences must be reported to coordinator and documented on an incident report as identified in Subchapter A. As is may be conducted on each returning juvenile offender, at the expense of the Provider, as m reported to the juvenile services coordinator.	itive o orted t A dru	or to
224.	EDUCA	TION SERVICES.		
education considera must assu reclaimin behavior to restruc services p process i mandates	nal and varion age ure that end juvening land ture hard provided in conjuits of the E	Appropriate Services. The Provider must ensure that each juvenile offender is given approactional services that are consistent with the juvenile offender's abilities and needs, taking, level of functioning, and any educational requirements specified by state or federal law. Proceducational services provided as a part of an overall program play an integral part in the proble offenders to responsible roles in society. Educational services must strive to facilitate play helping juvenile offenders to develop abilities in academic, workplace, and technological mful or limiting cognitive patterns; and, to adopt appropriate social interactions skills. Education with the service implementation plan. All educational services provided must make the metatry Secondary Education Act (ESEA), the IDEA, the Family Educational Rights and I delication Act of 1973 (Section 504).	ng intovidencess of cositive areas a	rs of es; al
programs Education and certif For those	who and the work who had be wished by the who had and the who	Mandatory Enrollment. Providers must ensure that all juvenile offenders involved in the offenders involved in the applicable state, or who have not yet obtained a Colopment (GED) or high school diploma, are enrolled in a school system or in a program applicable state's Department of Education to provide both special education and other service obtained a GED or high school diploma, an appropriate educational and vocational service cordance with the service implementation plan.	Jenera prove ervice	al ed s.
agreemen If a local local edu	nt with the education ocation a	Cooperative Relationships. Providers may provide educational services through a cooper local education agency or through an in-house educational program administered by the Provider provides the services, it is expected that the Provider will have a written agreement gency that clearly defines the services that will be provided in the contract facility. The include, at a minimum, all of the following:	ovide with	r. a
:	a.	Level of participation in reintegration planning for each juvenile offender;	()
from Dep		That grades will be submitted to the Department within two (2) business days of transfer or custody;	releas (e)
•	c.	Curriculum for special education services, if appropriate;	()
•	d.	A plan for the provision of state required testing; and	()

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e	.	Types of	of service	s that wil	l be pro	vided be	yond the	established	l limits o	of the r	egular scho	ool yea	r for
that school	ol distric	t.			_						_	()
													,
0)4.	Costs	of Educa	tional Se	ervices.	If a loc	al educati	ion agency	agreem	nent is	developed	, the Io	laho
Departme	nt of Ed	lucation	will flow	educatio	n funds	to the lo	cal educa	tion agenc	y in a ma	anner c	onsistent v	vith cur	rent
1 1 1	C 1:		1 / 4	C 4	1	1	C 1	, ĭ:	1 4	41 D		1 /1 1	1

Department of Education will flow education funds to the local education agency in a manner consistent with current legislative funding mandates. A copy of the memorandum of understanding between the Provider and the local education agency must be provided to the Department, and the source of funds to cover the costs for educational services clearly accounted for in the budget. If the Provider elects to provide the services in-house, the cost of educational services will be included in the daily contract rate. The Provider will not be eligible to receive educational funding through both of these sources.

05. Accreditation Requirements. Each Provider serving juvenile offenders, who have been committed to the Department, will have, or contract with, an education program that will meet the accreditation standards of a Department-approved accreditation agency or the applicable state's Department of Education.

6. Educational Assessment. Federal and state laws mandate that juvenile offenders be provided with an appropriate education. Providers are responsible for providing an educational track that will best serve the needs of each juvenile offender, as determined by the assessment provided by the Department through the observation and assessment process, or as determined by an assessment completed by a local school district. A copy of the relevant assessment and related current and valid education plan, as well as all supporting documentation for each juvenile offender, must be maintained in a separate file and be available to the Department and to the Idaho Department of Education. A copy of the IEP and all supporting documentation must be sent to the Department within ten (10) business days or less of its completion for inclusion in the juvenile offender's permanent school records that are maintained by the Department.

- **a.** Providers are responsible for ongoing, yearly reassessment of each juvenile offender's progress within the education program as well as documenting and reporting that progress. This responsibility extends to completing a reassessment just prior to release from Department custody or transfer, and reporting academic gain both for individual juvenile offenders as well as composite data for the education program overall. ()
- **b.** Consistent with statewide educational standards, Providers are responsible for assuring that each juvenile offender is tested in accordance with the applicable state's assessment schedule and all required measures. Any fees associated with the testing services are paid by the Provider. Results of testing must be submitted to the Department within ten (10) business days after the Provider's receipt of the scores.
- **07. GED Eligibility.** Providers must assure that GED tests are administered to juvenile offenders meeting the criteria established in the administrative rules of the applicable state's Board of Education for school districts. All GED testing application fees will be paid by the Provider. Test results must be submitted to the Department within ten (10) business days after the receipt of the scores.

08. Special Education Services. (

- a. The Provider must ensure that the special educational needs of juvenile offenders are addressed. The Provider's in-house program or cooperating local education agency program must comply with Section 504 and the IDEA, as well as any other applicable state or federal laws. Under no circumstances will the Provider or its teaching staff make modifications in the juvenile offender's Section 504 or the IDEA educational program without conducting a Child Study Team meeting in consultation with the Department's educational coordinator, or designee.
- b. Providers must make every reasonable effort and thoroughly document all efforts to contact parents or guardians of juvenile offenders identified as eligible for special education. If it is not possible to involve the natural parents or guardians, a surrogate parent must be appointed by the agency providing special educational services. This surrogate cannot be the director or other employee of an agency, institution, or community-based residential facility who is involved in providing care or education to a juvenile offender, or an employee of a state agency or agency volunteer, such as caseworker, social worker, or court-appointed special advocate who has been appointed by the

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state to provide for the welfare of the student. A surrogate parent is used only for special educational requirements and has no other legal authority.

of the saccredita offender week the their rig juvenile document Child Stooffender	school dation star for twe roughout ht to edu offende nted in a tudy Tea 's handid	Standards for Instructional Time. Providers must assure that the school day is consisted in standard established for high schools by a Department-approved accreditation agency. To ay will further meet all requirements established by state and federal laws, regulated industry. Providers must provide an appropriate educational or vocational program for each live (12) months of the year. At a minimum, this involves four (4) hours per day, five (5) in the full calendar year. Juvenile offenders involved in any disciplinary process must not location and other related services. If security or other related concerns are present that may respect participation in educational programming, an education plan review will be component incident report. If the juvenile offender is eligible for services under the IDEA or Section will meet to make a determination as to whether or not the behavior is a result of the cap. All due process procedures will be followed according to the administrative rules for	The lengions, and juver days plays be den prohibleted at on 504 properties.	gth and nile per iied it a and 4, a nile
educatio			()
	10.	Educational Records and Confidentiality.	()
	a.	Educational records must be maintained by the Provider at all times in accordance with	h FER	РА

a.	Educational records must be maintained by the Provider at all times in accordance	with FERPA
with, at a minim	um, the following information included in the record:	(
	0.11	,
1.	Subjects taken;	(

- ii. Grades by subject and explanation of the grading system; (
- iii. Units of credit with explanation; ()
- iv. Attendance records; and (
- v. Any standardized test scores.
- **b.** Reports of the juvenile offender's educational progress (report cards) must be provided to the Department within ten (10) business days after the end of the school's grading periods (midterm, semester, trimester, etc.).
- **c.** Providers must ensure that juvenile offender educational files are consistently maintained to ensure compliance with FERPA.
- d. The Provider will provide final withdrawal grades and credits within twenty-four (24) hours or next business day after the juvenile offender is released from Department custody or transferred. The Provider must notify the Department that the final grades have been entered into the software program. Working educational files must be returned to the Department within ten (10) business days of the juvenile offender's release from Department custody or transfer.

225. PROVISION OF MEDICAL SERVICES.

- **01. Medical Care**. Each juvenile offender must be provided with medical, dental, optical, mental health, emergency or any other related health services while in the Provider's care. Each Provider must have access, on a twenty-four (24) hour basis, to a licensed general hospital, clinic or physician, psychiatrist, and dentist to provide juvenile offenders with professional and qualified physical or mental health services, including medications. Medical and mental health screenings must be provided within two (2) hours of a juvenile offender's admission to a program. Comprehensive and professional medical and mental health assessments must be provided by the Provider within thirty (30) calendar days of admission, unless these are provided by the Department. A copy of these assessments must be forwarded to the Department's regional R.N.
- **02. Medical Consent.** As part of the admission process, the Provider must have a copy of the Department's Release of Information and Consent form signed by a juvenile offender's parent, guardian, or

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Department 0	Taveline Corrections Rules for Residential Treatment Fro	viue	13
committing autl Provider.	nority. The consent form must be filed in the juvenile offender's medical file maintained	by the	he)
the parent or gua Should the paren	Emergency Medical Treatment . In cases of emergency medical treatment requiring r juveniles in the custody of the Department, reasonable efforts must be made to obtain the corardian. The signature of only one (1) parent or guardian is sufficient to form consent or author at or guardian not be available or refuse to sign, the authorization may be signed by the Depart designee. This does not restrict the Provider from taking action in life and death situations.	nsent rizatio	of on.
offender. The Pr fiscal responsib- these rules, other	Reimbursement Sources . The Provider must utilize private insurance or Medicaid, if aviical, dental, optical, mental health, or related services, and pharmaceutical products for any jovider cannot seek reimbursement from private insurance or Medicaid for health services that lity of the Provider pursuant to its contract with the Department. Any health services not liter than emergency treatment, which was not approved in advance by the Department's regional be at the expense of the Provider.	juveni t are t isted	ile he in
226. ADMI	SSION AND ANNUAL HEALTH SERVICES AND TREATMENT RECORDS.		
	Compliance with Child Care Licensing Rules. Admission and annual health services a enile offenders in accordance with the child-care licensing rules of the Idaho Department of less otherwise provided in these rules.		
02. admission and a or review is requ	Prior Approval . No prior approval or review from the Department's regional R.N. is required annual health services. Examples of admission and annual health services for which no prior a prior are:	ired f pprov (for val)
a.	Admission physical exams, including STD exams and treatment;	()
b.	Admission dental exams, including x-rays and cleanings (no panoramic x-rays or sealants);	()
c.	Admission eye exams and glasses, if needed;	()
d.	Annual physical exams, including STD exams and treatment;	()
e.	Annual dental exams with x-rays and cleanings (no panoramic x-rays or sealants); and	()
f.	Annual eye exams, if needed, and new glasses, only if needed.	()
03. similar service, to the Departme	Medical Records . Any time a juvenile offender receives treatment under this section or the Provider must retain the original medical record regarding treatment and immediately sendit's regional R.N.	for and a co	ny py)
227. PRIVA	CY OF MEDICAL RECORDS AND INFORMATION.		
the applicable s	Confidentiality . Confidentiality of personal health information of each juvenile offender accordance with the Privacy Regulations promulgated under HIPAA or, if more stringent, the tate. Compliance with these regulations is the responsibility of the Provider. Staff may be put a juvenile offender's medical condition only when that knowledge is necessary for the performance of the performan	laws rovid	of led

O2. Privacy Officer. The Provider must appoint a privacy officer to oversee that the control and maintenance of all juvenile offender health and medical records is in compliance with the federal Privacy Regulations, 45 Code of Federal Regulations Sections 160 and 164.

03. Separate Records. All juvenile offender medical and health records must be kept in files that are

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of their job duties.

physically separated from other juvenile offender files and information, and under a system of security against unauthorized access.

228. NOTIFICATION OF CRITICAL HEALTH INCIDENTS.

The Provider must immediately report critical medical and mental health incidents according to Subchapter A of these rules.

229. INFECTIOUS DISEASES.

01.	Policies.	()

- a. The Provider must establish policies and procedures for serving juvenile offenders with infectious diseases such as tuberculosis, hepatitis, and HIV or AIDS. These policies and procedures should address the management of infectious diseases, provide an orientation for new staff and juvenile offenders concerning the diseases, and ongoing education for staff and juvenile offenders regarding these diseases. Policies and procedures should be updated as new information becomes available. Individual health information or counseling will be made available by a medical health professional for juvenile offenders diagnosed with an infectious disease.
- **b.** The Provider must comply with the child-care licensing rules of the Idaho Department of Health and Welfare, or applicable state's licensing authority, regarding universal precautions.
- **02. HIV Testing.** In accordance with law, a juvenile offender over age fourteen (14) may request to be tested for the presence of HIV. Any such juvenile offender requesting to be tested should be taken to a public health facility or, if available, a facility which accepts Medicaid reimbursement for administration of the test.
- **03. Examinations.** Examinations must be performed by medical professionals on any juvenile offender for all symptomatic cases of infectious diseases such as tuberculosis, ova and parasites, infectious hepatitis, and sexually transmitted diseases. Juvenile offenders will be tested and, if indicated, treated.
- **04. Notifications.** The Provider must notify the Department's regional R.N. within three (3) business days of any positive test results, treatment recommendations, and follow up care.

230. PREGNANCY.

- **01. Individual Medical Plan.** Within the individual medical plan, specific goals and objectives will be developed when a pregnancy has been diagnosed. The plan must be based on the orders of the juvenile offender's licensed healthcare provider and include special care, location for delivery, a plan for infant care after delivery, regular medical check-ups, and special dietary and recreational needs. At no time may the infant remain in the Provider's facility. A copy of the individual medical plan will be sent to the Department's regional R.N.
- **O2.** Parenting Classes. Parenting classes must be an integral part of the individual medical plan for all pregnant female juvenile offenders. This service should also be offered as a priority to male juvenile offenders in Department custody who are already fathers or whose spouse or girlfriend is expecting a child.
- **03. Medicaid Reimbursement**. Medical services relating to pregnancy must be provided by a licensed healthcare provider and facility accepting Medicaid reimbursement, unless medical expenses are paid by the juvenile offender's family.

231. REFUSAL OF TREATMENT.

Refusal of medications or treatment recommended by a physician for three (3) consecutive days requires immediate notification to the Department's regional R.N. according to Subchapter A of these rules.

01. Refusal of Recommended Treatment by Physician. If a juvenile offender chooses to refuse treatment or medication recommended by a physician, the juvenile offender must sign a detailed statement refusing this care. A Provider staff member must witness the juvenile offender's signature. This refusal form will be filed in the juvenile offender's medical record and a copy sent to the Department's regional R.N. within twenty-four (24) hours.

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juvenile		Where Refusal Poses Significant Risk. If a juvenile offender refuses a treatment or medication poses a significant risk of death or permanent physical impairment, the Provider must ensure immediate medical attention. The Provider will notify the Department's regional R.N. by phone (the
232.	USE O	F MEDICATIONS.	
adminis not limi	01. stration of ted to, the	Written Policy . The Provider must have written policies and procedures governing the use a medication to juvenile offenders that conform to all applicable laws and regulations including, ose of the Idaho Department of Health and Welfare or the applicable state's licensing authority.	
notified	02. of the fo	Notification . If initiating or modifying any medication, the Department's regional R.N. must llowing:	be)
	a.	The name of the prescribed medication; ()
and	b.	The name and phone number of the prescribing doctor, nurse practitioner, or physician's assista	nt;
	c.	The reason the medication is being prescribed. ()
233. – 2	299.	(RESERVED)	
		SUBCHAPTER C – RULES FOR REINTEGRATION PROVIDERS	
	es are con	TION OF SERVICES. mmitted to the Department under the provisions of the Juvenile Corrections Act (Sections 20-5 Idaho Code).	01
variance	ım progra e from th	CR OR VARIANCE. am standards established herein apply to all services provided by the Provider. Any waiver e standards stated in these rules must receive prior written approval from the Department and mal amendment to the contract.	or be)
services	bchapter :	CABILITY. applies to Providers of reintegration and independent living skills that coordinate needed treatm d in individual service implementation plans. Reintegration Providers must also abide by Subchap (
303.	AUTHO	ORITY TO INSPECT.	
Provide juvenile	r shall co s in Depa	Inspections . The Department has the authority to conduct reviews of programs, programile offender placements, and facilities to ensure the Provider's compliance with these rules. To operate with the Department's review, and provide access to the facility and all juvenile records artment custody, as deemed necessary by the Department. However, in order to more fully assess program, aggregate data and information for all juveniles must be made available, upon request.	he for
designe	02. e, shall co	Site Visit . If the juvenile offender is living independently, the juvenile services coordinator, onduct site visits of the residence prior to occupancy.	or)
offende	vider mu r to purch	HING AND PERSONAL ITEMS. st ensure that the juvenile offender has sufficient clothing. The Provider shall not require the juver hase clothing with the juvenile's personal funds unless the purchase is above and beyond the bathe Provider. Any clothing purchased with the juvenile offender's personal funds must	sic

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documented. The Provider will ensure the juvenile is provided education and resources needed for proper care and cleaning of clothing in the juvenile offender's possession. All clothing and incidentals become the property of the juvenile offender upon release.

305. FOOD SERVICE.

The Provider must ensure that the juvenile has sufficient food at all times. The Provider may not require the juvenile offender to purchase food with the juvenile's personal funds unless the purchase is above and beyond the basic requirements of the Provider. Shopping, meal preparation, planning, and proper nutrition must be part of the independent living skills.

306. PERSONAL FUNDS.

01.	Funds Handled by a	Provider. The	Provider will f	follow generally	accepted acc	counting r	oractice	S
in managing perso	onal funds of juvenile	offenders and	must be able to	demonstrate ap	opropriate me	easures of	interna	ιl
fiscal controls rela	ated to the juvenile's p	ersonal funds.					()

- **a.** The Provider must establish a written budget for a juvenile, as part of the service implementation plan, for the use of the juvenile offender's personal funds. There must be a specific allocation for daily incidental expenses.
- **b.** If the amount of personal funds maintained for the juvenile offender does not exceed one hundred (100) dollars, the Provider may secure the funds locally, if the following conditions are met:
- i. The juvenile offender's personal funds are kept in a fire resistant combination or digital lock-style safe that is permanently affixed to the floor or wall, or weighs at least 200 (two-hundred) pounds.
- ii. The Provider has a process to clearly separate each juvenile offender's personal funds from one another.
 - iii. Access to juvenile offender personal funds is limited to the Program Director, or designee.
- c. Upon the juvenile offender's personal funds exceeding one hundred (100) dollars, the reintegration Provider will assist the juvenile offender in opening an account in the juvenile's name at a public banking institution. Supported living Providers are required to deposit all personal funds collected for the juvenile offender in a public banking institution in an account in the juvenile's name.
- **d.** The Provider must ensure that the juvenile offender saves at least thirty percent (30%) of income to be used at program completion for purchasing the resources for independent living and employment.
- **e.** All withdrawals by a juvenile offender, or expenditures made on behalf of a juvenile offender by the Provider, must be documented, signed, and dated by the juvenile offender and reconciled to the juvenile offender's ledger monthly.
- **f.** The Provider must develop written procedures governing any limits to the amount of funds a juvenile offender may withdraw from their personal funds.
- ${f g.}$ The Provider may not require juvenile offenders, parents, or guardians to pay for services and supplies that, by contract, are to be provided by the Provider.
- **h.** There must be no commingling of juvenile personal funds with Provider funds. Borrowing or moving funds between juvenile personal accounts is prohibited.
- **02. Reporting Requirements.** A personal funds report that shows a list of all juvenile offender account balances must be submitted monthly to the juvenile services coordinator. The personal fund account is subject to review and audit by the Department or its representatives at any time. Any discrepancies in juvenile offender accounts must be resolved by the Provider within five (5) business days of completion of the review.

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03. Transfer of Personal Funds. If a juvenile offender is transferred to another program, the balance of the juvenile offender's locally secured funds must be given or mailed to the Department's fiscal services within ten (10) business days and documented on the Provider Juvenile Check-Out Form (DJC-180) supplied by the Department, and on the final progress report.

307. JUVENILE OFFENDER MAIL.

- **01. Restrictions.** Juvenile offenders must be allowed to send and receive letters from approved persons, which may include persons in other programs or institutions, unless specifically prohibited by the Department or by court order. All other restrictions of mail must be discussed with the community treatment team, approved in writing by the juvenile services coordinator, and documented in the juvenile offender's service implementation plan. There must be no general restrictions on the number of letters written, the length of any letter, or the language in which a letter may be written. Juvenile offenders will be provided with sufficient stationery, envelopes, and postage for all legal and official correspondence.
- **Reading of Letters.** Routine reading of letters by staff is prohibited. The Department or court may determine that reading of a juvenile offender's mail is in the best interest of the juvenile offender, and is necessary to maintain security, order, or program integrity. However, such reading of mail must be documented and, unless court ordered, must be specifically justified and approved by the juvenile services coordinator.
 - **O3. Privileged Mail.** Under no circumstances shall a juvenile offender's privileged mail be read.
- **04.** Packages. Packages may be inspected for contraband but only in the presence of the juvenile offender.
- **05. Publications**. Books, magazines, newspapers, and printed matter which may be legally sent to juvenile offenders through the postal system may be approved by the Provider, unless deemed to constitute a threat to the security, integrity, or order of the programs.
- **06. Distribution of Mail.** The collection and distribution of mail must never be delegated to a juvenile offender. Staff must deliver mail within twenty-four (24) hours, excluding weekends and holidays, to the juvenile offender to whom it is addressed, unless the juvenile is living independently.

308. VISITATION.

- **01. Visitation Policy**. The Provider must develop a written policy governing visitation, which protects the safety of visitors, staff, and juvenile offenders. This policy may restrict visitation to the residence of visitors below an established age or provide for higher levels of supervision in circumstances where safety of visitors, staff, and juvenile offenders may be at risk. The Provider must provide a copy of the visitation policy to each juvenile offender, his parent or guardian, and the juvenile services coordinator. In all cases, the Provider will work with the juvenile services coordinator and juvenile probation officer to identify and approve potential visitors in accordance with the Provider's criteria.
- **O2. Visitor Admission**. If there is reason to believe a visitor is under the influence of alcohol or drugs or possesses illegal contraband, admission into the residence must be denied. Visitors who bring in items that are unauthorized, but not illegal, must either be denied admission into the program or residence or have these items taken and locked in an area inaccessible to the juvenile offenders during the visit. These items will be returned to the visitors upon their exit from the program or residence. All visitors denied access to the program or residence, and the reason for their denial, must be documented.

309. GUIDELINES FOR SPECIFIC SERVICES.

01. Counseling and Other Outpatient Services. The Provider must schedule all initial outpatient appointments, such as drug and alcohol counseling, for the juvenile offender within five (5) business days of arrival

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	ogram se	The Provider should be able to demonstrate that counseling interventions are shared in generic providers, and there is broad mutual support for the goals of counseling in all service and the state of the goals of counseling in all services are stated in the state of the state o		
behavio	02. or capacity	Behavior Assessment . Supported living Providers must use a current assessment of independent to determine the levels of service needed.	pende (ent)
are taug	03. tht basic li	Life Skills and Independent Living. Programs must be able to demonstrate that juvenile of ife skills. This program should include, at a minimum, instruction in:	ffend (ers
	a.	Hygiene and grooming skills;	()
	b.	Laundry and maintenance of clothing;	()
	c.	Appropriate social skills;	()
	d.	Housekeeping;	()
	e.	Use of recreation and leisure time;	()
	f.	Use of community resources, such as identifying medical and mental health providers;	()
insuranc	g. ce, bankin	Handling personal finances and issues such as leases, contracts, cell phone usage and agree ag, and credit management with some support and intervention;	emen	ıts,
	h.	Use of public transportation, where available;	()
	i.	Budgeting and shopping;	()
	j.	Cooking;	()
	k.	Punctuality, attendance, and other employment-related matters;	()
	l.	Vocational planning and job finding skills;	()
	m.	Wears clothing appropriate for the weather and activity;	()
	n.	Takes own medication, as prescribed;	()
	0.	Obtains and produces identification, as needed; and	()
	p.	Travels to and from necessary destinations.	()
behavio docume	venile of r. Recom nted patte	MANAGEMENT REPORTING REQUIREMENTS. fender's progress or lack of progress must be clearly documented and be related to documented and some release from Department custody or transfer should be substantiated the progress of	d by level	of

custody must be substantiated by a documented lack of progress over time, or by a serious or violent incident, which threatens the safety of others or the stability of the overall program.

- Service Implementation Plan. Within ten (10) business days of the juvenile offender's admission into the program, a written service implementation plan must be developed. The service implementation plan must address the specific goals identified in the most recent progress report and reintegration plan from the sending facility or program. The service implementation plan must address the needs and areas in the reintegration plan.
- Juvenile Offender and Family Involvement. Each juvenile offender and, to the fullest extent possible, the family, should be involved in developing the service implementation plan and in adjusting that plan

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throughout the co	ourse of commitment.	()
community treat	Service Implementation Plan Adjustments. The service implementation plan should be ment with the concurrence of the juvenile services coordinator following communication than team. Specifically, the service implementation plan should be adjusted as new als are achieved, and as plans for reintegration are finalized.	on with tl	he
04. discuss the juver	Participation in Staffings . The Provider must participate in staffings with Departmile offender's service implementation plan development and progress in treatment.	ent staff	to)
	Participation in the Progress Assessment/Reclassification. The Provider may be as a coordinator to provide input necessary for periodic reassessments of the juvenile offender level. In all cases, the Provider must participate to the fullest extent possible.		
progress report s for a successfu accountability).	Progress Report. A written progress report must be submitted to the juvenile services at least every month, and include current bank statements and reconciled monthly behould focus on areas of positive change in behavior and attitudes, as well as on the factor program completion (progress in community protection, competency develop Each progress report should also note any changes or further development of the plan and should detail the level of involvement of the parent or guardian in the juvenile's	oudget. The requirement, and the servi-	he ed nd ce
relapse prevention must send the firm	Relapse Prevention Plan. The Provider will receive a working copy of the juvenile on plan from the Department. The Provider must work with the juvenile to continue devon plan provided, as the juvenile experiences increased exposure to the community. The plant relapse prevention plan to the juvenile services coordinator and any designees prior to the from Department custody.	eloping the Provid	he ler
	Final Progress Report . A final progress report must be submitted to the juveniany designees no earlier than fourteen (14) calendar days and no later than ten (10) calendar days and an activity and its effective field of the program. This report must include:		
a.	A current summary of the juvenile offender's progress;	()
b.	A summary of the efforts to reach the juvenile offender's goals and objectives, including	geducatio	n;)
c.	Any unresolved goals or objectives;	()
d.	Recommendation for continuing services, including education, in the home community;	; and)
e.	The current address of the juvenile.	()
services coordinate to the juvenile pr	Report Distribution . Copies of the service implementation plan, progress report and final progress report must be distributed by the Provider to the juvenile offender and the ator and any designees. The juvenile services coordinator will review and forward the progression officer, appropriate court, and parent or guardian, unless the juvenile offender's from treatment by the juvenile services coordinator and the respective clinical supervisor	the juveni gress repo family h	ile ort as

311. OVERNIGHT COMMUNITY PASSES.

documented reason.

Any pass involving an overnight stay away from the program or residence, or involving special circumstances such as a sexual abuse victim in the home, requires a written plan detailing supervision and safety measures to be taken, an itinerary for the visit, transportation plan, and must be approved in writing five (5) business days in advance by the juvenile services coordinator. Each time a juvenile offender leaves on and returns from an overnight community pass, the Provider must notify the juvenile correctional center in Nampa of this movement, promptly at the time that the

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juvenile	offender	leaves and at the time he returns.	()
signed b Departn	y parents nent's pas	Potential Risk to Public Safety . If the pass is to the home of a parent or guardian, reinterprovide parents or guardians with clearly written guidelines for approved passes, which is or guardians indicating their understanding and willingness to comply with those guidelines form may be used for this purpose. If the Department's form is not used, the form sign andividual assuming responsibility for supervision must contain at least the following inform	must b nes. Th ned ar	ne ne
	a.	The juvenile offender's name and date of birth;	()
	b.	The name, address, and telephone number of the individual assuming responsibility;	()
of returr	c. n;	Authorized days, dates, and times for the pass, including the specific date and time of depart	ture ar	ıd)
expected	d. d to be in	A complete listing of the anticipated locations and activities in which the juvenile offevolved;	ender (is)
	e.	Specific plans for supervision and telephone checks to verify compliance with the pass cond	ditions (;;)
	f.	A complete listing of the activities required during the pass;	()
	g.	Specific stipulations prohibiting:	()
	i.	The use of alcohol and drugs;	()
illegal b	ii. ehavior;	Involvement in any illegal activity, or association with others who may be or have been involvement.	olved i	in
	iii.	Participation in sexual relations of any kind;	()
	iv.	Possession of any kind of firearm or weapon;	()
	v.	Any violation of the terms of probation; and	()
violation	h. n of any o	Specific stipulations about search and drug testing upon return, and the possible consequent of the terms of the pass agreement.	nces fo)
reintegra	02. ation plar	Frequency . Frequency of passes must be consistent with the terms of the juvenile off and reintegration Provider's contract with the Department.	fender ('s'
		Documentation . Documentation of the exact date and time of the juvenile offender's defer a pass, and his return, must be maintained along with complete information about the inclustody, transportation, and supervision during the pass.		
312.	ACTIV	ITIES.		
coordina rappellir	ator and	Recreational Activities . A pass authorizing the participation of juvenile offenders in cover activities with an increased risk or overnight trips must be signed by the juvenile significant juvenile probation officer prior to the activity. Any proposed activity that involves belimbing, or higher risk activity must also have the prior approval, in writing, of the Department.	service boatin	es g,
	02.	Staff Requirements for Group Activities.	()

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CPR must accom	A basic first and kit will be taken with the group. At least one (1) person certified in first ampany the group.	and (
	Swimming, boating, or rafting will only be allowed when a staff in attendance has certificated safety or if a lifeguard is on duty. All juvenile offenders involved in boating or rafting act approved personal flotation device.	tion in ivities
c. a reason to req irresponsibility,	A staff to juvenile offender ratio of one to six (1:6) will be adhered to as a minimum unless the puire more staff. The risk level of the activity, as well as any physical disabilities, high or mental deficiencies are some reasons to consider additional staff.	
d. volunteers. The the plan.	All participants will be recorded in the activity plan and identified as program clients, st individual staff or volunteer satisfying the above first aid and CPR requirements must be identited.	
e. volunteers, or in	There will be no consumption of alcoholic beverages or illicit drugs by juvenile offenders terns.	, staff,
03. approval in according the Department	Consent Forms . Recreational activities identified as presenting a higher risk require prior vordance with Subchapter A of these rules. Each juvenile offender must have prior written coment's regional superintendent including:	
a.	Permission for the juvenile offender's participation;	()
b.	Acknowledgment of planned activities; and	()
c.	Permission for the provider to seek or administer necessary medical attention in an emergence	у. ()
negative events the juvenile serv drug screening u	Activity Reports. At the conclusion of each overnight or high-risk recreational activity parocument in the juvenile offender's file and include in the progress report, any significant positive transpired while the juvenile offender was on pass. Any unusual occurrences must be reported to coordinator and documented on an incident report as identified in Subchapter A of these runninglysis may be conducted on each returning juvenile offender, at the expense of the Provident exam reported to the juvenile services coordinator.	tive or rted to ales. A
313. EDUC.	ATION SERVICES.	
consideration ag must assure that reclaiming juver behavior change to restructure ha services provide process in conj mandates of the	Appropriate Services . The Provider must ensure that each juvenile offender is given approvocational services that are consistent with the juvenile offender's abilities and needs, taking, level of functioning, and any educational requirements specified by state or federal law. Program educational services provided as a part of an overall program play an integral part in the prochile offenders to responsible roles in society. Educational services must strive to facilitate post by helping juvenile offenders to develop abilities in academic, workplace, and technological armful or limiting cognitive patterns; and, to adopt appropriate social interactions skills. Educated must use whatever combination of approaches and motivations that will best facilitate the leunction with the service implementation plan. All educational services provided must me Elementary Secondary Education Act (ESEA), the IDEA, the Family Educational Rights and Pand the Rehabilitation Act of 1973 (Section 504).	oviders cess of ositive areas; ational arning eet all

Mandatory Enrollment. Providers must ensure that all juvenile offenders involved in their

programs who are of mandatory school age in the applicable state, or who have not yet obtained a General Educational Development (GED) or high school diploma, are enrolled in a school system or in a program approved

and certified by the applicable state's Department of Education to provide both special education and other services. For those who have obtained a GED or high school diploma, an appropriate educational and vocational service must be provided in accordance with the service implementation plan.

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314. PROVISION OF MEDICAL SERVICES.

- **01. Medical Care**. Each juvenile offender must be provided with medical, dental, optical, mental health, emergency or any other related health services while in the Provider's care. Each Provider must have access, on a twenty-four (24) hour basis, to a licensed general hospital, clinic or physician, psychiatrist, and dentist to provide juvenile offenders with professional and qualified medical or mental health services, including medications. The Provider must coordinate services and assist juvenile offenders in interpreting and complying with any follow up care as requested by healthcare provider. Any time a juvenile offender receives treatment under this section or for any health related service, a copy of any medical or dental assessments, treatments, test results, and follow up care must be forwarded to the Department's regional R.N.
- **O2. Medical Consent.** As part of the admission process, the Provider must have a copy of the Department's Release of Information and Consent form signed by a juvenile offender over eighteen (18) years of age. The consent form must be filed in the juvenile offender's case file maintained by the Provider.
- **03. Emergency Medical Treatment**. In cases of emergency medical treatment requiring signed authorization for juveniles in the custody of the Department, the authorization may be signed by the Department's regional R.N., or designee. This does not restrict the Provider from taking action in life and death situations.
- **Q4.** Reimbursement Sources. The Provider must utilize private insurance or Medicaid, if available, for funding medical, dental, optical, mental health, or related services, and pharmaceutical products for any juvenile offender. The Provider may not seek reimbursement from private insurance or Medicaid for health services that are the fiscal responsibility of the Provider pursuant to its contract with the Department. Any health services not listed in these rules, other than emergency treatment, which was not approved in advance by the Department's regional R.N., or designee, will be at the expense of the Provider.

315. ADMISSION HEALTH SERVICES AND TREATMENT RECORDS.

- **01. Prior Approval**. Prior approval or review from the Department's regional R.N. is required for all non-routine health services, other than emergency services. Prior approval may be given for up to five (5) routine, pre-scheduled medical appointments.
- **02. Medical Records.** The Provider must assist the juvenile offender in organizing medical information, instructions, prescriptions, and any necessary follow up papers in a designated medical folder. Any time a juvenile offender receives treatment under this section or for any health related service, the Provider must retain the original medical record and immediately send a copy to the Department's regional R.N.
- **03. Medical Billing**. For uninsured juveniles, the Provider will notify the health care provider to submit medical bills directly to the Department's regional R.N. that approved the provision of services. ()

316. PRIVACY OF MEDICAL RECORDS AND INFORMATION.

To the extent the Provider has medical information, confidentiality of personal health information of each juvenile offender must be maintained in accordance with the Privacy Regulations promulgated under HIPAA or, if more stringent, the laws of the applicable state. Compliance with these regulations is the responsibility of the Provider. Staff may be provided information about a juvenile offender's medical condition only when that knowledge is necessary for the performance of their job duties.

- **01. Privacy Officer.** The Provider must appoint a privacy officer to oversee that the control and maintenance of all juvenile offender health and medical records is in compliance with the federal Privacy Regulations, 45 Code of Federal Regulations Sections 160 and 164.
- **O2. Separate Records.** All juvenile offender medical and health records must be kept in files that are physically separated from other juvenile offender files and information, and under a system of security against unauthorized access.

317. NOTIFICATION OF CRITICAL HEALTH INCIDENTS.

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The Provider must immediately report critical medical and mental health incidents according to Subchapter A of these rules.

318. INFECTIOUS DISEASES.

01. Policies. The Provider must establish policies and procedures for serving juvenile offender	rs with
infectious diseases such as tuberculosis, hepatitis, and HIV or AIDS. These policies and procedures should	address
the management of infectious diseases, provide an orientation for new staff and juvenile offenders concern	ing the
diseases, and ongoing education for staff and juvenile offenders regarding these diseases. Policies and pro	cedures
should be updated as new information becomes available. Individual health information or counseling will be	e made
available by a medical health professional for juvenile offenders diagnosed with an infectious disease.	()

- **02. HIV Testing**. In accordance with law, a juvenile offender over age fourteen (14) may request that he be tested for the presence of HIV. Any such juvenile offender requesting to be tested should be taken to a public health facility or, if available, a facility which accepts Medicaid reimbursement for administration of the test.
- **03. Examinations.** Examinations must be performed by medical professionals on any juvenile offender for all symptomatic cases of communicable diseases such as tuberculosis, ova and parasites, infectious hepatitis, and sexually transmitted diseases. Juvenile offenders will be tested and, if indicated, treated. ()
- **04. Notifications.** The Provider must notify the Department's regional R.N. within three (3) business days of any positive test results, treatment recommendations, and follow up care.

319. PREGNANCY.

- **01. Individual Medical Plan.** Within the individual medical plan, specific goals and objectives will be developed when a pregnancy has been diagnosed. The plan must be based on the orders of the juvenile offender's licensed healthcare provider and include special care, location for delivery, a plan for infant care upon delivery, regular medical check-ups, and special dietary and recreational needs. At no time may the infant remain in the Provider's facility. A copy of the individual medical plan will be sent to the Department's regional R.N.
- **O2.** Parenting Classes. Parenting classes must be an integral part of the individual medical plan for all pregnant female juvenile offenders. This service should also be offered as a priority to male juvenile offenders in Department custody who are already fathers or whose spouse or girlfriend is expecting a child.
- **03. Medicaid Reimbursement**. Medical services relating to pregnancy must be provided by a licensed healthcare provider and facility accepting Medicaid reimbursement, unless medical expenses are paid by the juvenile offender's family.

320. REFUSAL OF TREATMENT.

Refusal of medications or treatment recommended by a physician for three (3) consecutive days requires immediate notification to the Department's regional R.N. according to Subchapter A of these rules.

- **01. Refusal of Recommended Treatment by Physician**. If a juvenile offender chooses to refuse treatment or medication recommended by a physician, the juvenile offender must sign a detailed statement refusing this care. A Provider staff member must witness the juvenile offender's signature. This refusal form will be filed in the juvenile offender's medical record and a copy sent to the Department's regional R.N. within twenty-four (24) hours.
- **02.** Where Refusal Poses Significant Risk. If a juvenile offender refuses a treatment or medication for a condition that poses a significant risk of death or permanent physical impairment, the Provider must ensure the juvenile receives immediate medical attention. The Provider will notify the Department's regional R.N. by phone as soon as possible.

321. USE OF MEDICATIONS.

The Provider must have written policies and procedures governing the use and administration of medication to

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		rs that conform to all applicable laws and regulations including, but not limited to, those of the ealth and Welfare or the applicable state's licensing authority.	ne Idaho
		Medication Management Upon Arrival . If the juvenile offender is taking medication chedule an initial medication management appointment for the juvenile offender within arrival into the program.	
notified	02. I of the fo	Notification . If initiating or modifying any medication, the Department's regional R.N. Illowing:	must be
	a.	The name of the prescribed medication;	(
and	b.	The name and phone number of the prescribing doctor, nurse practitioner, or physician's as	ssistant
	c.	The reason the medication is being prescribed.	(
322. – 9	999.	(RESERVED)	

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