POLICY

The Department of Corrections (DOC) must be operated and maintained as specified in applicable statutes, Kansas Administrative Regulations (KARs) and Internal Management Policies and Procedures (IMPPs). Regulations and IMPPs must be developed and maintained to meet statutory obligations, promote professionalism, and ensure consistency and operational compliance in fulfilling the purpose and mission of the agency.

DEFINITIONS

Appointing Authority: As defined in IMPP 02-109D, any person or group of persons empowered by the constitution, by statute, or by lawfully delegated authority to make appointments to positions in the State service pursuant to KAR 1-2-9. Where this term is used in this IMPP, it must be read as referring to the “appointing authority or his/her designee.”

Draft Revision: A document in which proposed modifications are presented in normal font, with the caption "DRAFT REVISION" in underlined bright red font between the first page header and the Policy Statement.

General Order: Written procedures and practices for an adult or juvenile facility. For purposes of this IMPP, General Order is the term used when referring collectively to General Orders, deletions of General Orders via the placement of their numbers on reserve status, and/or any facility policy memoranda that may be issued as supplemental to certain General Orders.

Management Team (MT): A panel of Central Office management staff designated by the Secretary. Currently this panel is comprised of the Secretary; Deputy Secretaries; Chief Legal Counsel; Executive Director of Contracts and Finance; Executive Director of Programs and Risk Reduction; Executive Director of Public Affairs; Enforcement, Apprehension and Investigations Director; Human Resources Director; Chief Information Officer; Victim Services Director; Prisoner Review Board Chair, and the Fiscal Director.

Policy Analyst: Person designated by the Secretary as directly responsible for the administration of the department’s policies and procedures.

Policy Memorandum: A document attached to the front of an existing IMPP which, under the authority of the Secretary, modifies the effect of existing provisions of the IMPP, adds new provisions, or deletes existing provisions regarding the subsequent effect of the IMPP relative to the effective date of the Policy Memorandum.

Policy Review Team: Employees designated by a Management Team Member with the responsibility to periodically review departmental policies and procedures for conformity with statutes, regulations, appropriate standards and the current needs, philosophy and practices of KDOC.

Post Order: A detailed listing of tasks and functions of a given post. This must include, where necessary, a general overview and specific task assignments.
Staff Read Only (SRO) Policy: A security-related IMPP that is available to staff only; offender/resident access to SRO Policies is strictly prohibited.

PROCEDURES

I. General Provisions

A. The Secretary must be ultimately responsible for:

1. Formulating agency goals, establishing policies and priorities related to them;

2. Translating agency goals into measurable objectives

3. Informing other components of the correctional system, through dissemination of IMPPs and relevant administrative regulations, of the extent and availability of services and programs for the agency population; and,

4. Consulting with other agencies within the criminal and juvenile justice system and community services agencies in the formulation of agency policies and procedures

B. Employees must, as much as possible, participate in the formulation and review of policies, procedures, and programs for operating and maintaining the department, adult and juvenile correctional facilities and operations.

C. Except for security-related IMPPs designated as “Staff Read Only,” all IMPPs must be public documents and subject to review by anyone.

D. All staff, including contract personnel and volunteers, must be responsible for the proper implementation of department regulations, policy, and procedures, and must review the same on an ongoing basis as additions and revisions are issued.

1. Staff who become aware of breaches of department regulations, policy, or procedures must make their concern(s) known to the appropriate appointing authority as soon as possible without fear of retaliation and with confidence that their concerns will be adequately addressed.

E. All staff, residents, and offenders must be afforded timely and unhindered access to all department regulations, IMPPs, and General Orders, except that “Staff Read Only” documents must be available only to staff and not to residents/offenders.

F. In both the development and review of KARs, policies, and procedures, consideration must be given to ensure that they address, and are responsive to, inherent gender-based differences of residents/offenders.

II. Internal Management Policies and Procedures (IMPPs)

A. To provide consistency, prevent misinterpretation and ensure effective and efficient achievement of department goals, IMPPs governing departmental operations and activities must be developed in a standardized written format, maintained and disseminated to all DOC employees, contract staff, and volunteers.

1. IMPPs must be written according to the procedures and standard formats outlined in the IMPP Development Guide (Attachment A).
B. Any DOC employee or organizational group may initiate a proposal for a new IMPP or to revise or revoke an existing one.

1. At the discretion of the Management Team, review and discussion of new, revised or revocation of a policy may take place via memo, conference call, at System Management Team meetings or any other appropriate method.

2. Proposals for a new policy must be created according to the procedures outlined in Attachment A and must be advanced through established lines of authority within the employee's/group's work facility/office.
   a. Proposal for a new IMPP must be created using the IMPP Template (Attachment B).

3. If the proposal is a revision of an existing IMPP, the draft must contain the full text of the currently effective document, presented in redline format, as defined herein.
   a. Current effective versions of IMPPs are available for download from the IMPP page in Power DMS.
   b. When modifications and revisions are so extensive that redline formatting would be entirely too burdensome for the reader, a Draft Revision may be submitted, as defined herein.

4. If the proposal is for revocation of an existing IMPP, a Notice of Revocation (Attachment C) must be generated which must include a first-page header, followed by a brief history of the IMPP prior to revocation, as described in the "Policy Revocation" section of Attachment A.

5. Submitted proposals may only be modified or rejected by the appointing authority or designee, who may consider any employee/group recommendation.

6. The appointing authority or designee must submit approved proposals to the appropriate endorsing MTM and/or designated PRT Chairperson for consideration, review, and approval.
   a. Each MTM must establish a process for ensuring that endorsed proposals are forwarded in the proper format, and in a timely manner, according to the procedures outlined herein.
   b. Unless the endorsing MTM perceives an immediate need to review the same, proposals for revisions to existing policies must be reviewed by the appropriate PRT in the month that the affected policy is scheduled for annual review.

7. The endorsing MTM or PRT Chairperson must submit endorsed IMPP proposals to the Policy Analyst.

8. The Policy Analyst must review the endorsed proposal for completeness and accuracy in preparation for posting the policy for five (5)-day review.

9. The Policy Analyst must circulate the proposed draft revision by posting it as a draft on Power DMS with the “Discuss” feature enabled.
   a. The MTM/PRT Chairperson and/or additional team members are to approve the draft in Power DMS for five-day review.
   b. The Policy Analyst must then notify designated staff via email, when new, revised, and/or revoked policies have been posted for review and discussion.
   c. Reviewers must submit their revisions and/or comments within five (5) working days, using the “Discuss” feature on the draft in Power DMS.
10. Once the review period has ended and discussion has been disabled, the Policy Analyst must:
   a. Review all revisions and/or comments;
   b. Provide the revisions and/or comments to the endorsing MTM and/or PRT Chairperson; and
   c. Assist staff appointed by the endorsing MTM in preparing a final draft proposal.

11. The MTM/Chairperson is to approve the draft at this stage in Power DMS.
   a. Following this approval, the Chief Legal Counsel is to review the draft; and discuss additional revisions with the MTM/Chairperson, then approve the document in Power DMS.
   b. If substantive revisions are made at this stage, the MTM/Chairperson must approve the final draft in Power DMS.

12. Following final approval by the MTM/Chairperson, the Policy Analyst must submit the final draft proposal to the Secretary, who may:
   a. Approve the proposal with or without modification;
   b. Reject the proposal;
   c. Refer the proposal to KDOC staff of the Secretary's choosing for further study and/or consultation with the Secretary.

   (1) Upon referral of the proposal for further study, the Secretary or designee must notify the Policy Analyst of the referral so that the policy may be accurately tracked as to its progress, status, and location of the proposal.

   d. Direct that additional re-drafting be done.

   (1) If re-drafting is directed, the Secretary must specify those areas needing revision.

   (2) If re-drafting is directed, the Secretary must specify the extent to which the re-drafted proposal must be distributed for review and comment before finalization.

13. The Policy Analyst must distribute via email all new, revised or revoked policies to all staff and, as appropriate, volunteers and designated agencies and must make such policies available as follows:
   a. All current IMPPs must be available in the IMPP folder on Power DMS.
   b. Except for security-related IMPPs designated as "Staff Read Only", all current IMPPs must be available on the Policies and Procedures page of the Department’s Internet site.
   c. Resident/Offender access to "Staff Read Only" policies must be strictly prohibited.

C. When so authorized by the Secretary to respond to emergencies or other special circumstances, the Policy Analyst may use different procedures from those prescribed herein for the review of new or revised IMPPs by issuing an emergency IMPP or a Policy Memorandum.
1. The Policy Memorandum must only be considered for issuance under the following circumstances:
   a. There is a need to draw immediate and special attention to the revisions, and such could not reasonably be ensured within the context of simply revising the existing document; or,
   b. The issue of the memorandum is to have only very temporary effect, and the full force and effect of the original IMPP is to return at some relatively near point in time.

2. The Policy Memorandum Template (Attachment D) must be used and written in a standardized format.

D. The Policy Analyst must maintain the IMPP Files for all KDOC IMPPs.

III. Review of IMPPs

A. The Policy Analyst must ensure that all IMPPs are reviewed at least once within a three-year scheduled cycle with the following exception:

1. IMPPs designated as a Health Care policy shall be reviewed annually.

B. The last effective date of each IMPP is to be used in developing the Review Schedule(s).

1. Each policy listed on the IMPP Review Schedule(s) must list an endorsing Management Team Member (MTM) for each policy.
   a. The MTM must be the point of contact for the Policy Analyst and for any inquiries related to the policies assigned to him/her.
   b. The endorsing MTM may designate up to three (3) employees to serve on a Policy Review Team (PRT).
      (1) One (1) of the three (3) PRT members may be designated as the chairperson.
      (2) If the endorsing MTM does not designate a chairperson, all inquiries regarding the policy must be directed to him/her.
   c. Any policy revisions submitted to the Policy Analyst by staff who is not the endorsing MTM, or the PRT chairperson, must be forwarded to the endorsing MTM and/or PRT chairperson to decide whether the revisions need to be made immediately or the revisions will be taken up at the time of the IMPPs scheduled review.

C. The Policy Analyst must notify via email all endorsing MTM and PRT members of policies scheduled for review at least 60 days prior to their anniversary month.

1. Once notification is received, the endorsing MTM and PRT members must be responsible for reviewing each of the IMPPs listed.

D. Endorsing MTM and PRT review decision.

1. If the reviewed policy requires revisions, the endorsing MTM or the PRT Chairperson must submit the revised policy in redline and strike-through format, via email to the policy analyst, at least 30 days prior to the policy’s anniversary month.

2. If the reviewed policy is to be revoked, the endorsing MTM or the PRT Chairperson must notify the Policy Analyst via email, at least 30 days prior to the anniversary month of the policy:
a. The policy analyst is to complete the Notice of Revocation (Attachment C) and submit for approval through Power DMS.

3. If the reviewed policy requires no revisions at this time, the endorsing MTM or the PRT Chairperson must notify the Policy Analyst via email, at least 30 days prior to the anniversary month of the policy:
   a. The policy analyst is to complete the Statement of Annual Review (Attachment E), and circulate the form to be signed by all parties, indicating the review has been completed and no changes are proposed.
   c. The completed forms are to be filed electronically in Power DMS by the Policy Analyst.
   d. The next scheduled review date listed on the IMPP shall be changed to reflect the next review cycle.

IV. Kansas Administrative Regulations (KARs)

A. The Chief Legal Counsel, as the Secretary's designee, must be responsible for drafting and disseminating KARs.

B. The Chief Legal Counsel or designee must ensure that all employees, contract staff, volunteers, and when appropriate, residents/offenders, must have access to or are the recipients of relevant new or amended Kansas Administrative Regulations, prior to their implementation.

C. Any DOC employee may initiate a proposal for a new regulation, or to revise or revoke an existing one.

1. Such a proposal must be created in digital format.
   a. If the proposal is a revision of an existing regulation, the draft must contain the full text of the currently effective document, presented in redline format, as defined herein.
      (1) When modifications and revisions are so extensive that redline formatting would be entirely too burdensome for the reader, a Draft Revision may be submitted, as defined herein.
   b. The proposal must be accompanied by a draft Economic Impact Statement (Attachment F).

2. The proposal is to be submitted to the employee’s Warden/Superintendent, or Director for further consideration or denial.

3. If approved at this level, the proposal is to be submitted to the employee’s Deputy Secretary for further consideration.
   a. Central Office staff may submit their proposals directly to the Deputy Secretary of Corrections.

4. If the Deputy Secretary approves the proposal, they are to submit endorsed KAR proposals to the Chief Legal Counsel or designee for consideration, review, and approval, and forward to the Secretary of Corrections for review and approval.

5. Once a new or revised administrative regulation is approved by the Secretary, the Chief Legal Counsel or designee must submit the proposed regulation for approval through established procedures for executive and legislative review and approval.
a. The Chief Legal Counsel or designee may make such technical changes in the regulation during this review and approval process as are necessary to respond to concerns raised by the Department of Administration or Attorney General.

(1) If the changes are technical and not substantive in nature, the Chief Legal Counsel or designee need not notify the Secretary and other staff.

(2) If the changes are substantive in nature, the Chief Legal Counsel or designee must notify the Secretary.

D. Review of Kansas Administrative Regulations (KARs).

1. All regulations in Chapters 43, 44, 45, and 123 of the KARs must be reviewed at least once within a five-year scheduled cycle in accordance with House Bill 2087, effective April 28, 2022, or as necessitated by substantive policy changes and/or needs of the Department, by the Chief Legal Counsel and/or designee.

2. The Policy Analyst shall maintain a review schedule that ensures all KARs in the specified chapters are reviewed at least once within designated time frames as follows:

a. Reviews of KAR Chapters 43, 44, and 45 shall be completed by July 1, 2024, and every five years thereafter.

b. Reviews of KAR Chapter 123 shall be completed by July 1, 2027, and every five years thereafter.

4. Each KAR review shall be completed using the KAR review sheet (Attachment G) and contain a statement as to whether the regulation is necessary for the implementation and administration of state law, or may be revoked pursuant to K.S.A. 77-426(d).

5. Each KAR shall be assigned to a Management Team Member for review as designated by the Policy Analyst.

6. The Policy Analyst shall assign KARs for review to the designated Management Team Member on the first day of the month it is scheduled. The review shall be completed and returned to the Policy Analyst by the last scheduled work day of each month.

a. The Policy Analyst shall submit all completed KAR reviews each month to the Chief Legal Counsel, or designee, for review.

b. The KAR reviews shall be uploaded into Power DMS by the Policy Analyst.

7. The Chief Legal Counsel shall submit a report to the joint committee on all reviewed regulations on or before July 15 of the year the review is due.

V. This IMPP serves as final policy in all departmental facilities, and no General Orders are allowed on this subject.

NOTE: The policy and procedures set forth herein are intended to establish directives and guidelines for staff, residents, and offenders and those entities that are contractually bound to adhere to them. They are not intended to establish State created liberty interests for employees, residents, or offenders, or an independent duty owed by the Department of Corrections to employees, residents, offenders, or third parties. Similarly, those references to the standards of various accrediting entities as may be contained within this document are included solely to manifest the commonality of purpose and direction as shared by the content of the document and the content of the referenced standards. Any such references within this document neither imply accredited status by a Departmental facility or organizational unit, nor indicate compliance with the standards so cited. The policy and procedures contained within this document are intended to be compliant with all applicable statutes and/or regulatory requirements of the Federal Government and the state of Kansas. This policy and procedure are not intended to establish or create new constitutional rights or to enlarge or expand upon existing constitutional rights or duties.
REPORTS
None.

REFERENCES
L. 2022, ch 61
K.A.R. 1-2-9
IMPP 01-127D, 02-109D, 12-102D

HISTORY
03-05-14 Original
05-09-19 Revision 1
11-01-21 Revision 2
06-01-22 Revision 3
08-31-22 Revision 4

ATTACHMENTS

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</tr>
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<td>IMPP Template</td>
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</tr>
<tr>
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<td>Notice of Revocation</td>
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<td>Policy Memorandum Template</td>
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<td>Statement of Annual Review</td>
<td>1 page</td>
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<td>E</td>
<td>Economic Impact Statement</td>
<td>2 pages</td>
</tr>
<tr>
<td>G</td>
<td>KAR Review Sheet</td>
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Policy Formatting Requirements

I. Margins

   A. Policies must be drafted for a standard 8.5" x 11" page using .75" for the left margin, .7" for the right margin, and top margin of .4" and bottom margins of .6". Except for section hearings, captions and page headers, text must be black Arial 10 pt., right-justified.

II. First Page Header

   The header must include:

   1. The Kansas Department of Corrections (KDOC) Logo;
   2. Title – Internal Management Policy & Procedure
   3. Applicability: The applicability of the policy must be indicated by a capital letter "X" in bright red font
   4. IMPP #: The first two (2) digits identify the policy chapter number, followed by the sequential number of the policy within the chapter. Every IMPP number must be followed by a letter as follows:
      a. XX-XXA – policy applies to ADULT Operations Only
      b. XX-XXJ – policy applies only to JUVENILE Operations Only
      c. XX-XXD – policy applies to DEPARTMENT-WIDE operations
   5. Page #: The number of pages, excluding attachments, in the policy.
6. Chapter and Subject: The policy chapter title must be entered in all capital letters, following by the policy title. Policy titles must be presented using the Title Case. Policy titles are to be concise. Do not include the words “CHAPTER and SUBJECT”.

7. Issued Dates:
   a. Original Date Issued
   b. Replaces IMPP Issued date, and
   c. Current Effective Date.

8. Signature line for the Secretary.

9. Next scheduled review.

III. POLICY STATEMENT

A. The “POLICY STATEMENT” must state what action is to be taken and the rationale for the policy by using several short and complete sentences instead of long, complex ones.

   1. Policy Statements must be limited to two (2) or four (4) sentences and must not include procedures.

IV. DEFINITION(S)

A. The “DEFINITION” section contains only those key words or phrases used within the IMPP to be defined that:

   1. Are not commonly understood;
   2. Need further explanation; or
   3. Have a specific meaning.

B. The Online IMPP Glossary provides guidance for terms to be used in policies and is available on the department's intranet under the IMPP page.

   1. Where an acceptable definition is already in use in existing policies, that definition must be used in a new or revised policy.

C. Words or phrases being defined must be written in Title Case, underlined, and followed by a colon which is not underlined, and two (2) spaces, followed by the definition.

   1. Definitions are to be in complete sentences, if applicable, but must not include procedures.
   2. Examples:

      a. Bona Fide Occupational Qualification (BFOQ): For purposes of this policy, any prerequisite that has been demonstrated valid as a minimum qualification for assignment to a specific post and is reasonably necessary to the normal operation of the facility or office in compliance with the provisions of Title VII.

      b. Manager of Equal Employment Opportunity (EEO) and Affirmative Action (AA): The staff member assigned to the Central Office Human Resources Division who is responsible for the administration of the Department's EEO and AA Programs.

D. If no definitions are necessary, state “None.”

V. PROCEDURES
A. The “PROCEDURES” section must outline in detail the procedures to be followed.

1. Procedures must be presented in outline style to provide clear and concise standards of communication in the following outline format:

I. **Major topic (Upper case Roman numerals) in bold print.**

A. (Upper case letters)

1. (Arabic numerals)
   a. (Lowercase letters)
      (1) (Arabic numerals inside parentheses)
         (a) (Lowercase letters inside parentheses)
         i. (Lowercase Roman numerals)

B. Each outline level must be single-spaced, with double spacing between outline levels.

1. Each outline level must be indented five (5) spaces, and text must begin five (5) spaces after the outline number.
   a. Use margin and tab settings to indent, not the space bar.
   b. Do not use periods after or within parentheses when numbering outline levels.

C. Procedures must be in direct, simple, complete sentences stating the specific actions to be taken (how) and by whom.

1. Indicate the individual or unit responsible for the action and state the extent to which discretion is allowed.
   a. Use descriptive titles (e.g. “chief of security”)

2. Procedures must be written in an “active voice”, using the terms “must” and “must not” to indicate what is mandatory.
   a. To indicate that a procedure is permissive and allows for discretion, use the term “may”.
   b. Avoid the use of the terms “will” and “should”.
   c. To avoid creating legal rights, include provisions for exceptional circumstances.

3. Use the terms like:
   a. “Facility”; not “institution”, “institutional”, or “prison”.
   b. “Corrections” or “correctional”; not “penal”.
   c. “Resident” or “Offender” (for those in the community/on parole); not “inmate”, “juvenile”, or “youth.”

D. **Applicability Exceptions**

1. In some instances, a policy will generally be applicable to all operations of the Department, but a specific provision will require different treatment for adult and juvenile operations.
a. In such cases, the procedures relating to adult operations must be set forth first, preceded by the word “ADULT” in bold capital letters.

b. The procedures relating to juvenile operations must be set forth in the subsection after the adult provision, preceded by the word “JUVENILE” in bold capital letters.

c. Example:

1. Text of general policy provision.

   a. **ADULT**: text of the adult-specific version of the policy provision.

      (1) Include any subsections applicable to adult procedures.

   b. **JUVENILE**: Text of the juvenile-specific version of the policy provision.

      (1) Include any subsections applicable to juvenile operations.

E. “Exclusive Policy” Provision

1. If the policy can serve as policy for all KDOC facilities without allowances for facility differences, the following statement must be included, in bold print, as the final Roman numeral topic at the end of the “PROCEDURES” section:

   a. “VII. This IMP must serve as final policy in all departmental facilities, and no General Orders must be allowed on this subject.”

VI. NOTE section

A. The following “NOTE” must follow the “PROCEDURES” section of all policies:

   **NOTE:** The policy and procedures set forth herein are intended to establish directives and guidelines for staff, residents, and offenders and those entities who are contractually bound to adhere to them. They are not intended to establish State created liberty interests for employees, residents, or offenders, or an independent duty owed by the Department of Corrections to employees, residents, offenders, or third parties. Similarly, those references to standards of various accrediting entities as may be contained within this document are included solely to manifest the commonality of purpose and direction as shared by the content of the document and the content of the referenced standards. Any such references within this document neither imply accredited status by a departmental facility or organizational unit, nor indicate compliance with the standards so cited. The policy and procedures contained within this document are intended to be compliant with all applicable statutes and/or regulatory requirements of the Federal Government and the State of Kansas. This policy and procedure is not intended to establish or create new constitutional rights or to enlarge or expand upon existing constitutional rights or duties.”

VII. REPORT(S)

A. Any report(s) that are required on a regular basis must be listed in this section.

   1. Specify the report, who is responsible for preparation of the report, to whom the report is submitted to, and the time schedule for the required report.

   a. Example:

<table>
<thead>
<tr>
<th>Name/Type of Report</th>
<th>By Whom/To Whom</th>
<th>Due</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maintenance Inspection Sheet</td>
<td>Chief of Security to Appointing Authority</td>
<td>Monthly</td>
</tr>
</tbody>
</table>

B. If no reports are required, state “None”.

VIII. REFERENCE(S)
A. The “Reference(s)” section must list all citations to any official documents, statutes, regulations, and policies that serve as foundations of the policy or are referenced within the policy.

1. The reference(s) must be listed in descending order of rank.
   a. Example:
      K.S.A.
      K.A.R.
      Executive Order
      IMPPs

B. If no references are used within the policy, state “None”.

IX. HISTORY

A. The “History” section must list the dates when the policy is first implemented and each time it is revised.

1. Example: MM/DD/YEAR Original (New)
   MM/DD/YEAR Revised-1

2. Example: MM/DD/YEAR Original (Consolidation of KDOC IMPP XX-XXX and JJA IMPP XX-XXX)
   MM/DD/YEAR Revised-1

IX. ATTACHMENT(S)

A. Each attachment must be listed by:

1. Capital letters;

2. Title of Attachment; and

3. The number of pages of each attachment.

B. Example

<table>
<thead>
<tr>
<th>Attachments</th>
<th>Title of Attachment</th>
<th>Page Total</th>
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<tbody>
<tr>
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<td>2 pages</td>
</tr>
<tr>
<td>C</td>
<td>Title</td>
<td>3 pages</td>
</tr>
</tbody>
</table>

C. If no attachments are necessary, state “None”.

XI. Other General Policy Guidelines

A. Paper Color

1. Printed copies of policies must conform to the following requirements:
   a. IMPPs – standard white paper, except for “Staff Read Only” policies.
   b. Staff Read Only – light yellow paper.
   c. Policy Memorandum – light pink paper.

B. Subsequent Page Headers

1. Each subsequent page of a policy must contain a page header.
a. Example:

Page # of #, IMPP ###-###
Effective ##-##-##

2. All attachments must have a header in the upper righthand corner indicating the number of pages in the attachment, the identifying letter of the attachment, the policy number and the current effective date.

a. Example:

Page # of #, Attachment _, IMPP ###-###
Effective ##-##-##

C. “STAFF READ ONLY” Policies

1. On Staff Read Only policies, “STAFF READ ONLY” must be centered on the first page underneath the header in bold capital letters, highlighted in “yellow” and before the “POLICY STATEMENT” SECTION.

a. Example:

STAFF READ ONLY

2. Staff Read Only headers must have on every subsequent page “STAFF READ ONLY” in bold capital letters, highlighted in “yellow” in the upper left-hand corner along with the number of pages, IMPP number and effective date in the right-hand corner.

a. Example:

STAFF READ ONLY

Page # of #, IMPP ###-###
Effective ##-##-##

3. Staff Read Only attachment headers

a. Example:

STAFF READ ONLY

Page # of #, Attachment _, IMPP ###-###
Effective ##-##-##
NOTE: The policy and procedures set forth herein are intended to establish directives and guidelines for staff, residents, and offenders and those entities that are contractually bound to adhere to them. They are not intended to establish State created liberty interests for employees, residents, or offenders, or an independent duty owed by the Department of Corrections to employees, residents, offenders, or third parties. Similarly, those references to the standards of various accrediting entities as may be contained within this document are included solely to manifest the commonality of purpose and direction as shared by the content of the document and the content of the referenced standards. Any such references within this document neither imply accredited status by a Departmental facility or organizational unit, nor indicate compliance with the standards so cited. The policy and procedures contained within this document are intended to be compliant with all applicable statutes and/or regulatory requirements of the Federal Government and the state of Kansas. This policy and procedure is not intended to establish or create new constitutional rights or to enlarge or expand upon existing constitutional rights or duties.
NOTICE OF REVOCATION

Example 1:

[Title of Revoked IMPP] – This IMPP was originally issued on [date]. Because [reason for revocation], this IMPP was revoked on [date] and incorporated into IMPP ##-###_. To avoid redundancy, IMPP ##-### is deleted, and IMPP manual users seeking policy and procedures related to this subject are referred to IMPP ##-###: CHAPTER TITLE: Policy Title.

Example 2:

[Title of Revoked IMPP] – This IMPP was originally issued on [date]. Because [reason for revocation], this IMPP was revoked on [date]. Portions of this IMPP pertaining to [topic] were incorporated into IMPP ##-###_, while portions pertaining to [topic] were incorporated into IMPP ##-###_. To avoid redundancy, IMPP ##-### is deleted, and IMPP manual users seeking policy and procedures related to this subject are referred to IMPP ##-###: CHAPTER TITLE: Policy Title or IMPP ##-###_: CHAPTER TITLE: Policy Title, as applicable.
INTERNAL MANAGEMENT POLICY & PROCEDURE

Policy Memorandum

Policy Issuance #: ☐ Is STAFF READ ONLY  ☐ Is for Both Staff and Offenders

Effective Date: ____________________________ Expiration Date (required):

☐ Addresses subject matter for which an IMPP will be forthcoming and assigned to Chapter ___ of the IMPP manual.

☐ Amends or modifies existing IMPP #

☐ Elaborates on the contents of IMPP #

________________________________________ __________________________
Secretary of Corrections Date

1Note: To keep your IMPP Manual current, please place this Policy Memorandum in your manual at the appropriate location. If the memorandum addresses subject matter for which an IMPP will be forthcoming, place this issuance before the first IMPP in the Chapter indicated. If the memorandum addresses an existing IMPP, the issuance should be placed in front of the existing policy. If this memorandum is for both staff and offenders, it shall be immediately posted.

2Unless another Policy Memorandum or IMPP on this subject is issued, the requirements contained herein have no force and effect after the indicated expiration date.
STATEMENT OF IMPP REVIEW

The above-referenced IMPP issued effective ___-___-___ was reviewed during the month of MM/YYYY in accordance with IMPP 01-101D. At the time of this review, the Policy Review Team determined:

No change and/or modification to this IMPP are necessary at this time and the IMPP is to remain in effect as issued on the above stated date.

The next scheduled review of this IMPP is MM/YYYY.

_______________________________________  ______________________________
Policy Review Team Chairperson  Date

_______________________________________  ______________________________
Endorsing Management Team Member  Date

_______________________________________  ______________________________
Secretary of Corrections  Date
Kansas Administrative Regulations
Economic Impact Statement
For the Kansas Division of the Budget

<table>
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<tr>
<th>Agency</th>
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K.A.R. Number(s)

Submit a hard copy of the proposed rule(s) and regulation(s) and any external documents that the proposed rule(s) and regulation(s) would adopt, along with the following to:

Division of the Budget
900 SW Jackson, Room 504-N
Topeka, KS 66612

I. Brief description of the proposed rule(s) and regulation(s).

Click here to enter text.

II. Statement by the agency if the rule(s) and regulation(s) is mandated by the federal government and a statement if approach chosen to address the policy issue is different from that utilized by agencies of contiguous states or the federal government. (If the approach is different, then include a statement of why the Kansas rule and regulation proposed is different)

Click here to enter text.

III. Agency analysis specifically addressing following:

A. The extent to which the rule(s) and regulation(s) will enhance or restrict business activities and growth;

Click here to enter text.

B. The economic effect, including a detailed quantification of implementation and compliance costs, on the specific businesses, sectors, public utility ratepayers, individuals, and local governments that would be affected by the proposed rule and regulation and on the state economy as a whole;

Click here to enter text.

C. Businesses that would be directly affected by the proposed rule and regulation;

Click here to enter text.

D. Benefits of the proposed rule(s) and regulation(s) compared to the costs;

Click here to enter text.

E. Measures taken by the agency to minimize the cost and impact of the proposed rule(s) and regulation(s) on business and economic development within the State of Kansas, local government, and individuals;

Click here to enter text.
F. An estimate, expressed as a total dollar figure, of the total annual implementation and compliance costs that are reasonably expected to be incurred by or passed along to business, local governments, or members of the public.

$Click here to enter amount.

An estimate, expressed as a total dollar figure, of the total implementation and compliance costs that are reasonably expected to be incurred by or passed along to business, local governments, or members of the public.

$Click here to enter amount.

Do the above total implementation and compliance costs exceed $3.0 million over any two-year period?

YES ☐ NO ☐

Give a detailed statement of the data and methodology used in estimating the above cost estimate.

Click here to enter text.

Prior to the submission or resubmission of the proposed rule(s) and regulation(s), did the agency hold a public hearing if the total implementation and compliance costs exceed $3.0 million over any two-year period to find that the estimated costs have been accurately determined and are necessary for achieving legislative intent? If applicable, document when the public hearing was held, those in attendance, and any pertinent information from the hearing.

YES ☐ NO ☐

G. If the proposed rule(s) and regulation(s) increases or decreases revenues of cities, counties or school districts, or imposes functions or responsibilities on cities, counties or school districts that will increase expenditures or fiscal liability, describe how the state agency consulted with the League of Kansas Municipalities, Kansas Association of Counties, and/or the Kansas Association of School Boards.

Click here to enter text.

H. Describe how the agency consulted and solicited information from businesses, associations, local governments, state agencies, or institutions and members of the public that may be affected by the proposed rule(s) and regulation(s).

Click here to enter text.

I. For environmental rule(s) and regulation(s) describe the costs that would likely accrue if the proposed rule(s) and regulation(s) are not adopted, as well as the persons would bear the costs and would be affected by the failure to adopt the rule(s) and regulation(s).

Click here to enter text.
KAR Review Form Pursuant to HB 2087 (Effective 2022)

KAR No.: _________________________________
Agency: ___________________________________
Article: ___________________________________
KAR Title: ________________________________

Is this KAR necessary for the implementation and administration of state law?

Yes ☐  No ☐

If yes, explanation of why, including applicable statutes: _________________________________

___________________________________________________________________________

___________________________________________________________________________

___________________________________________________________________________

___________________________________________________________________________

Recommend a revision of this regulation?  Yes ☐  No ☐

Recommend revocation of this regulation?  Yes ☐  No ☐

If yes to revocation, explanation of why this KAR is no longer necessary for the implementation and administration of state law?

___________________________________________________________________________

___________________________________________________________________________

___________________________________________________________________________

___________________________________________________________________________

Recommend revocation of this regulation be expedited? Yes ☐  No ☐

Staff member completing review:_________________________  Date:

Legal Review Completed:  ☐

Reviewer Initials _______  Date:____________