



CHAPTER: Inmate Programs and Activities	CCDC		
SUBJECT: Community Custody Program	ACA 1 – CORE 5A, 5A-01, 5B, 1- CORE-5C-05		
POLICY: CCP or Community Custody Programs (as revised March 18, 2014)	NMAC # IP-01, IP-15, IP-16		
ISSUED:	EFFECTIVE:	REVIEW:	
RESCINDS AND REPLACES: Curry County ASU Policy (2009)			
	NEW:	RENEWAL:	REVISED: X

Policy: Community Custody Program

Purpose:

The Community Custody Program (“CCP” or “Program”) is a joint program between the Curry County Sheriff’s Office, the Curry County Adult Detention Center (CCADC) and the judges of Curry County. Pre-trial/sentenced inmates who meet the eligibility criteria may participate in the program with consent of the judge who had jurisdiction over the inmate. Those inmates placed in the community are continually monitored to ensure compliance with the Program’s requirements, while also assuring the safety of the community.

DEFINITIONS:

- A. **Community Custody Officer:** Those Curry County Sheriff Deputies and those Curry County Detention Officers who are assigned by the Curry County Sheriff and the Curry County Detention Center Administrator to monitor inmates participating in the CCP.
- B. **Community Custody Committee (CCC):** The CCC is comprised of the Curry County Sheriff and/or his/her designee, CCADC Administrator or his/her designee, Detention Officer assigned to CCP Program, and Curry County Sheriff Deputy assigned to CCP Program.
- C. **Inmate Participant:** Those inmates that are in the Curry County Adult Detention Center pursuant to an order issued by the Curry County Municipal Judge, Curry County Magistrate Judges, and/or the Curry County District Court Judges.

PROCEDURES:

I. PROGRAM ELIGIBILITY



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- A. An inmate who has been booked into CCADC will not be considered for participation in the Program prior to his/her first appearance hearing/arraignment. Exceptions to this provision occur when:
1. The assigned judge has directed that an inmate be placed directly in the Program (i.e., assigned judge directs sentenced inmate to turn himself or herself in directly to the Program, the assigned judge has executed a Judicial Override Form, etc.); or
 2. A court or assigned judge has issued an "open order" providing that all criminal defendants whose cases are assigned to that specific court or judge may be evaluated by the CCC to ascertain Program eligibility.
- B. At the inmate's first appearance hearing/arraignment and/or any other court hearing, the judge may determine that the inmate is "**CCP denied**". An inmate who receives a "**CCP denied**" designation will not be considered further for participation in the Program, unless the inmate's assigned judge notifies CCP that the "CCP denied" designation no longer applies or, the case is subsequently transferred to District Court and the assigned District Court judge may reconsider the denial.
- C. The Community Custody Officer ("CCO") will screen all inmates at CCADC except those designated as "CCP Denied" to determine who are "CCP eligible" for participation in the Program.
1. No inmate who is charged with a serious violent offense, as defined in Section 33-2-34, NMSA, as amended, shall be eligible for participation in the CCP Program **without** a court order specifically authorizing the same.
 2. No inmate who is incarcerated at CCADC pre-adjudication shall be eligible to participate in the program **without** a court order specifically authorizing the same and signed by the inmate's assigned judge.
 3. No inmate with a second or subsequent DWI charge, within three (3) years of his/her last DWI conviction, shall be eligible for the CCP Program **without** a court order specifically authorizing the same.
 4. No inmate with a second or subsequent distribution of a controlled substance charge, within three (3) years of his/her last distribution of a controlled substance conviction, shall be eligible for the CCP Program **without** a court order specifically authorizing the same.



- D. The following factors may, but do not necessarily, disqualify an inmate from participation in the Program.
1. Institutional record- An inmate's past behavior or classification within the facility such as the following:
 - a. The inmate has been classified as "high risk" or an escape risk.
 - b. The inmate, documented through multiple disciplinary write ups, has displayed non-compliant or aggressive behavior.
 - c. The inmate has been classified as Special Handling.
 2. Criminal history- A significant criminal history with little or no "rest" periods between convictions and/or escalating offenses displaying potentially violent behavior may disqualify an inmate from further consideration.
- E. A review of programs that an inmate has participated in (i.e., Addiction Treatment Program, Life Skills, and Anger Management) is completed to evaluate the inmate's potential willingness to participate in and comply with CCP programming. An inmate may be deemed ineligible to participate in the Program for having exhibited the following behavior while enrolled in other programs:
- a. Non-compliance with programming;
 - b. Aggressiveness toward program staff or other inmates within the program; or
 - c. Violation of program rules.

II. INITIAL EVALUATION

- A. If, after reviewing the information in Section I, the CCO determines that an inmate is eligible for Program participation, the CCO will obtain and review the inmate's Offender Booking Sheet and then search the following data bases/websites to obtain further information regarding the inmate's current charges, criminal history, gang affiliation, institutional record (i.e., prison time served, classification history, cell history, disciplinary history), and participation/non-participation in Programs:
1. Archonix- An internal facility database which contains information regarding past and current charges, and links to information regarding internal discipline/write-ups, penitentiary/prison time served, classification, and cell history;



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2. Capers- A Police Department data base which can generate a criminal arrest record report;
 3. NM Justice- A database containing information regarding domestic violence cases and restraining orders;
 4. District Court Case Lookup-A website which contains information regarding past and current cases, court dockets and victim information;
 5. Motor Vehicle Division- A database which contains information regarding validity of driver's license, address verification, and DWI history;
 6. National Crime Information Center (NCIC)- NCIC is a computerized index of criminal justice information. Authorized personnel at the ADC will run an NCIC report and notify the Classification Specialist whether the information contained in the report renders the inmate ineligible for further consideration: and
 7. Municipal Court data base files.
- B. If the CCO determines that the inmate is eligible for placement in the Program, the CCO shall meet with the inmate and obtain information regarding the inmate's proposed living arrangements, employment arrangements/education arrangements. **No inmate will be considered further for participation in the Program unless:**
- a. If an inmate cannot establish a stable residence, he/she will not be placed in the program. The CCO will conduct a telephone interview to confirm residence location and stability and compliance with Program's rules.
 - b. The inmate's residence must be within Curry County. No inmate will be able to live, reside or travel outside Curry County without prior written approval of the CCC or the inmate's judge. The CCO shall verify the inmate's employment or plan for obtaining employment to include specific job searches.
 - c. If the inmate intends to participate in education, the inmate must provide and the CCO must confirm that the inmate is enrolled or will be enrolled in a minimum of twelve (12) hours of recognized educational classes.
 - d. i. The inmate is employed, or can establish that he/she will be employed upon release from the Program and/or, is likely to obtain employment and willing to perform job searches and obtain employment within three (3) weeks of being released on the Program; or
ii. The inmate is enrolled in an educational program or will be enrolled in an educational program within two (2) weeks of release, of a minimum of twelve (12) credit hours while on



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the Program, the inmate will not be eligible for participation in the Program; or

- iii. The inmate can prove that he/she is a single parent, or stay-at-home parent who is responsible for providing care/supervision/assistance for minor children, disabled person or elderly person.

- C. If the inmate meets the criteria set forth above, the CCO will complete a "CCP Committee Review Form" and attach a copy of the inmate's booking sheet, court case history, and all other required information to the same. **Four (4) copies of this packet (the "CCP Committee Review Packet") will then be hand delivered to the Curry County Sheriff and/or his/her administrative assistant.**

III. COMMUNITY CUSTODY COMMITTEE REVIEW

1.

- A. The CCC is responsible for reviewing each CCP Inmate Packet and making a decision as to whether each inmate may participate in the CCP Program.
- B. The committee will first determine that it has received all required and/or necessary paperwork from the CCO to determine whether any given inmate is eligible to participate in the CCP Program.
- C. Each CCC member shall independently review the information provided for each inmate. All four (4) members of the CCC must complete and sign off on the inmate packet. Any problems, issues, concerns or reasons for disqualification or nonparticipation by the inmate in the Program shall be distributed to all other members of the CCC.
- D. In order for an inmate to be placed in the Program at this stage, at least two (2) of the four (4) committee members must approve and sign off and approve the form provided with the CCP inmate packet.
- E. If approved, the CCO will take the form to the judge assigned to the inmate for his/her approval. If the judge signs the form, then the inmate is eligible for participation in the CCP Program. No inmate will participate in the Program without the judge's approval on the form.
- F. Any inmate will be eligible for Program participation pursuant to a court order. Detention Center personnel will follow and comply with any court order that orders that an inmate be placed in the CCP Program upon receipt.



IV. INTAKE PROCESS

A. For every inmate approved for Program participation, the CCO shall:

1. Fully explain the Program in person to the inmate.
2. Advise the inmate that pursuant to Section 30-22-8.1 NMSA, any participant in the Program who escapes or attempts to escape from the Curry County Community Custody Release Program can be charged with a misdemeanor, if the inmate was committed to the Program for a misdemeanor charge and felony, if the inmate was committed to the program for a felony charge.
3. Provide the inmate with a copy of Program rules and contract documents.
4. Verify and advise inmate of the Program's contract terms which include, but are not limited to, the following:
 - a. Employment plan (job or training);
 - b. Education/vocational training;
 - c. Alcohol and substance abuse educational groups;
 - d. Anger management education for relevant crimes (if applicable).
5. Explain that the inmate must acknowledge in writing that he/she will comply with all CCP contractual requirements and read and sign the Community Custody Rules and Regulations which set forth the expectations and limitations of the Program and consequences of non-compliance.
6. Verify that the inmate has a landline with a corded phone that does not contain a two-way line, internet service (i.e., Comcast) or other features (i.e., caller ID or call waiting) that might interfere with the Electronic Monitoring ("EM") equipment.
 - A. Electronic monitoring by cell phone may be granted on a short term basis while a landline is being established, not **to surpass 2 weeks, unless authorized in writing by the CCC.**
7. All inmates considered for participating in the Program shall be subject to an initial drug test and screening. Any inmate who is tested positive for any chemical substance other than marijuana, and those inmates who are presently facing marijuana charges and who test positive for marijuana, will be automatically denied participation in the Program.



- B. In addition, the CCO shall perform periodic testing and screenings of each CCP Participant, including but not limited to drug screens.
1. All inmates accepted into the Program will be subject to periodic drug screens. Any inmate who is tested positive for any chemical substance other than marijuana, and those inmates who are presently facing marijuana charges and who test positive for marijuana, will be automatically returned to the facility.
 2. As chemicals which provide a positive drug test for marijuana can remain in an individuals' body for a period of time, significant substantial improvement must be noted in each drug screen within a reasonable time. If not, then disciplinary action and Program participation may be revoked. If substantial improvement is not noted within a reasonable time, depending on the specific drug use detected (i.e., 45 days in the case of THC-marijuana), disciplinary action will be initiated against the inmate. Program participation will be revoked if the inmate receives a disciplinary sanction.
 3. Regarding any inmate who tests positive at any time, for marijuana, the test results will be forwarded to that inmate's assigned judge, who may, among other things, order the inmate to be returned to CCADC or taken off the program.

V. REPORTING/SUPERVISION

- A. After eligibility is determined and the intake process is complete, each inmate will be assigned to a CCO. The CCO will ensure the inmate's compliance with all Program rules, contracts, and expectations.
- B. The CCO will provide an orientation for the Program inmate upon assignment to the officer's caseload. The orientation includes, but is not limited to, the following:
1. A full explanation of Program services and related expectations;
 2. A review of exclusion zones, if applicable (GPS only); and
 3. The development of a supervision plan (itinerary) that is consistent with applicable conditions/requirements imposed by the court and which sets forth schedules for work, counseling, call-ins and curfews.
 4. Advise the Program inmate that he/she must prepare and sign a weekly itinerary which includes all daily activities and destinations which have been approved by the CCO. The Program inmate must report changes or deviations immediately to the CCO. All said reports shall be kept in official program record books and, copies placed in each participating inmates' file.



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5. Advise the Program inmate of his/her reporting requirements daily. Reporting requirements may be adjusted based on the Program inmate's performance/supervision needs. The inmate must report daily or as directed to the CCO. At least one community visit must be at the Program inmate's residence.
 6. Advise each Program inmate that he/she must be available for random checks. The CCO will make checks by telephone or in-person. The CCO may conduct these checks on a random basis as determined by the CCO without the Program inmate's prior knowledge.
 7. An explanation of the Program inmate's required participation in an alcohol and substance abuse educational group and/or scheduled counseling/education programs, if applicable.
 8. The Initial set-up of electronic monitoring equipment at the Program inmate's residence and verification of data being received from the equipment on the same day the inmate is placed in the Program. A verification of address and compliance search of the residence will be conducted by the CCO when the inmate is first taken home. The CCO will leave contact information with the property owner/manager and any family members living at the residence.
- C. Employment Verification. **All Program inmates shall provide the CCO with a written copy of that inmate's work schedule.** CCO will verify the inmate's employment and this may be done telephonically. An inmate employed by a relative/friend will be required to substantiate the employment, and Program staff will verify this in detail.
1. The Program inmate will provide his/her pay stubs showing the numbers of hours worked and compensation earned to the CCO on a weekly/bi-weekly schedule which will be set up according to the inmate's pay schedule. The CCO will make a copy of each pay stub and place it in the inmate's file.
 2. A Program inmate must report any change of employment to the CCO.
 3. A Program inmate may not work for cash. The inmate is required to report all income to the CCO. The income for the pay period must correspond to the number of hours worked. If the inmate is self-employed he/she must supply the CCO with a business license and Tax ID number.
 4. If the Program inmate is unemployed at time of placement, he/she will be required to search for work. The inmate may provide copies of applications to CCO staff, as well as a reference sheet with contact information. The CCO will use this information to randomly verify the inmate's reported efforts to find a job.



- 5. A Program inmate with a disability that precludes him/her from being gainfully employed must provide satisfactory medical documentation. An inmate with a temporary disability must provide supporting medical documentation every three (3) months.

- D. For every inmate that is a participant in this CCC Program, the CCO shall perform the following additional tasks:
 - 1. Conduct weekly reporting with all inmates on program and prepare and complete appropriate forms that are to be placed in CCP inmate files.
 - 2. Perform a monthly review on all inmate participants during each calendar month. An electronic copy of the monthly review will be sent to the Sheriff and to the Detention Center Administrator and will also be put in MinuteTraQ on or before the 10th day of each calendar month, and presented to the Curry County Board of County Commissioners at the following meeting.
 - 3. Any inmate who has a current charge of DWI, in order to participate in the Program, must have an interlock device on any and all vehicles that he/she may be driving/using while on the Program. Said inmate will execute any and all necessary interlock agreements and be responsible for payments on the same.

- E. If a new CCO is assigned to supervise an inmate who is already participating in the Program, that officer will conduct an in-person residence check within the first seven (7) days of the inmate's assignment to the officer's case load.

VI. PROGRAM PARTICIPATION FEES

- 1. Equipment Installation and Weekly Program Fees.
 - a. All inmates are required to pay a basic equipment connection fee of \$30.00, within two weeks of placement onto the Program. Only the CCC can extend the deadline for the connection fee payment.
 - b. Thereafter, the inmate will be required to pay a weekly fee calculated at 10% of inmate's weekly income. Example of the CCP Program Participation Fee Scale at 10% of inmate's weekly income (assuming a 40 hour work week):

<u>Hourly Wage:</u>	<u>CCP Weekly Fee:</u>
\$5.01-5.50	\$22.00
\$5.51-6.00	\$24.00
\$6.01-6.50	\$26.00



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\$6.51-7.00	\$28.00
\$7.01-7.50	\$30.00
\$7.51-8.00	\$32.00
\$8.01-8.50	\$34.00
\$8.51-9.00	\$36.00
\$9.01-9.50	\$38.00
\$9.51-10.00	\$40.00
\$10.01-10.50	\$42.00
\$10.51-11.00	\$44.00
\$11.01-11.50	\$46.00
\$11.51-12.00	\$48.00
\$12.01-12.50	\$50.00
\$12.51-13.00	\$52.00
\$13.01-13.50	\$54.00
\$13.51-14.00	\$56.00
\$14.01-14.50	\$58.00
\$14.51-15.00	\$60.00
\$15.01-Over	10% of weekly income

- c. For any and all Program inmates who are facing an alcohol related offense shall also be required to obtain and have installed on any and all vehicles they operate, an interlock device. Those Participants, in lieu of paying 10%, shall pay a 15% participation fee.
- d. Examples of the CCP participation fee scale at 15% of the inmate's weekly income (assuming a 40 hour week) are:

<u>Hourly Wage:</u>	<u>CCP Weekly Fee:</u>
\$5.01-5.50	\$33.00
\$5.51-6.00	\$36.00
\$6.01-6.50	\$39.00
\$6.51-7.00	\$42.00
\$7.01-7.50	\$45.00
\$7.51-8.00	\$48.00
\$8.01-8.50	\$51.00
\$8.51-9.00	\$54.00
\$9.01-9.50	\$57.00
\$9.51-10.00	\$60.00
\$10.01-10.50	\$63.00
\$10.51-11.00	\$66.00
\$11.01-11.50	\$69.00
\$11.51-12.00	\$72.00
\$12.01-12.50	\$75.00
\$12.51-13.00	\$78.00
\$13.01-13.50	\$81.00



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\$13.51-14.00	\$84.00
\$14.01-14.50	\$87.00
\$14.51-15.00	\$90.00
\$15.01-Over	15% of weekly income

- e. Each inmate on the CCP shall pay a monthly fee of \$15.00 to cover the costs of drug tests, for drug and/or alcohol testing. If for various reasons, including but not limited to a minor violation, the inmate participating in the CCP is required to take multiple drug tests, that inmate shall be required to pay \$15.00 for each and every drug test administered.
- f. Only the CCC, upon recommendation by the CCP, can change or make special arrangements concerning payment such as frequency of payment and amounts of payments to be made.

2. Fee Collection Process

- a. All inmates participating in the Program will make the required payment on the dates set forth in that inmate's Program contract by money order or cash to the Curry County Sheriff's Administrative Office. Fees will be paid Monday through Friday from 8:00 a.m. to 5:00 p.m. In addition to payment, each inmate must bring in and allow the administrative staff at the Sheriff's Office to copy the inmate's paystub for that period.
- b. The individual at the Curry County Sheriff's Office who receives the payment will place a receipt in the inmate's file and note the receipt of payment on a payment tracking form that is maintained on top of the receipts within the inmate's file. All fees collected shall be deposited in the County's bank in the correct and appropriate banking account, within 24 hours of the time of receipt.

VII. PROGRAM VIOLATIONS

NOTE: All inmates returned to CCADC for a violation of Program rules must be cleared through medical and processed in booking, prior to being assigned to a housing unit.

A. Minor Violations:

- 1. Minor violations include:



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- a. A traffic violation or petty misdemeanor or other incident that does not result in an arrest, at the discretion of the CCO;
 - b. Inappropriate behavior (i.e., creating a disturbance);
 - c. Failure to report or call in as scheduled;
 - d. Failure to notify Program staff of changes in circumstances (i.e., employment, residence);
 - e. Failure to provide required documentation to the CCO;
 - f. Failure to comply with any lawful instructions from the CCO;
 - g. A positive BAC or consumption or possession of alcoholic beverages;
 - h. Positive drug test for the presence of marijuana;
 - i. Failure to timely pay fees, fines or any other costs, including fees and costs of the program.
 - j. Minor violation of the law that results in a citation and not an arrest;
 - k. Failure to comply with Program rules and regulations or conditions of the Program contract;
 - l. Failure to show for community service (detail) or non-compliance while at detail; or,
 - m. Failure to attend mandatory counseling.
2. Upon discovering that the inmate committed a minor violation of CCP rules and regulations, the CCO will review the incident with the inmate and determine what, if any, sanction is appropriate. The CCO may apply one or more of the following sanctions:
- a. Written warning-this will be used to support a major violation;
 - b. Impose additional reporting and supervision requirements;
 - c. Make changes in contract terms;
 - d. Require inmate to work additional detail hours;
 - e. Return the inmate to CCADC to be incarcerated for a period of time no less than 12 hours and no more than 3 days in length.
3. The CCO will document every minor violation on a Program Incident Report Form which will include a detailed account of the violation and action to be taken. The CCO will review the report with the inmate and both will sign it. The report will then be placed in the inmate's file and four (4) copies will be provided to the CCC for their review within 48 hours after it is signed.

B. Major Violations:

1. Major violations are any violation not listed as a minor violation, including but not limited to multiple minor violations.



2. Any inmate participating in the Program who is arrested and booked for any new and/or additional charge shall automatically be removed from the Program. If the inmate otherwise meets the criteria, that inmate may apply for participation in the Program as set forth herein under Section I. Procedures.
3. Upon determining that the inmate committed a major violation of the Program rules and/or requirements, the CCO will;
 - a. Have the inmate incarcerated for a period of no less than 24 hours and no more than 7 full days;
 - b. Have the inmate incarcerated until such time as the inmate's presiding judge has notified the CCO of what action to take;
 - c. Revoke the inmate's participation in the plan; or,
 - d. The CCO shall be authorized to take whatever additional action with regard to an inmate and a major violation as the CCO deems just and appropriate.

The inmate's sentencing judge, and/or the judge authorizing the inmate's participation in the CCP shall be notified as quickly as possible, but in any event, not later than 24 hours after an inmate has been incarcerated for a major violation. All inmates that have been incarcerated for a major violation shall be under a hold until such further action, as authorized and allowed by this section, has been taken. All major violations must be immediately reported to the CCC by written report within 48 hours after occurrence.

4. Program staff reporting a violation will complete a Disciplinary Report. A Disciplinary Report will also be completed when returning an inmate to the facility and will indicate where the inmate was housed prior to being accepted to CCP.
 - a. A notification letter will be sent to the judge with jurisdiction who authorized the inmate to participate in the Program notifying said judge of the major violation within 48 hours. A copy of the disciplinary report will be attached to the notification letter sent to the assigned judge.
5. If an inmate's participation in the Program is terminated due to a violation, the CCO shall comply with the following procedures:
 - a. Handle the terminated inmate's return to the facility, notifying the Clovis Police Department/Curry County Sheriff's



- Department and requesting assistance if a potential threat exists.
- b. Provide the court and all appropriate parties with any relevant information concerning **the inmate's termination from the Program.**
 - c. The inmate will be transported to CCADC Booking where personnel will initiate the appropriate procedures to return the inmate to the facility.
 - d. Upon request, Program staff will provide additional information/documentation to the assigned judge regarding the inmate's violation.
6. An inmate will only be given two (2) chances to participate in the Program before he/she will no longer be considered for reinstatement. The exception to this rule arises if the assigned judge executes a Judicial Override Form authorizing placement of an inmate into the Program even after two major violations.

VIII. REPORTING ESCAPES/UNAUTHORIZED ABSENCES

- A. If a Program inmate is absent or outside of his/her itinerary schedule, the CCO and Sheriff's Deputy and any other agency as may be necessary will conduct a search to find the inmate.
- B. Once the CCO or Sheriff's Deputy determines that a Program inmate is absent or has escaped from supervision, the officer will immediately notify the CCC.
- C. The CCC or the Sheriff's Deputy will immediately initiate the process to obtain an arrest warrant.
- D. The CCC will immediately update jail management software database to reflect that the inmate has escaped.
- E. Inmates considered escapees will be immediately reported to the Clovis Police Department, Curry County Sheriff's Department, New Mexico State Police, the Curry County Manager and/or other appropriate law enforcement agencies, using the inmate booking data sheet.
- F. The assigned judge(s) will be notified of an escaped Program inmate.

IX. RELEASE PROCEDURES

- A. Upon release from custody, the CCO shall retrieve all equipment from the inmate's residence. Under no circumstance is the inmate allowed to handle or return equipment to the CCO.
- B. The CCO must account for all equipment and check for damage prior to relieving the inmate of his contractual responsibility for the care and safety of the equipment.



- C. If equipment is lost, stolen or damaged while in the inmate's possession, the CCO will immediately begin taking the necessary steps to initiate criminal charges against the inmate. In addition, the inmate will be required to pay for any and all repairs and/or replacement costs to the equipment.
- D. The CCO will complete a final status report, close out an inmate's file and forwarding the file to CCP Records.
- E. After the completion of the final status report and the closing of the inmate's file; the judge who has jurisdiction will be notified of completion of the program.

X. EMERGENCY CLAUSE

Whenever, in the opinion of the Sheriff or Detention Administrator or his/her designee, an emergency exists which may require suspension of all or parts of these regulations either may order a temporary suspension of any part of or all of this policy until the emergency passes.

XI. SEVERABILITY OF CLAUSE

If an article, section, subsection, sentence, clause or phrase of this policy is for any reason held to be unconstitutional, contrary to statute, in excess of the authority of the Sheriff, Detention Administrator and/or the CCC or otherwise inoperative, such decision shall not affect the validity of any other article, section, subsection, sentence, clause or phrase of these regulations.

ADOPTED by the governing body of the County of Curry this 18th day of March, 2014.

THE COUNTY OF CURRY, NEW MEXICO

Attest:

Rosalie Riley
Rosalie Riley, County Clerk

Frank H. Doerr, Chairman

3/18/14
Date

Approved for Legal Sufficiency:

Stephen Doerr
Stephen Doerr, County Attorney

3/18/14
Date