North Carolina Department Of Correction SECTION: Care and Treatment of Patient - Division Of Prisons Activities of Daily Living

POLICY # TX VI-3

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SUBJECT Management of Inmates Refusing to Eat

EFFECTIVE DATE: October 2012 SUPERCEDES DATE: June 2004

#### References

Related ACA, NCCHC Standard

4<sup>th</sup> Edition Standards for Adult Correctional Institutions 4-4224, 4-4348

2008 Edition Standards for Health Services in Prison, P-I-05

## **PURPOSE**

To provide guidelines for the medical and administrative management of inmates who refuse to eat

# **POLICY**

In the absence of adequate nutritional intake, malnutrition can develop and sometimes lead to impaired tissue and organ function. Although this form of malnutrition can usually be easily resolved with rapid correction of nutritional deficits, chronic malnutrition, most often associated with severe medical and psychiatric conditions, as well as hunger strikes, may occur. This may lead to depletion of tissue energy stores and loss of protein, resulting in organ and immunologic dysfunction.

#### **DEFINITIONS**

**Hunger strike**: Refusal to eat or accept hydration for a period of at least 72 hours

**Involuntary feedings**: Nutritional supplementation using parenteral (IV) fluids or enteral (gastrointestinal) feedings utilizing a nasogastric (NG) tube, gastrostomy tube or jejunostomy tube

#### DECLARATION OF HUNGER STRIKE

- A. Inmate communicates to staff that he/she has declared a hunger strike and he/she is observed by staff to be refraining from accepting nourishment and/or hydration for at least 72 hours
- B. Inmate is observed by custody or medical staff to not accept nourishment and/or hydration for at least 72 hours

## **PROCEDURES**

## **OUTPATIENT MANAGEMENT**

- A. Health Services provider staff will be notified by nursing and custody staff as soon as possible (within 24 hours or the next working day) following an inmate's refusal of oral nourishment and/or fluids for 48 hours so that close monitoring can begin prior to possible declaration of a hunger strike.
- B. Upon the declaration of a hunger strike, the Facility Health Services staff will:
  - 1. Review the inmate's medical record
    - a. Look for evidence of any chronic medical condition(s) which could be aggravated by refusing to take nourishment (examples: diabetes mellitus, coronary artery disease, etc.).
  - Advise the inmate of the potential physiological effects which may result from refusal to accept nourishment
  - 3. Encourage the inmate to begin nourishment and hydration which will be offered at regularly scheduled meal times
  - 4. Modify any existing treatment plan if a chronic medical condition exists which may be adversely affected by the inmate's refusal to accept nourishment or hydration; modification

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may include need for hospitalization

- 5 Consult mental health for evaluation and assessment
- 6. Consult medical provider for evaluation and orders for daily assessment
- 7. Document baseline
  - a. Vital signs
  - b. Weight
  - c. CBC and metabolic panel
  - d. Urinalysis
- 8. Monitor these parameters daily
  - a. Vital signs
  - b. Weight
  - c. Serum glucose
  - d. Urinalysis for ketones
- 9. Document all of the above (4 7) on form DC 487, Inmate Hunger Strike Information

#### C. Mental Health Evaluation

- 1. The inmate will be referred for a mental health evaluation if he/she fails to eat for 72 hours.
- 2. If it is determined by mental health evaluation that the inmate has made a voluntary decision and has no mental disorder which impairs his/her ability to appreciate the risks inherent in continuation of hunger strike, the inmate will be permitted to continue with his hunger strike.
- 3. If it is the opinion of the reviewing mental health staff that such a refusal is a result of a mental disorder which impairs the inmate's ability to appreciate risks inherent in continuation of hunger strike, the inmate will be referred/transferred to an appropriate inpatient setting for intensive psychiatric/medical management and forced intervention as deemed appropriate by the responsible health authority at the inpatient facility.
- D. The superintendent of the facility, in consultation with facility health authority, will determine the optimal place of housing for the purpose of monitoring the inmate who remains at the facility. If housed in segregation, the daily segregation log (DC-141) will be reviewed by nursing for documentation of any nourishment, including liquids that may have been consumed.
- E. If the patient's medical condition deteriorates such that a serious medical outcome can be anticipated, the patient will be referred to an inpatient treatment facility for observation and further medical management.

### INPATIENT MANAGEMENT

- A. Upon admission to the inpatient facility, the inmate will receive a full medical and mental health evaluation.
  - 1. Medical evaluation includes, but is not limited to:
    - a. Physical exam
    - b. Vital signs, including weight
    - c. CBC, metabolic panel
    - d. Albumin
    - e. Urinalysis
    - f. Other laboratory and diagnostic radiologic studies as clinically indicated
    - g. Education on anticipated outcomes of continued hunger strike
  - 2. Mental Health evaluation includes, but is not limited to:
    - a. Assessment of mental status
    - b. Psychiatric/psychological history
    - c. Competency determination
      - 1. Competency determinations require two written psychiatric evaluations, with at least one of the psychiatrists being from outside the inpatient facility

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- 2. If deemed incompetent, the inpatient psychiatrist will immediately notify his/her clinical chain of command and administration of this finding of incompetency. The inpatient social worker will then be directed by the Chief Mental Health Officer/designee to petition the court for guardianship.
- 3. While seeking guardianship, should medical emergency occur, inmate will be managed as noted below.
- B. Medical Management
  - 1. Inmate will be monitored daily by nursing and provider staff
  - 2. Inmate will be offered an adequate supply of nourishment and fluids during regular feeding times.
    - a. The physician may authorize more frequent nourishment and fluids
    - b. No canteen or private food supplies will be offered while inmate is on hunger strike
  - 3. Daily parameters to be monitored and documented include, but are not limited to:
    - a. Vital signs
    - b. Weight
    - c. Urinalysis
    - d. Mental status
    - e. Other laboratory and radiologic studies as clinically indicated
  - 4. At the time of admission to inpatient unit, the medical provider will determine the frequency for monitoring based on the inmate's condition.
  - 5. Reasonable efforts should be made daily to convince inmate to end hunger strike. This includes the nurse and provider:
    - a. Offering meals and fluids
    - b. Discussing with inmate the present consequences of refusing to eat
    - c. Discussing with inmate the potential future consequences of refusing to eat
  - 6. During the continuation of a hunger strike, should the inmate become unstable (i.e. hypoglycemia, dehydration, hypotension, change in mental status, etc.) and a serious medical situation that may be life threatening occurs, glucose and intravenous (IV) fluids may be administered without the inmate's consent and:
    - a. Warden/designee will be notified that hunger strike has reached this level of intervention
    - b. Warden/designee will notify custody chain of command.
    - c. Chief Medical Officer/designee will notify healthcare chain of command.
    - d. Inmate will be placed on seriously ill list and other notification will be made based on current NCDPS policy.
    - e. Use of force may be utilized to provided IV therapy
    - f. All use of force will follow Department procedure
    - g. IV therapy will continue until inmate becomes stable
  - 7. Once inmate is stable again, the following will occur:
    - a. Inmate will be counseled again on severity of medical condition
    - b. Counseling will be documented in the inmate's medical record.
    - c. Counseling will be conducted (videotaped) to explain what future medical management, will be instituted, to include involuntary feeding (insertion of a nasogastric [NG] tube.)
      - Present at videotaped counseling session will be Warden/designee, onsite Chief Medical and Mental Health Officers/ designees, Chief of Health Services/designee
      - 2. Counseling will explain:
        - a. Necessity of tube feedings
        - b. Anticipated length of tube feedings
        - c. Explanation of how NG tube is inserted (NG tube should be in hand and visible to inmate)
        - d. Anticipated Use of Force to place tube should that become necessary
    - d. Warden/designee may seek involvement from inmate family or attorney(s) to:

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- 1. Discuss severity of current condition
- 2. Encourage inmate to end hunger strike

## **INVOLUNTARY FEEDINGS**

- A. Involuntary feedings (IV and NG tube) may only be initiated and discontinued following physician order.
- B. NG Tube(s) may be placed by a physician, physician extender or RN with documented competency in placement; all clinical staff who insert NG tubes, must be approved by Chief Medical Officer at the inpatient facility.
- C. A medical provider must be present at time of nasogastric tube placement.
- D. Restraints may be required to maintain involuntary feedings.
  - 1. Departmental restraint policies will be followed if restraints utilized.
  - 2. Restraints will be removed when inmate voluntarily consumes adequate oral food and fluids.
- E. NCDPS Legal Counsel will be notified of pending necessity for involuntary feeding.
  - 1. Medical staff will not delay or suspend involuntary feedings following notification of legal, when life threatening condition or permanent damage to inmate's health may occur.
  - 2. Legal will address any issues or concern they have relative to pending necessity of involuntary feedings.
  - 3. Legal will determine if legal representative or others, in the case of a safekeeper, may need notification prior to implementation of involuntary feeding.
    - a. The Warden in consultation with NCDPS legal will determine if local law enforcement will need to be notified.
- F. Medical stall will continue clinical and laboratory monitoring until inmate's life and/or permanent health is no longer threatened.
- G. Mental Health staff will continue follow-up as needed.
- H. Discontinuation of involuntary feedings by the medical provider occurs when inmate demonstrates:
  - 1. Significant weight gain
  - 2. Stable vital signs
  - 3. Normal laboratory studies
  - 4. Adequate oral food and fluid intake

#### MEDICAL JUDGMENT

- A. The procedures and guidelines in this policy do not supersede or limit sound medical judgment.
  - 1. Physician responsible for care of inmate refusing food must review all documented information related to inmate on hunger strike daily.
  - 2. Each case of hunger strike will be managed based on needs of the inmate.
- B. In case of medical emergency, all necessary steps, including involuntary feedings and/or hydration, will be taken to address the emergency and safeguard the life and health of the inmate.
  - 1. Such emergency need will supersede the requirements of this policy
- C. Treatment will continue until such time the inmate:
  - 1. Is medically stable and
  - $2. \ \ Voluntarily \ consumes \ or al \ nutrition \ and \ fluids \ for \ 72 \ continuous \ hours$
- D. Following discharge from inpatient setting, facility healthcare staff will monitor inmate's weight weekly for eight weeks to document health maintenance.

Paula Y. Smith, Director of Health Services

Date

SOR: Director of Health Services