SUBCHAPTER B - RULES FOR JUVENILE DETENTION CENTERS DEFINITIONS 210. In addition to the definitions in Section 20-502, Idaho Code, the definition in Section 210 apply to the interpretation and enforcement of Subchapter B only. Body Cavity Search. The manual internal examination into the rectal or vaginal cavities to detect contraband, performed only by a medical authority. Chemical Agent. An active substance, such as oleoresin capsicum, used to deter disturbances that might cause personal injury or property damage. Classification. A process for determining the needs and requirements of those for whom confinement has been ordered and for assigning them to housing units and/or programs according to their needs and existing resources, while addressing the safety and security of all detained juveniles. Contact Visitation. A program that permits juvenile offenders to visit with designated person(s) in an area free of obstacles or barriers that prohibit physical contact. Contraband. Any item not issued or authorized by the detention center. Corporal or Unusual Punishment. Any act of inflicting punishment directly on the body, caus-06. ing pain or injury. Day Room/Multi-Purpose Room. That portion of the housing unit used for varied juvenile offender activities that is separate and distinct from the sleeping rooms. Detention Center. A facility established pursuant to Title 20, Chapter 5, Sections 20-517 and 20-518, Idaho Code, for the temporary placement of juvenile offenders who require secure confinement. Detention Records. Information regarding the maintenance and operation of the detention center including but not limited to correspondence, memorandums, complaints regarding the detention center, daily activity logs, security and fire safety checks, headcounts, health inspection records, and safety inspection records, use of physical force records and use of restraints records, incident reports, employee training and certification for use of security equipment. Direct Care Staff. Any care staff member charged with day-to-day supervision of juvenile offenders housed in a juvenile detention center. Electroshock Device, A device which delivers an electric shock designed to temporarily disrupt muscle function. Emergency Plans. Written documents that address specific actions to be taken in an institutional emergency or catastrophe such as a medical emergency, fire, flood, riot or other major disruption. Health Appraisal. An evaluation of a patient's current physical and mental condition and medical histories conducted by the health authority or medical employee. Health Authority. The physician, health administrator, or agency responsible for the provision of health care services at the detention center. Health-Trained Employee. A person who operates within the limits of any license or certification to aid a physician, nurse, physician's assistant, or other professional medical staff. Housing Unit. The total living area available to a group or classification of juvenile offenders in a detention center. This area may consist of a dormitory or a combination of the space in each sleeping room and day room/ multi-purpose room. Page | 6

17.	Incident Report. A written document reporting any occurrence or event, or an inc	ident which
threatens the sa	afety and security of direct care staff, juvenile offenders, or others, or which threatens the	security of
the program an	d which requires a staff response.	()
18.	Juvenile Detention Officer. Responsible for the safety, care, protection, and monitor	ing of juve-
nile offenders.		()
10	T III WARRIED TO A TO	
19	Juvenile Detention Records. Information maintained in hard copy or electronic form	
	ual's delinquent or criminal, personal, and medical history and behavior and activities wh	<u>ile in deten-</u>
tion.		
20.	Mechanical Restraints. Devices used to restrict physical activity.	P 8
201	Mechanical Restraints, Devices used to restrict physical activity.	
21.	Medical Personnel. A certified or licensed person such as a physician, nurse, physician	cian's assis-
tant, or emerge	ency medical technician who works under the supervision and authority of the health au	
	ir respective levels of licensure, certification, training, education and experience.	()
		THE MAN TO SERVICE STATE OF THE SERVICE STATE OF TH
22.	Medical Records. Records maintained by the health authority, to include medical ex	aminations,
diagnoses, and	any medical care provided.	()
23.	Medical Screening. A system of structured observation and initial health assessment	at of name
	e offenders. Medical screenings may be performed by a medical employee or health-train	
	nile detention officer using a checklist approved by the Health Authority.	ed employ-
ee, or by a juve	the detention officer using a checkust approved by the Health Authority.	()
24.	Pat Search. The running of the hands over the clothed body of a juvenile by an empl	lovee to de-
termine whethe	r the individual possesses contraband.	()
2.0		
25.	Perimeter Security Check. Physical inspection of the perimeter of the detention center	r performed
	of discovering or preventing security breaches. May include the inspection of the perir	
detention center	r and adjacent containment fence or areas, as designated by detention center policy and pro-	ocedures.
		()
26	Desiring for Company of the Landson State of the State of	77 II. D
	Petition for Exemption. A formal written document addressed to the Director of the	Idaho De-
partment of my	enile Corrections requesting exception from a detention center standard.	
27.	Physical Intervention. Physical contact to guide, restrict, or prevent movement in or	rder to take
immediate cont	rol of a situation.	()
7		
28.	Prison Rape Elimination Act of 2003 (PREA), Public Law No. 108-79, including all	subsequent
	ereto as codified in 34 U.S.C. §§ 30301-30309, and all federal rules and standards p	
	ich promote zero (0) tolerance of sexual abuse of juvenile offenders by staff or by other	juvenile of-
fenders.		()
20	D. 4.1.C. 1975	
29.	Rated Capacity. The maximum number of juvenile offenders which may be housed in	
	ng unit, or detention center based upon available square footage, sanitation fixtures, and o	
car plant feature	es specified in these rules.	(3-31-22)
30.	Renovation. The alteration of the structure of any existing juvenile detention center.	or portion
	purposes of changing or improving its function. This may include, but not be limited to,	altering the
physical layout	of essential areas within the detention center or reconstruction of the existing structur	o oroge or
interior features		c, areas, or
interior reacures		
31.	Rule Infraction. A violation of detention center rules of conduct or policy and pro	cedures, as
governed by det	tention center policy and procedures.	()
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32. Safety Equipment. Devices primarily used for safety purposes such as but not limited to fire-
fighting equipment, for example, chemical extinguishers, hoses, nozzles, water supplies, alarm systems, sprinkler systems, portable breathing devices, gas masks, fans, first aid kits, stretchers, and emergency alarms.
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33. Security Devices. Equipment used primarily to confine and control detained persons and may include but is not limited to locks, gates, doors, bars, fences, screens, ceilings, floors, walls, and barriers, electronic
monitoring equipment, security alarm systems, security light units, auxiliary power supplies, and other equipment
used to maintain detention center security.
34. Staffing Plan. A documented schedule which includes staffing of direct care staff, staffing ratios.
resident activities, and the certification level of staff.
35. Strip Search. A search that requires a juvenile to remove or arrange some or all clothing so as to
permit a visual inspection of the juvenile's breasts, buttocks, or genitalia.
36. Volunteer. A person who freely chooses to provide services to juvenile offenders or staff at a ju-
venile detention center, and is not compensated for their services or time. Volunteers will not be unsupervised with
juvenile offenders and will be supervised by direct care suiff at the detention center.
211. – 219 (RESERVED)
220. 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: ()
02. 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 will be
available for review excluding medical records, personnel records and personnel action reports. Department repre-
sentatives will be allowed to observe and privately interview juvenile offenders and staff concerning any matter per-
taining to these rules. Department representatives will have access to all parts of the detention center for the purpose of inspecting the physical plant.
221. DEPARTMENT PREPARED WRITTEN REPORT OR THEIR AGENTS.
Department representatives will prepare a written report of each inspection within ninety (90) days following such
inspection and provide copies to the appropriate detention center administrator and the governing body. The report is
submitted to the Director for review of the issuance or renewal of a certificate of compliance.
222. 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 Man-
agement Program, where applicable.
01. 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 will 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 rep-
resentatives will be available to advise and consult concerning an appropriate corrective action. The plan is submit-
ted to the Department for approval no later than sixty (60) days from receipt of notice.

02. Demonstration of Meaningfu			
toward achieving compliance, according to the s	ubmitted plan, demons	trated during the time fra	me approved by the
Department in the corrective action plan.			
223. CONFORMITY WITH APPLICABL	E LAWS AND REGI	ULATIONS.	
Juvenile detention centers shall conform to laws	rules, and regulations	adonted by the federal of	overnment state of
Idaho, the county, and the municipality in whic			
applicable public health, safety, fire codes, buildi			
224. STANDARDS COMMITTEE.		APA.	
A standards committee will be arrested for the	annesses of acutomites	ACESTY.	on an account of the second
A standards committee will be created for the standards, and requests for modification of stand			
administrators, or their designees, and represent			
gional representation when possible. The final			
Director.			()
01. Terms. Members of the Stand	lards Committee serve	torms of two (2) was at	acting on Oatabas I
of the year in which the member is nominated and		ternis or two (2) years st	arting on October 1
	TUD.	and The	
02. Abstain from Voting. If a pet			
same district as a Committee representative, that	Committee representat	ive will abstain from voti	ng and the alternate
will serve in place of said representative.	h. "Heliph	4193	
03. Standards Committee Meeti			
view the Juvenile Detention Cemer Standards. r			
The Standards Committee will also meet when the			
the juvenile detention center standards, requests f	75.0	- War	
04. Requests for Modification of			
ble, a request for modification may be filed wit administrators of the Idaho Association of Coun			
tions as to the necessity, scheduling and conven			
the Standards Committee reviews the request and			
retains the authority to make the final decision to			
THE AREA TO			()
05. Modification of Standards by the	Standarde Committee	a In the avent that the Ct	andards Committee
determines that a standard is obsolete: unworkab			
written recommendations to the Director for char			
for the requested changes. The Director retains the	ne authority to make th	e final decision to promu	lgate rules or allow
the standards to remain unmodified. Any modifie			
with the Idaho Administrative Procedures Act.			
225 229. (RESERVED)			
230. DETENTION CENTER ADMINISTR	RATION.		
01. Legal Entity. The public or pr	ivate agency operating	a detention center is a le	gal entity, part of a
legal entity, or a political subdivision.			()
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ource of legislative or administrative authority			
that he may carry out the provisions of these rules		eds of the determion cen	()
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03. Detention Center Administrator. The detention center will have a designated administrator who
is responsible for all detention center operations. ()
04. Mission Statement. The detention center will have a written mission statement which describes its philosophy and goals.
05. Policy and Procedures. The detention center administrator will develop and maintain written
policy and procedures. The detention center administrator will develop and maintain written
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 policies and procedures are reviewed on a regular basis, updated as needed and made avail-
able to all detention center employees. The policy and procedures manual is submitted to the prosecuting attorney.
or other legal authority, for review, and to county commissioners, or other governing authority, for approval. After
such approval, a copy of the policy and procedures manual is submitted to the Department.
231. – 239. (RESERVED)
240. STAFF REQUIREMENTS AND STAFF DEVELOPMENT.
01. Twenty-Four Hour Supervision. The detention center must be staffed by detention center em-
ployees on a twenty-four (24) hour basis when juvenile offenders are being housed.
02. Staffing. The detention center will have staff to perform all functions relating to security, supervi-
sion, services and programs as needed to operate the detention center. The detention center will have policies and procedures in place governing staffing and subrun a staffing plan to the Department as requested. It is recommended
that each secure juvenile facility 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.
ACCOUNTS TO THE PARTY OF THE PA
a. If the detention center houses eight (8) or fewer juvenile offenders, there should be at least one (1)
direct care staff and one (1) other staff awake at all times.
b. If the detention center houses more than eight (8) juvenile offenders, there should be one (1) direct
care staff for each eight (8) juvenile oftenders plus one (1) additional staff awake at all times. Example: if the deten-
tion center houses thirty-two (32) juvenile offenders, four (4) direct care staff would be recommended (one (1) staff
to eight (8) juvenile offenders), plus one (1) additional staff for a total of five (5) staff.
03. Gender of Employees. At least one (1) of the detention center employees on duty should be fe-
male when females are housed in the detention center and at least one (1) should be male when males are housed in
the detention center. During the admission process, an employee of the same gender as the juvenile offender should
be present.
04. Minimum Qualifications.
a. Direct care staff, at the time of employment, must meet the minimum criminal history background
and certification requirements as provided in IDAPA 11.11.01, "Rules of the Idaho Peace Officer Standards and
Training Council."
b. Volunteers, before starting volunteer services, must meet the minimum criminal history back-
ground requirements as provided in IDAPA 11.11.01. "Rules of the Idaho Peace Officer Standards and Training
Council."
c. The agency will conduct criminal background records checks at least every five (5) years of current employees, contractors, and volunteers who may have contact with residents as outlined in PREA Standard Sec-
The state of the s
tion 115.317.

	05.	Training and Staff Development Plan. Each juvenile detention center will develop a st	aff tra	ain-
ing and	develop	ment plan based on the policies and procedures of the detention center. The plan will als	so ens	ure
		e juvenile detention officers earn the juvenile detention officer certificate, as mandated in sof the Idaho Peace Officer Standards and Training Council."	1 IDA	PA
ited to:	a.	All new full-time direct care staff are provided training that addresses areas including, but	t not I	ım-
	£1	Tr. A. Monn		
	1	First aid/CPR:		
_	ii.	Security procedures;	-(-)
	iii.	Supervision of juvenile offenders;	()
	iv.	Suicide prevention;	()
	ν.	Fire and emergency procedures;	7	-
		All I	9	-
	vi.	Safety procedures:		
	vii.	Appropriate use of physical intervention, and demonstrate an adequate level of proficience	cy as	de-
termined	by a P.	O.S.T. certified use of force instructor using the juvenile detention officer use of force lesso	n plar	E.
-	C-9998			
	viii.	Report writing;	()
.——	ix.	Juvenile offender rules of conduct:	(_)
	Χ.	Rights and responsibilities of juvenile offenders.	_(_)
	xi.	Key control:	()
	xii.	Interpersonal relations;	-	
	xili.	Social/cultural filestyles of the juvenile population;		
	XIV	Communication skills		
- 4			()
	XV	Mandatory reporting laws and procedures:	()
	xvi.	Professional boundaries; and	()
	xvii.	All training as outlined in section 115.331 of the PREA Standards.	()
	h	All direct care staff who are considered not time as call as weaking force the fact of	00.1	
per week	will ob	All direct care staff who are considered part-time, on-call, or working fewer than forty (4 tain a part-time juvenile detention officer certification, as mandated by IDAPA 11.11.01, "	Rules	of
		Officer Standards and Training Council."	(
	c.	Any staff who works in a facility classified as Rural Exception or a collocated facility will	ohtai	n a
part-time	juvenile	e detention officer certificate of completion from the Department.	()
	d.	Ongoing training is provided at the minimum rate of twenty-eight (28) hours for each sul	hsean	ent
year of e	mploym	ent, which include, but are not limited to:	()
		At least eight (8) hours of use of force, and demonstrate an adequate level of proficiency	oc dos	or
mined by	a P.O.S	S.T. certified use of force instructor using the juvenile detention officer lesson plan; and	()
	ü.	All ongoing training as outlined in section 115.331 of the PREA Standards; and	(
	iii.	All other trainings that require recertification.	,	
	nt.	em other damings that require recentlication.)

f. Each facility maintains accurate training documentation. 241 249. (RESERVED) 250. DETENTION CENTER INFORMATION SYSTEMS. 01. Records. The detention center will have written policies and procedures to govern the collection, management, and retention of information pertaining to juvenile offenders and the operation of the detention center. Written policy and procedures will address, at a minimum, the following. a. Accuracy of information, including procedures for verification: b. Security of information, including procedures for verification: c. Content of records: d. Maintenance of records: e. Length of retention; and f. Method of storage or disposal of inactive records. Q2. Release of Information. Proot to the release of information to agencies other than criminal justice authorities or other agencies with a court order for access; a written release of information is obtained from the juvenile offender's parent, legal guardian or through a court order with a copy or that release placed in the juvenile offender's file folder. 03. Access to Records. Planetts, legal guardians, feal representatives, and staff is 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 and years of the information when just disclosure presents a files and records, as authorized by law. Absent a court order to the contrary the detention center administrator and years of the information in the inventile offender. If access to records as a subtorized by law. Absent a court order to the contrary the detention center of the livenile offender. If access to records as denied or restricted, documentation that states the reason for the denial or restriction is maintained by the detention center administrator. 251. DOCUMENTATION. 01. Shift Log. The detention center maintains documentation including time notations on each shift which includes the following information, at a minimum: c. Names of juvenile offende	e.	Volunteers and contractors are trained commensurate to their level of contact with ju	ivenile of-
241. — 249. (RESERVED) 250. DETENTION CENTER INFORMATION SYSTEMS. 01. Records. The detention center will have written policies and procedures to govern the collection, management, and retention of information pertaining to juvenile offenders and the operation of the detention center. Written policy and procedures will address, at a minimum, the following a. Accuracy of information, including procedures for verification: b. Security of information, including access and protection from manuthorized disclosure; (c. Content of records: d. Maintenance of records: e. Length of retention: and f. Method of storage or disposal of inactive records Q2. Release of Information. Prior to the release of information to agencies other than criminal justice authorities or other agencies with a court order for access; a written release of information is obtained from the 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. 03. Access to Records, Parents, legal guardians, fegal representatives, and staff is 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 administrative may restrict access to vertain 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 detrimenta to the best nucrests of the juvenile offenders are to the safety and security of the detention center may be detrimenta to the best nucrests of the juvenile offenders temporarily released or restricted, documentation that states the reason for the denial or restriction is maintained by the detention center administrator. (a. Names of juvenile offenders temporarily released or returned for such purposes as court appear ances, work/education releases, furloughs, or other authorized absences from the detention center with times recorded: e. Time of meals served: f. Tim	fenders.		
250. DETENTION CENTER INFORMATION SYSTEMS. 01. Records. The detention center will have written policies and procedures to govern the collection, management, and retention of information pertaining to juvenile offenders and the operation of the detention center. Written policy and procedures will address, at a minimum, the following a. Accuracy of information, including procedures for verification: b. Security of information, including access and protection from annualthorized disclosure: c. Content of records: d. Maintenance of records: e. Length of retention; and f. Method of storage or disposal of inactive records. e. Length of retention; and f. Method of storage or disposal of inactive records. 22. Release of Information. Prive to the release of information to agencies other than criminal justice authorities or other searchies with a court order to access a written release of information is obtained from the juvenile offender's parent, legal guardian or through a court order with a copy of hat release placed in the juvenile offender's file folder. 33. Access to Records. Practis. legal guardians, legal representatives, and staff is permade 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 administration may restrict access to certain information, or provide a summary of the information when its disclosure presents a direct to the safety and security of the detention center or may be detrimenta to the best inquestes or the pavenile offender if access to certain information, or provide a summary of the information when its disclosure presents a direct to the safety and security of the detention center or may be detrimenta to the best inquestes or the pavenile offenders ferromentally records a certain information, or provide a summary of the information when its disclosure presents a direct to the safety and security of the detention center or may be detrimentated to the best inquestes of the pavenile off	f.	Each facility maintains accurate training documentation.	
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a. Accuracy of information, including procedures for verification; b. Security of information, including access and protection from an authorized disclosure; c. Content of records; d. Maintenance of records; e. Length of retention; and f. Method of storage or disposal of inactive records. (22. Release of Information, Proce to the release of information to agencies other than criminal justice authorities or other agencies with a court order for access; a written release of information is obtained from the juve nile offender's parent, legal guardian or through a court order with a copy of that release placed in the juvenile offender's file folder. 33. Access to Records, Parents, legal guardians, legal representatives, and staff is 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 at fire at the safety and accurity of the detention center or may be detrimentate to the best miterests of the juvenile offender, if access to certain information, or provide a summary of the information when its disclosure presents at fire at the safety and accurity of the detention center or may be detrimentate to the best miterests of the juvenile offender, if access to certain information, or provide a summary of the information to the best miterests of the juvenile offender, if access to records as denied or restricted, documentation that states the reason for the denial or restriction is maintained by the detention center administrator. (251. DOC UMENTATION. 13. Shift Log. The detention center maintains documentation including time notations on each shift which includes the following information, at a minimum: (a. Direct case staff on duty: b. Time and restrict of security or well-being checks and head counts; (c. Names of juvenile offenders temporarily released or returned for such pu	management	, and retention of information pertaining to juvenile offenders and the operation of the detent	tion center
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	<u>I.</u>	Times and sint activities, including any action taxen on the handling of any routine me	(
	g.	Notation and times of entry and exit of all visitors, including physicians, attorneys, vol-	unteers, an
	others:		

	 Notations and times of unusual incidents, problems, disturbances, escapes; 	(
	Notations and times of any use of emergency or restraint equipment; and	
	Notation and times of perimeter security checks.	(
	02. Housing Assignment Roster. The detention center maintains a master file or	roster board indicat
ing the c	rrent housing assignment and status of all juvenile offenders detained.	(
	03. Visitor's Register. The detention center maintains a visitor's register in which	the following wil
be recor	ed:	(
	a. Name of each visitor;	7
	b. Time and date of visit;	
	Juvenile offender to be visited; and	(
	Relationship of visitor to juvenile offender and other pertinent information.	(
	04. Juvenile Detention Records. The detention center will classify, retain and r	maintain an accurate
and curr	nt record for each juvenile offender detained, in accordance with the provisions of Fulg	31, Chapter 8, Sec
tion 31-8	71, Idaho Code. The record will contain, at a minimum, the following:	h (
	Booking and intake records:	(
	Record of court appearances;	
	. Documentation of authority to hold:	(
	l. Probation officer or caseworker, if assigned:	-
	. Itemized inventory forms for all clothing, property, money, and valuables take	en from the juvenile
offender	The Aller VA	(
	Classification records and information about a resident's personal history and	I behavior to reduce
the risk c	sexual abuse by or upon a resident;	(
	Documentation of education as outlined in PREA Standard Section 115.333;	
	Rule infraction reports:	
	Records of disciplinary actions:	
	Grievances filed and their dispositions;	
	. Release records:	()
	Personal information and emergency contact information:	(
	n. Documentation of a completed intake medical screening:	(
	. Visitor records;	(
	. Incident reports;	()
	Photographs.	()
	5. Incident Reports. Any person involved in or witness to an incident will write	e an individual inci-
dent repo	t. The incident report includes, at a minimum, who, what, when, where, why, how, and	d action taken. Inci-
dems rep	rts are written for situations including, but not limited to, the following:	

a.	Any criminal act;	
b.	Use of force:	()
c.	Use of restraints, except for transfer;	()
<u>d.</u>	Suicide or attempted suicide;	()
e.	Escape or attempted escape:	()
ſ.	Emergencies:	()
g.	Serious rule violations;	()
h.	Cross-gender searches:	()
i.	Body cavity searches;	()
į.	Seizure and disposition of contraband; and	()
k.	Any incident deemed serious enough to disrupt or disturb the security, safety, and ord	lerly opera-
tions or well-b	eing of the center, staff, juveniles, or public.	()
06.	Incident Report Review. All incident reports are reviewed by the detention center ad	ministrator.
or designee, ar	nd be maintained as part of the detention center records	()
252. MED	DICAL INFORMATION.	
01.	Medical Files. The health authority will marriain medical records for each juveni	le offender
which are kept	t separate from other records.	
02.	Access to Medical Files. The detention center administrator, in conjunction with the	health au-
thority, will es	stablish procedures to determine access to medical files in accordance with privacy laws.	
253 254. (F	RESERVED)	
255. PRO	HIBITED CONTACT AND PRISON RAPE ELIMINATION ACT (PREA) COMPL	IANCE.
01.	Sexual Abuse of Juvenile Offenders. Juvenile detention centers shall be compliant	with federal
PREA Standar		()
256. SAF	ETY AND EMERGENCY PROCEDURES.	
	Emergency Plan. The detention center will have written policies and procedures to	that address
	or responding to emergency situations.	()
02.	Compliance with Fire Code. The detention center shall comply with local and state f	ire codes. A
request for an	annual inspection is made to the local fire marshal or authorized agency. The detention of	enter main-
	ntation of this inspection.	
257. DET	TENTION CENTER SECURITY.	
01.	Security and Control Policy. The detention center's policy and procedures manual	contains all
procedures fo	r detention center security and control, with detailed instructions for implementing these	procedures.
and are review	wed at least annually and updated as needed. The manual is made available to all staff.	
02.	Personal Observation. The detention center will have written policy and procedures	that govern
the observation	on of all juvenile offenders and will, at a minimum, require direct care staff to personally	observe all
juvenile offer	nders every thirty (30) minutes on an irregular schedule and the time of such checks is le	ogged, More

frequent checks should be made of juvenile offenders who are violent, suicidal, mentally ill, or	who have other spe-
cial problems or needs warranting closer observation.	()
03. Cross-Gender Supervision. The detention center will have written policy an	d procedures govern-
ing supervision of female juvenile offenders by male employees and male juvenile offenders	by female employees
which is based on privacy needs and legal standards. Except in emergencies, detention cente	r employees will not
observe juvenile offenders of the opposite sex in shower areas. Reasonable accommodation of	privacy needs will be
observed.	()
04. Head Counts. The detention center will have written policy and procedures	which outling a are
tem to physically count or account for all juvenile offenders, including juvenile offenders on	work release aduce
tional release, or other temporary leave status who may be absent from the detention center for	certain periods of the
day. At least three (3) documented counts will be conducted every twenty-four (24) hours. A	t least one (1) count
will be conducted each shift with at least four (4) hours between each count.	()
05. Camera Surveillance, Camera surveillance equipment will by the used in r	
05. Camera Surveillance. Camera surveillance equipment will not be used in particular servation of juvenile offenders.	nace of personal ob-
258. PHYSICAL INTERVENTION.	
01. Appropriate Use of Physical Intervention. The detention center will have	written policy and
procedures which govern the use of physical intervention.	()
VIII A	
a. The use of physical intervention will be restricted to the following situations.	and then only to the
degree necessary to restore order:	(
i. Instances of justifiable self-protection;	()
ii. The protection of others	
ii. The protection of others.	
iii. The protection of property.	()
iv. The prevention of escapes; and	7 1
Y The suppression of disorder.	(
Physical intervention is not used as punishment.	()
02. Use of Chemical Agents. The detention center will have written policy an	d procedures which
govern the use of chemical agents, if approved for use in the detention center.	()
a. The use of chemical agents is restricted to the following situations, and the	n only to the degree
necessary to restore order	()
i. Instances of justifiable self-protection;	
i. Instances of justifiable self-protection;	()
ii. The protection of others;	()
iii. The prevention of escapes; and	V V
iv. The suppression of disorder.	()
b. Chemical agents will only be administered by an individual who has been cer	tified in its use by a
qualified instructor.	()
Oleansia Continuidad a tradición de la continuidad a continuidad acontinuidad a continuidad a contin	
c. Oleoresin Capsicum is the only chemical agent approved for use in juvenile de	tention centers.

03. centers unless t	Use of Electroshock Devices. The use of electroshock devices is promised by law enforcement officers responding to a call for assistance initiated	
04.	Use of Mechanical Restraints. The detention center will have writt	ten policy and procedures
which govern to	he use of mechanical restraints, including notification of medical or mental	health professionals.
a.	The use of restraints is restricted to:	(
i.	Instances of transfer:	(
ii.	Instances of justifiable self-protection;	()
10.	The protection of others:	()
1V-	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 will not be used as punishment or for the convenience of staff	f. ()
c.	Juvenile offenders in mechanical restraints are not left unattended exc	ept in documented exigen
eircumstances.		
d.	Eliminate the use of restraints on known pregnant juveniles housed in facilities, during labor, delivery, and post-partum recovery, unless credible	e reasonable grounds exist
in accordance	with Juvenile Justice and Delinquency Prevention Act Sec. 233, 34 U.S.C.	11133.
259. PERI	METER SECURITY CHECKS AND SECURITY INSPECTIONS.	
01.	Perimeter Security Checks. The detention center will have written po	olicy and procedures which
A Property of the Park of the	uency and performing of perimeter security checks.	
02.	Security Inspections. The detention center will have written policy a	and procedures that require
timely notifica	tion to the detention center administrator, or designee, of any structural or administrator shall promptly correct any identified problems. The facility	y maintains documentation
of any correcti		(
260. SEAI	RCH AND SEIZURE	
01.	Detention Center Search Plan. The detention center will have wri	tten policy and procedure
which outline	a detention center search plan for the control of contraband and weapon	ons and provides for unan
nounced and is	rregularly timed searches of juvenile offenders' rooms, day rooms, and ac	ctivity, work, or other area
accessible to ju	uvenile offenders and searches of all materials and supplies coming into the	detention center.
02.	Personal Searches. The detention center will have written policy and	d procedures governing the
personal searc	hes of juvenile offenders, to include pat, strip, visual body cavity, and b	carches of invenile offend
ers. Said police	traband and weapons and provides for unannounced and irregularly timed ies and procedures include, at a minimum, requirements that:	scarches of juvenile offend
	All searches be performed under sanitary conditions in a manner which	h protects the dignity of th
invenile to the	all searches be performed under sanitary conditions in a mainter with greatest extent possible;	in protects the diginity of the

All pat searches be performed by direct care personnel of the same sex as the juvenile, of	except un-
der exigent circumstances:	()
C All strip or visual body cavity cograhes he performed by d'und	
c. All strip or visual body cavity searches be performed by direct care personnel of the sa the juvenile with the exception of medical personnel;	me sex as
the juvenile with the exception of inecical personner,	()
d. No person of the opposite sex of the juvenile, with the exception of medical personnel	, will ob-
serve any unclothed search of the juvenile, including strip, visual body cavity, or body cavity searches;	()
e. All body cavity searches are conducted only by medical personnel;	()
An initial not search is performed at the inteles persons when to the	
f. An initial pat search is performed at the intake process prior to the removal of any m restraints. A second pat search should be performed after the removal of any mechanical restraint; and	echanical
And the restraint and the removal of any mechanical restraint, and	()
g. Any search or physical examination of transgender or intersex residents for the sole p	urpose of
determining genital status is prohibited.	()
03. Documentation of Certain Searches. The detention center will have policy and pro-	
which govern the documentation of certain searches. Documentation is maintained in detention center record	rocedures
the juvenile offender's record, and include justification and any exigent circumstances concerning the	as and in
Searches which must be documented include, but are not limited to;	/ Search.
 Any search performed by direct care personnel of the opposite sex as the juvenile; 	_ ()
b. Any strip or visual body cavity search performed or observed by direct care personnel of	the manual
site sex of the juvenile:	ine oppo-
The second second	1 1
c. Any body cavity search observed by direct care personnel of the opposite sex of the juven	ile; or
	()
d. Any strip, visual body cavity or body cavity search performed.	7 V
04. Seizure and Disposition of Contraband. The detention center will have written policy	and pro-
cedures which explains the chain of custody to govern the handling and/or disposal of contraband. All co	ntraband
found during detention center or juvenile offender searches is seized and processed according to detention	on center
policy, including involvement of law enforcement, if appropriate. The seizure and disposition of the cont	raband is
documented. When a crime is suspected to have been committed within the detention center, all evidence	is main-
tained and made available to the proper authorities.	()
261. SECURITY DEVICES.	
SECRIT DEVICES.	
01. Key Control. The detention center will have policy and procedures in place to govern	key and
tool control.	()
02. Security Devices. The detention center will have written policy and procedures that go	
use of security devices. Detention center employees use only security equipment on which they have been	overn the
trained and is issued through, or authorized by, the detention center administrator. The facility maintains doc	property
tion of proper training.	()
03. Weapons Locker. The detention center provides a weapons locker or similar arrangement	at secu-
rity perimeter entrances for the temporary storage of weapons belonging to law enforcement officers who	enter the
detention center.	()
262. FOOD SERVICES.	
The detention center will have written policy and procedures which govern food service. If food is not	obtained
through a food service contract from an outside source, the detention center's food service operation is su	pervised

by a designated employee who has experience and/or training in meal preparation, menu planning, staff supervision, ordering procedures, health and safety policies, theft precautions, and inventory control. If food is obtained through a food service contract from an outside source, provisions are made to assure that the contractor complies with the applicable section of these rules.
263. MEALS.
01. Providing Meals. The detention center will have written policy and procedures which govern the
provision of meals. Three (3) meals, at least two (2) of which includes a hot entree, are served daily.
No many than fourteen (14) hours will
elapse between the evening meal and breakfast the next day, unless an evening snack is served. If snacks are provid-
ed, up to sixteen (16) hours may elapse between the evening meal and breakfast.
the series on other emproyed functions
when meals are served have a meal provided upon their return. If they have not already eaten.
ANT TO
e. If meals are provided to staff, the menu should be the same as provided to juvenile offenders.
d. Medical personnel is notified when a juvenile offender does not eat three (3) consecutive meals.
02. Withholding of Meals as Disciplinary Sanction Prohibited. The detention center will have writ-
ten policy and procedures which dictate that meals are never withheld from juvenile offenders, nor the menu varied,
as a disciplinary sanction.
03. Control of Utensils. The detention center will have a control system for the issuance and return of
all food preparation and eating utensils.
264. SPECIAL DIETS.
The detention center will have written policy and procedures which govern special diets.
01. Special Diets, Medical, Special diets prescribed by a physician are followed according to the or-
ders of the treating physician or dentist.
O2. Special Diets, Religious. Provisions should be made for special diets when a juvenile offender's religious beliefs require adherence to particular dietary practices.
265. DIETARY RECORDS.
01. Food Service Records. The detention center maintains an accurate record of all meals served to
juvenile offenders, including special thets. All menus are planned, dated, and available for review at least one (1)
week in advance. Notations are made of any changes in the menu. Menus are retained at least one (1) year after use.
02. Review of Menus. Menus and records of meals served are reviewed on a regular basis at least annually by a licensed dietitian, physician or nutritionist to verify nutritional adequacy or will meet the current
guidelines of the National School Lunch Program. The detention center maintains documentation of the dietitian's.
physician's or nutritionist's review and verification. Subsequent menus are promptly revised to eliminate any defi-
ciencies noted.
266. FOOD SERVICE SANITATION.

written Policy and Procedures. The detention center will have written policy and procedures.	
govern food service sanitation. Food service and related sanitation practices comply with the requirements	of the
state health department or other appropriate regulatory body. The detention center's food service operation	n is in-
spected in the manner and frequency mandated by local health authorities. The detention center administration	tor will
solicit at least an annual sanitation inspection by a qualified entity. The results of such inspections are docu	mented
and the detention center administrator takes prompt action to correct any identified problems.	()
267. SANITATION AND HYGIENE.	
 Sanitation Inspections. Written policy and procedures provide that the detention center be 	main-
tained in a clean and healthful condition and that the detention center administrator, or designee, will c	onduct
monthly sanitation and maintenance inspections of all areas of the detention center.	()
02. Vermin Control. The detention center will have a plan for the control of vermin and peets	
02. Vermin Control. The detention center will have a plan for the control of vermin and pests includes inspections and fumigations, as necessary, by a licensed pest control professional.	which
increases hispections and futiligations, as necessary, by a necessory pest control professional.	(
03. Housekeeping Plan. The detention cemer will have a written housekeeping plan for all a	reas of
the physical plant which provides for daily housekeeping and maintenance by assigning specific duties to ju	ivenile
offenders and staff. All work is assigned and supervised by detention center employees. No juvenile offender	r is al-
lowed to assign work to other juvenile offenders.	()
Maintenance and Repair. The detention center will have written policy and procedures	to pro-
vide that all plumbing, lighting, heating and ventulation equipment, furnishings, and security hardware in it	uvenile
offender living areas is kept in good working order. Any broken fixture, equipment, furnishings, or hardy	ware is
promptly repaired or replaced. Painted surfaces are not allowed to become scaled or deteriorated.	()
A SEE A CARDON	15
05. Water Quality. The water will meet all current standards set by the applicable state and lo	cal au-
thority as to bacteriological, chemical, and physical tests for purity.	()
269 260 (DECEDUED)	
<u>268 269. (RESERVED)</u>	
270. PERSONAL HYGIENE.	
O1. Personal Hygiene Items. The detention center will have written policy and procedures	which
govern the provision of, without charge, the following articles necessary for maintaining proper personal hygic	ene:
	()
	WI Idi
a. Seap;	()
b. Toothbrush:	6 3
c. Toothpaste:	()
d. Comb or brush	
d. Como di diusni	
e. Shaving equipment;	()
f. Products for female hygiene needs; and	
g. Toilet paper.	. x
st Tonet paper.	
02. Removal of Personal Hygiene Items. The detention center will have written policy and	ргосе-
dures that govern the removal of personal hygiene items from juvenile offenders' sleeping areas. Removal n	iust be
based upon sufficient reason to believe that the juvenile offender's access to the items poses a risk to the sai	fety of
juvenile offenders, staff, or others, or poses a security risk to the detention center.	()
	-

03.	Clothing and Linens. The detention center provides for the issue of clean clothing.	bedding, lin-
ens, and towels	s to new juvenile offenders held overnight. At a minimum, the following is provided:	
a.	A set of standard detention center clothing or uniform;	()
<u>b.</u>	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.	()
04.	Laundry Services. Laundry services is sufficient to allow required clothing, bedding	g, and towel
exchanges for	juvenile offenders.	()
a.	Clothing and towels used by the juvenile offender while in the detention center are	laundered or
exchanged at l	east twice each week.	()
b.	Linen is changed and laundered or exchanged at least once weekly or more often, as n	ecessary.
В.	Einen is changed and raundored of excessive at reaction	()
	District the second sec	ther invenile
C.	Blankets in use are laundered or exchanged at least monthly, or before re-issue to and	(
offender.		
05.	Clothing and Linen Supplies. The detention center inventory of clothing, bedding	g, linen, and
towels will exc	ceed the maximum population to ensure that a reserve is always available.	
271. HEA	LTH SERVICES.	
01.	Health Care. The detention center will have written policy and procedures to govern	the delivery
	medical, dental, and mental health services. These written policies and procedures addre	ss, at a mini-
	limited to, the following:	(
0 48	Intake medical screening is documented and performed on all juvenile offenders up	on admission
to the detention	The state of the s	(
That.	ACTIVE COLOR	dental made
1.11	The medical screening should include inquiry of current illness and health problems, transmitted and other infectious diseases, medication taken and special health requirer	nents if any
	shol or drugs, mental illness and/or suicidal behavior.	(
the use of alco		
ii.	The screening should also include observations of the physical condition, mental con-	dition, and/o
behavior.		
b.	Handling of precide offenders' requests for medical treatment;	
c.	Non-emergency medical services;	
d.	Emergency medical and dental services:	(
e.	Use of a vehicle for emergency transport:	
f.	Emergency on-call physician and dental services when the emergency health care	facility is no
located nearby		(
g.	The availability of first-aid supplies:	(
h.	Screening, referral, and care of juvenile offenders who may be suicide-prone, or expe	erience physi
	emotional disabilities;	(

 Arrangements for providing close medical supervision of juvenile offenders with special or psychiatric problems; 	medical
	_()
j. Delousing;	()
k. Medical isolation, and proper examination of juvenile offenders suspected of having conta	gious or
infectious diseases;	()
 Management of pharmaceuticals, including storage in a secure location; and 	()
 Motification of next of kin or appropriate authorities in case of serious illness, injury or dea 	th.
	()
02. Medical Judgments. Except for regulations necessary to ensure the safety and order of the tion center, all matters of medical, mental health, and dental care needs are determined by the medical per	e deten-
who have final responsibility for decisions related to medical judgments.	rsonnel,
ALLE STATES OF THE STATES OF T	
03. Informed Consent. Permission to perform medical, surgical, dental or other remedial tr	
should be obtained from a parent, spouse, guardian, court or custodian, as stated in Title 16, Chapter 16, Sec	tion 16-
1627, Idaho Code.	()
04. Health Appraisal. Juvenile offenders are provided a health appraisal by the medical pe	ersonnel
within fourteen (14) days of admission.	()
272 274. (RESERVED)	
275. RULES AND DISCIPLINE.	
01. Behavioral Management. The detention center will have written policy and procedures for	main-
taining discipline and regulating juvenile offenders' conduct. The following general principle apply:	()
a. The conduct of juvenile offenders is regulated in a manner which encourages and supports priate behavior, with penalties for negative behavior;	s appro-
	()
b. The detention center has written rules of conduct which specify prohibited acts, the penal	ties that
may be imposed for various degrees of violation, and the disciplinary procedures to be followed:	()
c. Disciplinary action is of a nature to regulate juvenile offenders' behavior within acceptable	e limits
and is taken at such times and in such degrees, as necessary to accomplish this objective;	()
d. The behavior of juvenile offenders is controlled in an impartial and consistent manner;	()
THE STATE OF THE S	1
e. Disciplinary action is not arbitrary, capricious, retaliatory, or vengeful;	()
f. Corporal or unusual punishment is prohibited. Care is taken to ensure juvenile offenders	are free
from personal abuse, humiliation, mental abuse, personal injury, disease, property damage, harassment, or personal abuse, humiliation, mental abuse, personal injury, disease, property damage, harassment, or personal abuse, humiliation, mental abuse, personal injury, disease, property damage, harassment, or personal abuse, humiliation, mental abuse, personal injury, disease, property damage, harassment, or personal injury, disease, property damage, harassment, disease, di	punitive
interference with daily functions of living, such as eating or sleeping;	()
g. Juvenile offenders will not be subject to any situation in which juvenile offenders impos	e disci-
pline on each other.	()
02. Resolution of Rule Infractions. The detention center will have written policy and process	,
02. Resolution of Rule Infractions. The detention center will have written policy and proceed define and govern the resolution of rule infractions.	dures to
03. Grievance Procedures. The detention center will have written policy and procedures for	
offenders which will identify grievable issues and define the grievance process.	uveniie
ALL LAND BY AND	

04.	Criminal Law Violations. The detention center will have written policy and procedures to	
the handling of	f incidents that involve the violation of federal, state, or local criminal law, including prompt is	referral
to the appropria	ate authority for possible investigation and prosecution.	()
276. COM	MUNICATION AND CORRESPONDENCE.	
01.	Mail, Visiting, Telephone. The detention center will have written policy and procedures th	at gov-
ern the practice	es of handling mail, visitation, use of the telephone, and any limitations or restriction on these	e privi-
leges. Juvenile	offenders will have the opportunity to receive visits and to communicate and correspond wi	ith per-
sons, representa	atives of the media or organizations, subject to the limitations necessary to maintain detention	center
security and ore	der.	()
02.	Resident Access to Outside Support Services. The facility provides residents with access	to out-
side victim adv	vocates for emotional support services related to sexual abuse, as outlined by PREA Standard	Section
115.353.		()
0.2	ALUE M. II also the control of from public affolds indeed attornous	courte
03.	Mail Service. Mail, other than sent to or received from public officials, judges, attorneys, ficials and officials of the confining authority may be opened and inspected for contraband.	()
government off	ncials and officials of the comming authority may be opened and inspected for commandia.	
04.	Telephone Service. All juvenile offenders, except those restricted as a result of disciplin	
tion, are provid	ded the opportunity to complete at least two (2) telephone calls weekly to maintain family an	d com-
munity ties.		()
a.	Telephone calls may be monitored and notification is provided to the juvenile.	()
<u>.</u>	The detention center may require that any costs for telephone calls be borne by the juves	nile of-
fender or the pa	VAN TERMS TOOL	()
lender of the pa	arty called.	
c.	Written policy and procedures grant all juvenile offenders the right to make at least one (1) tele-
phone call to fa	amily members, attorneys, or other approved individuals during the admissions process.	()
d.	Juveniles are allowed a reasonable number of telephone calls to their attorneys that:	()
i.	Are of reasonable direction;	()
ii.	Are not monitored; and	()
		7 X
<u>iii.</u>	Are not revoked as a disciplinary measure.	1 1
05.	Visitation Restrictions. The parents or legal guardians, probation officer, parole officer, de	etention
center administ	trator or the court of jurisdiction may impose restrictions on who may visit a juvenile offender.	i
		()
06.	Search of Visitors. Written policy and procedures will specify that visitors register upo	
into the detenti	ion center and the circumstances under which visitors are searched and supervised during the vi	isit.
		()
0.5	Confidential Visits. The detention center provides juvenile offenders adequate opportuni	ities for
07.	cess to courts, attorneys, and their authorized representatives, probation and parole officers.	
	inselors, caseworkers, and the clergy.	()
forcement, con		-4
08.	Visitation. Attorneys, probation and parole officers, law enforcement, counselors, casev	vorkers.
and clergy are	permitted to visit juvenile offenders at reasonable hours other than during regularly scheduled	visiting
hours.		

	<u>a.</u>	Visits with attorneys, probation and parole officers, law enforcement, counselors, case		
and cle	rgy are r	not monitored, except that detention center employees may visually observe the visitation,	as nece	s-
sary to	maintain	appropriate levels of security.	(
	b.	Visits with attorneys probation and parels officers law of courses		
cleray	-	Visits with attorneys, probation and parole officers, law enforcement, counselors, casework of the contact type unless otherwise indicated by the juvenile offender or visitor, or the	orkers,	OF
		ator determines there is a substantial security justification to restrict the visit to a non-contact		
conter	edininisti	ator determines there is a substantial security justification to restrict the visit to a non-contain	it type.	-
277.	ADMI	SSION.		_/
	Two:			
	01.	Orientation Materials. Written policy and procedures provide that new juvenile offender		
		erials, including conduct rules. If, at any time, a literacy or language barrier is recognized, t	ne dete	n-
tion cer	iter make	es good-faith efforts to ensure that the juvenile offender understands the material.	()
	02.	Procedures for Admission. The detention center will have written policies and proce	dures f	or
admissi	on of juy	venile offenders that address, but is not limited to, the following:	()
		and the second s		_
	a.	Determination that the juvenile offender is lawfully detained in the detention center, in ac	cordan	ce
with Ti	tle 20. Cl	hapter 5, Section 20-516, Idaho Code;	(_)
	b.	The classification of juvenile offenders in regard to sleeping, housing arrangements.	and nr	0-
grammi		The constituent of parente orienters in regard to account attained arrangements.	(1
	c.	Any juvenile offender showing signs of impairment should not be admitted to the detention	on cent	er
without	docume	entation from medical personner or a physician of examination, treatment, and fitness for	confin	e-
ment;			()
	d.	A complete search of the juvenile offender and possessions:	1)
		Pet many live and the live and		74
cacond	e.	Pat searches are performed before mechanical restraints are removed at the admissions path should be performed after the removal of any mechanical restraint;	ocess.	A
second	parseare	at should be performed area the removal of any mechanical festraint;	-	_)
	f.	The care and disposition of personal property.	()
	ALC: NO.			
	1	Provision of shower and the issuance of detention clothing and personal hygiene articles;		_)
	h.	The provision of medical, dental and mental health screening;	()
	1.	Male and female juvenile offenders will not occupy the same sleeping room;	_()
	i.	The recording of basic personal data and information;	1	1
		THE AREA	1	
	k.	Aiding juvenile offenders in notifying their families of their admission and the discussion	n of pr	0-
cedures	for mail	and visitation,	()
	L	The fingerprinting and photographing in accordance with Title 20. Chapter 5, Section 20	0.516/5	23
Idaho C	ode; and		1-310(6	1
3.11.11		Na Lorent Charles and the Char		
	m.	The administration of the MAYSI or other approved assessment tool.)
	03.	Court Appearance Within Twenty-Four Hours. Written policy and procedures ensure	that a	_
cording		20, Chapter 5, Section 20-516(4), Idaho Code, any juvenile offender placed in detention of		
		to court within twenty-four (24) hours, excluding Saturdays, Sundays and holidays, for a		
		nine where the juvenile offender will be placed until the next hearing.	1	711
				_
	04.	Limitations of Detention. Written policy and procedures are in place to limit the use of o	<u>letentic</u>	<u>)n</u>
in accor	dance w	ith Title 20, Chapter 5, Section 20-516, Idaho Code.	()

278.	REL	EASE.	
	01.	Release of Offender. Written policy and procedures will govern the release of	any juvenile of-
fender	and the	release process including, but not limited to:	()
	a.	Verification of juvenile offender's identity;	()
	b.	Verification of release papers;	()
	c.	Completion of release arrangements, including the person or agency to whom the	juvenile offend-
er is be	eing rele	ased:	(
	d.	Return of personal effects; and	()
	e.	Completion of any pending action.	()
	02.	Temporary Release. Written policy and procedures will envern escorted and	d unsecured day
leaves		community.	()
	03.	Personal Property Complaints. Written policy and procedures will govern a pro	cess for handling
compl		out personal property.	()
	04.	Disposal of Property. Property not claimed within four (4) months of a juvenil	le offender's dis-
charge		disposed of by the detention center in accordance with Fitle 55. Chapter 14. Section	n 55-1402, Idaho
Code.			()
270	DDO	GRAMS AND SERVICES AVAILABLE.	
279.	PRO	Take the tak	
	01.	Programs and Services. The detention center will have written policy and proce	dures which gov-
		rams and services will be available to invenile offenders. These programs and serv	()
minim	um, the	following:	
	<u>a.</u>	Access or referral to counseling:	()
	<u>b</u>	Religious services on a voluntary basis;	()
	6	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:	()
	£	Work assignments; and	()
	**	· 明颜。	CEA.
	g.	Educational programs according to the promulgated rules of the Idaho State Department of the Ida	rtment of Educa-
	tion.		
	02.	Records of Participation in Programs and Services. Records of participation	in programs and
service		orded in daily shift log, juvenile offender's file, or program records.	()
	03	Limitations and Denial of Services. Access to services and programs will be	afforded to all iu-
venile	offende	rs, subject to the limitations necessary to maintain detention center security and orc	ler. Any denial of
		umented.	()
280 -	- 284. (B	RESERVED)	
<u>285.</u>	DET	ENTION CENTER DESIGN, RENOVATION, AND CONSTRUCTION.	
	01.		apply to new ju-
venile	detentio	on centers, renovation of existing juvenile detention centers, and renovation of any	existing building

for use as a juvenile detention center. In the case of a partial renovation of an existing detention center, it is int	ended
that these rules should apply only to the part of the detention center being added or renovated.	()
02. Code Compliance. In addition to these rules, all new construction and renovation will construction.	
with the applicable ADA, building, safety, and health codes of the local authority and the applicable requirement	
the State Fire Marshal, and state law. Standards herein which exceed those of the local authority will take	ргесе-
dence.	
03. Site Selection. Juvenile detention centers should be located to facilitate access to commun	
sources and juvenile justice agencies. If the detention center is located on the grounds or in a building with any	
correctional facility, it is constructed as a separate, self-contained unit in compliance with Title 20, Chapter 5	Sec-
tion 20-518, Idaho Code.	·)
# 15 To 1 T	
04. General Conditions. All newly constructed or renovated juvenile detention centers will co	nform
to the following general conditions:	
a. Light levels in all housing areas are appropriate for the use and type of activities which	оссиг.
Night lighting will permit adequate illumination for supervision:)
b. All living areas will provide visual access to natural light:	· \
All fiving areas will provide visual access to flatural fight.	
c. HVAC systems are designed to provide that temperatures in indoor living and work areas a	re an-
propriate to the summer and winter comfort zones, and healthful and comfortable living and working cond	
exist in the detention center;	mions
exist in the detention center.	
d. All locks, detention hardware, fixtures, furnishings, and confirment have the proper security	value
for the areas in which they are used. The use of padlocks in place of security locks on sleeping room or housing	o unit
doors is prohibited:	Z MILLS
e. Juvenile offenders' rights to privacy from unauthorized or degrading observation is pro	tected
without compromising the security and control of the detention center. Privacy screening for all toilet and s	
areas which still allows adequate supervision of those areas should be incorporated into the design;	Y
The detention center has a perimeter which is secured in such a way that juvenile offenders remainded in the secured in such a way that juvenile offenders remainded in the secured in such a way that juvenile offenders remainded in the secured in such a way that juvenile offenders remainded in the secured in such a way that juvenile offenders remainded in the secured in such a way that juvenile offenders remainded in the secured in such a way that juvenile offenders remainded in the secured in such a way that juvenile offenders remainded in the secured in such a way that juvenile offenders remainded in the secured in such a way that juvenile offenders remainded in the secured in such a way that juvenile offenders remainded in the secured in such a way that juvenile offenders remainded in the secured in secured in the	emain
within the perimeter and that access by the general public is denied without proper authorization;)
g. The security area of the detention center will have an audio communication system equipped	
monitors in each sleeping room and temporary holding room designed to allow monitoring of activities and to	allow
juvenile offenders to communicate emergency needs to detention center employees. Closed-circuit television s	hould
primarily be used to verify the identity of persons where direct vision is not possible. Closed circuit televisio	n will
not be used to routinely monitor the interior of sleeping rooms; and)
 All newly constructed or renovated detention centers will provide an emergency source of 	power
to supply electricity for entrance lighting, exit signs, circulation corridors, fire alarm, electrically operated lock	s and
the heating and ventilation system.)
Will be a second of the second	
When designing or acquiring any new facility and in planning any substantial expansion or	modi-
fication of existing facilities, the agency will consider the effect of the design, acquisition, expansion, or mod	
tion upon the agency's ability to protect residents from any harm including sexual abuse, as outlined by I	PREA
Standard Section 115.318.)
05 All testers 1 D I A THE STATE OF THE STATE	
05. Admission and Release Area. The detention center will have an intake and release area to	that is
located within the security perimeter, but apart from other living and activity areas.)
Adamste engos is allocated for at least but and limited to	161
a. Adequate space is allocated for, at least, but not limited to:	
i. Reception:	1

	<u>ii</u>	Booking;	()
	iii.	Search:	()
	iv.	Shower and clothing exchange;	()
	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.	()
	b.	If a detention center has temporary holding rooms, the rooms may be designed to deta	in juvenile
		p to eight (8) hours pending booking, court appearance, housing assignment, transfer,	
Tempor	rary holo	ling rooms may be designed for multiple purposes and, at capacity, provide thirty-five ((35) square
		bered floor space for each juvenile offender.	()
	c.	Temporary holding rooms have access to a toilet and wash basin with hot and cold water	r. ()
	06.	Single Occupancy Rooms, Single occupancy sleeping rooms or cells have a minimum	n of thirty-
five (35		feet of unencumbered space and are equipped with at least a bed above the floor.	()
	07.	Multiple Occupancy Rooms. Multiple occupancy sleeping rooms or cells have at least	
(35) squ	uare feet	t of unencumbered floor space per jovenile offender at the room's rated capacity and ar	e equipped
with at	least a b	ed off the floor for each juvenile offender.	()
		AND THE PERSON OF THE PERSON O	(e) A contrator actor
-	08.	Sanitation and Seating. All single or audiple occupancy sleeping rooms are equipped	
		ur (24) hours per day access, without detention center staff assistance, to toilets, wash basi	ns with not
and col	d runnin	g water, and drinking water at the following ratios:	
	ألف		
	<u>a.</u>	One (1) shower and one (1) toilet for every eight (8) juvenile offenders or fraction there	of:
	SYSTEM.		
	THE	One (1) wash basin with hot and cold water for every twelve (12) juvenile offenders of	r a fraction
atronous C.	<u>b.</u>	One (1) wash basin with not and cold water for every twelve (12) juvenile offenders of	()
thereof;	and		
	C.	Tables and seating sufficient for the maximum number expected to use the room at one	(1) time.
	-		()
		- VIA _ AIF	0.70%
	09.	Day Room and Multi-Purpose Room. The detention center will have at least one (1	
		ose room that provides a minimum of thirty-five (35) square feet of floor space per juveni	ile offender
for the	maximu	m number expected to use the room at one (1) time.	
	10.	Program Space. Adequate space is allocated for, but not limited to:	()
		Educational programs;	()
	<u>a.</u>	7	/ \
	b.	Individual and group activities;	
	<u>c.</u>	Exercise and recreation, indoor and outdoor;	()
	d.	Visitation:	()
	e.	Confidential attorney and clergy interviews; and	()

f.	Counseling.			
11,	Interview Space. A sufficient num	ber of confidential i	nterview areas to accomm	odate the pro-
jected demand	of visits by attorneys, counselors, clery			
interview area				()
12.	Medical Service Space. Space is pr	ovided for routine m	edical examinations, emerg	gency first-aid.
emergency equ	aipment storage, and secure medicine sto			
13.	Food Service. The kitchen or food			
	sal, and clean-up to serve the detention			
area should be	properly equipped and have adequate st	orage space for the q	nantity of food prepared an	id served.
		4000	à.	
14.	Laundry. Where laundry services a	re provided in-house	there will be sufficient s	nace available
for heavy duty	or commercial type washers, dryers, so			
ply storage.		ARTS	TIPE	()
15,	Janitor's Closet. At least one (1)	secure janitor's clos	et containing a mop sink	and sufficient
space for stora	ge of cleaning supplies and equipment is	s provided within the	secure perimeter of the det	tention center.
16.	Security Equipment Storage. A sec	cure storage area is p	rovided for all chemical ag	ents, weapons.
and security ec	juipment.	WHICH THE PERSON NAMED IN		()
17.	Administration Space, Adequate sp			
tive, security,	professional and clerical staff, offices,	conference rooms,	torage rooms, a public lol	bby, and toilet
facilities.	AND THE STATE OF T	70	VIII)	()
18.	Public Lobby. A public lobby or wa			
	cess to security and administrative work			
are accessible	to the public will be accessible to, and	usable by, persons v	vith disabilities in complian	nce with ADA
standards.	THE RESERVE	40		(

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