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BOARD OF STATE AND COMMUNITY CORRECTIONS MINIMUM STANDARDS FOR LOCAL DETENTION FACILITIES TITLE 15, DIVISION 1, CHAPTER 1, SUBCHAPTER 4

FINAL REGULATION TEXT

Article 3. Training, Personnel, and Management

§ 1030. Suicide Prevention Program.

The facility shall have a comprehensive written suicide prevention program developed by the facility administrator <u>or designee</u>, in conjunction with the health authority and mental health director, to identify, monitor, and provide treatment to those <u>inmatesincarcerated</u> <u>persons</u> who present a suicide risk. The program shall include the following:

- (a) <u>Annual</u> <u>S</u>euicide prevention training for all <u>staff that have direct contact with</u> inmates custodial personnel.
- (b) Intake screening for suicide risk immediately upon intake and prior to housing assignment.
- (c) Suicide prevention screening during special situations, including placement in restrictive housing, following a hearing, and after a transfer or change in classification.
- (c)(d) Provisions facilitating communication among arresting/transporting officers, facility staff, <u>court staff</u>, medical and mental health personnel in relation to suicide risk.
- (d)(e) Housing recommendations for inmates people at risk of suicide that balance safety and environment. The least restrictive environment should be considered.
- (e)(f) Supervision depending on level of suicide risk.
- (f)(g) Suicide attempt and suicide intervention policies and procedures.
- (g)(h) Provisions for reporting suicides and suicides attempts.
- (i) Multi-disciplinary administrative review of suicides and attempted suicides as defined by the facility administrator, including the development of a corrective action plan to address deficiencies identified in the administrative review.
- (j) Provisions for follow up care as needed.
- (h)(k) Plan for mental health consultation following return from court as determined by the mental health director.

Note: Authority cited: Section 6030, Penal Code. Reference: Section 6030, Penal Code.

Article 6. Programs and Services

§ 1065. Exercise and RecreationOut of Cell Time.

(a) The facility administrator of a Type II or III facility shall develop written policies and procedures for a minimum of 10 hours of out of cell time distributed over a period of seven days to include:

1

Adult Title 15 Final Regulation Text

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(1) an exercise and recreation program, in an area designed for recreation, which will allow a minimum of an opportunity for three hours of exercise distributed over a period of seven days. Such regulations as are reasonable and necessary to protect the facility's security and the inmates' welfare shall be included in such a program. In Type IV facilities, such a program can be either in house or provided through access to the community. and

(2) an opportunity for seven hours of recreation.

Policies shall include reasonable and necessary procedures to ensure safety and security.

(b) The facility administrator of a Type I facility shall make table games, and/or-television, or both, available to inmates incarcerated people.

Note: Authority cited: Section 6030, Penal Code. Reference: Section 6030, Penal Code.

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