.0301 GENERAL

The following rules govern the conduct of inmates under the custody of the Department of Public Safety:

(a) Attitude Towards Officials. When in the presence of any state official or any member of the prison staff, inmates shall maintain an attitude of attention and respect.

(b) Obedience to Orders. All inmates will obey promptly and properly any lawful order given them by members of the prison staff.

(c) Work. Any inmate physically and mentally able to work may be assigned employment suitable to his/her capacity. Each inmate will be expected to work diligently and conscientiously to perform the tasks assigned as well as he/she is able. Inmates will work steadily at the job they are assigned until ordered to cease by the official in charge. Inmates will not quit or leave their assignment or engage in any other activity unless granted permission to do so by the official in charge. If sick or unable to perform the work assigned, an inmate will report the fact at once to the official in charge. Malingering, shirking, laziness, or carelessness will not be tolerated.

(d) Care of Living quarters. Inmates will keep their living quarters in a neat, clean, and sanitary condition. All authorized clothing and personal effects will be neatly hung or stored in designated places, and no containers for personal effects will be permitted other than those approved in the inmates' official record by the officer in charge.

(e) Personal Cleanliness. Inmates will observe the ordinary requirements of personal hygiene; bathe and shave as often as necessary, keep teeth clean and hair neatly cut and properly groomed.

(f) Clothing. Inmates will possess and wear prison clothing only for the grade in which they are classified. Prison clothing will not be mutilated in any way and will be maintained in as presentable a condition as available facilities permit. Inmates are strictly forbidden to exchange articles of clothing or to possess unauthorized clothing.

(1) Inmates will be required to cover themselves appropriately in accordance with local rules and requirements when not in the shower or not utilizing toilets and while in route to and from these areas.
(2) Inmates will not be supervised by officers of the opposite gender while inmates are showering or in the toilet area unless appropriate privacy screening is provided to obscure from view the breasts of female inmates and the genitalia and buttocks of both male and female inmates. Supervision involving viewing the areas of the body specified above must be conducted by officers of the same gender as the inmate being supervised except in emergency situations where safety and security issues dictate otherwise.

(3) Staff of the opposite gender shall be required to announce their presence when entering a housing area. Such announcement shall be made at a minimum of once upon the shift change by an “opposite gender” employee assigned to the housing area. This announcement shall be documented in the shift log. Any other opposite gender employee must announce when entering a housing area and document in the shift log.

(g) Contraband. Except as specifically authorized for a proper purpose and under adequate supervision, no inmate will have in his/her possession or under his/her control any weapon, instrument or tool that could be used to effect an escape or to aid him/her in an assault or insurrection; any intoxicant or any controlled substance except as prescribed by a licensed physician; any obscene material; tobacco or any unauthorized article of property.

(h) Bartering and Trading. Inmates will not barter or trade with each other nor with officials or employees, except as specifically authorized by law or regulation.

(i) Misuse of Prison Supplies. Inmates will not waste, appropriate, or traffic in prison supplies. No food will be taken from the dining room kitchen, or storerooms of any prison without proper authorization.

(j) Security of the Facility. Inmates will not participate in activities that threaten the order and security of the facility. Such activities include but are not limited to escapes, riots, insurrections, work stoppages, and unauthorized group demonstrations.

(k) Disorderly Conduct. Inmates will at all times behave in an orderly manner. Fighting, wrestling, or physical encounters of any kind other than those permitted by the authorized recreation program are prohibited. No loud or boisterous talking will be permitted. Booing, whistling, or shouting by individuals or groups is forbidden. Shouts of encouragement to participants in authorized athletic contests may be permitted. Belligerent, aggressive, threatening, or other conduct which might lead to violence will not be tolerated.

(l) Agitating. Inmates will not agitate or provoke disturbances.

(m) Night Rules. Inmates shall be required to be present in their assigned sleeping area when the lights are dimmed for the night. Inmates may be allowed to get up during the night as authorized by the special instructions of the officer in charge of the unit, or if the inmate obtains permission from the staff member on duty in the sleeping quarters of the inmate.
(n) Sexual Misconduct. Committing, soliciting, or inciting others to commit a sexual act will be subject to disciplinary action.

(o) Health. Inmates will not engage in conduct which may be injurious to their health or the health of others, or disruptive to the health care delivery system. This includes, but is not limited to, self-inflicted injury, feigning physical or mental health illness for any purpose, participating in acts or possessing any instrument capable of spreading communicable diseases (e.g. tattooing instruments, needles etc.) misuse of medications, hygiene items, or any other health care devices or supplies.

(p) Honesty. Inmates will be honest and truthful. False reports, lying, stealing or other dishonest acts may be subject to disciplinary action.

(q) Legal Assistance. Inmates are not permitted to assist each other with litigation or legal matters. The Department of Public Safety provides, through contractual services, licensed attorneys for this purpose.


(s) Gambling. Inmate gambling is prohibited. No inmate is to have in his/her possession gambling paraphernalia.

(t) Bribes. Inmates may not offer, give, solicit or accept a bribe or offer a bribe or offer to give or withhold anything to persuade staff to neglect duties or perform favors.

(u) Refusal to submit to test. Inmates may not refuse to submit to a drug test or breathalyzer test or interfere with the taking of such tests.

(v) Security Threat Group. Inmates may not participate in, or organize, whether individually or in concert with others, any gang or Security Threat Group. They may not participate in any behavior associated with a Security Threat Group, to include possession of Security Threat Group materials.

(w) **No inmate or group of inmates will be given the authority or control over other inmates.**

(x) Mobile Telephone/Wireless Communication Device. Inmates shall not have access to or possess any mobile telephone/wireless communication device. Violations will result in the inmate being disciplined in accordance with Prisons policy B.0200, Disciplinary Procedures. In accordance with North Carolina General Statute 14-258.1, any inmate who possesses a mobile telephone or other wireless communications device or a component of one of those devices is guilty of a Class 1 misdemeanor and may be charged as such.

(y) Computers. Inmates shall not access any computer outside of their authorized work, vocational, or educational assignment except as approved by the Region Director or
Inmate Conduct Rules

appropriate Divisional staff based on the inmates assignment.

(1) Inmates shall not access any computer (PC, Desktop, Laptop, Smartphone, PDA, Tablets, etc.) which has any type of direct, outside communication capability; e.g. internet, email, instant message, etc.

(A) Exception’s for inmate access to the internet must be pre-approved by the Region Director or appropriate Divisional staff based on the inmates assignment. The Region Director has the discretion to authorize inmate access to the internet to perform responsibilities assigned to them by their employer or instructor. Consideration for approval should be on a case-by-case basis, and a determination made as to the necessity of internet usage to complete work or school assignments.

(B) The Facility Head should request from the prospective employer or instructor, a plan that outlines the supervision of access and restrictions allowances for the inmate to have internet access. This request will be forward to the Region Director for consideration.

(C) Access to the internet is absolutely restricted to activities directly applicable to the completion of work or school assignments. These instructions should be provided to the inmate upon notification that he/she is authorized internet access in accordance with these provisions.

(D) The computer and internet used by the inmate who has been granted the exception should be monitored on a routine basis to ensure the access is related to the activities approved.

(2) The establishment of an account, use, or participation in social networking systems; e.g. Facebook, Twitter, MySpace is strictly prohibited by inmates. The establishment or maintenance of an account on behalf of an inmate is strictly prohibited. Violations will be reported to the appropriate Social Media Systems’ Security section for termination of user account as infringement of the SMS User Agreement and the inmate disciplined in accordance with Prisons policy B.0200, Disciplinary Procedures. In accordance with North Carolina General Statue 14-202.5, any sex offender found accessing a social networking website that permits minor children to become members or to create or maintain a personal webpage on a social networking site may be charged with a Class I felony.

(3) Inmates shall not access any computer that contains or is capable of accessing sensitive or confidential information, or that is connected to other computers containing sensitive or confidential information.

(A) An inmate shall be prohibited from working on any task, prison work project, prison industry job, incentive wage or work release assignment that requires
him/her to have access to the personal Social Security numbers of other inmates, state employees or the general public, and/or to be in proximity to said information where casual observance is possible.

(B) It is the responsibility of all DOC employees to make certain that records containing personal data and specifically social security numbers be maintained to prevent access or casual observation by inmates. This includes both paper and electronic records including, but not limited to work time records, retirement forms, Beacon, earning deduction forms, and external inquiry forms that may use the Social Security number such as employment confirmation.

(C) As part of the orientation process incentive wage/work release custodial agents should be made aware of this procedure as it relates to the Social Security Number Protection Act of 2010. DOC and Work Release employers shall establish protocols to adhere with this procedure.

(4) Inmates shall not use or be informed of any computer password, except when issued by the supervising staff. The supervising staff, and not the inmate, must always retain the ability to change the password.

(5) No external communication capabilities; e.g., telephone lines with connectivity outside the inmate facility, data lines, data punch panels, or telephone access punch panels, shall be permitted in any area where inmates are allowed to access computers.

(6) Inmates shall not have access to diskettes, cd’s, flashdrives, or any other electronic storage media, except within an area approved by the institution head. Inmates shall not access or use any computer-based tool or program that is capable of destroying or corrupting stored data. Inmates shall not directly access or alter any computer’s operating system.

(7) Inmates shall not possess a computer as part of their personal property.

(8) Inmates who have a record of computer fraud or abuse shall not have access to a computer.

.0302 OTHER RULES AND REGULATIONS

(a) Crimes. In addition to being subject to prison rules and regulations and to the punishments therein provided, inmates are subject to the criminal laws of the State and are liable to all penalties there under. Included among offenses made criminal by law are: murder, manslaughter, assaults, kidnapping and taking hostages, arson, insurrection, escape, carrying concealed weapons, resisting officers, injuring or destroying public property, stealing, bribery, gambling, unlawful possession or use of narcotic drugs or implements, unlawful possession of intoxicants, crime against nature, conveying messages and weapons to or
trading with convicts and other prisoners, subversive activities aimed at the overthrow of the government of the United States or of the State of North Carolina or any of its political subdivisions by force, or violence, or by any other lawful means, inflicting or assisting in infliction of self-injury resulting in incapacity for an inmate to perform assigned duties.

(b) Escape. Inmates who escape while participating in work release, study release, home leave, or any other program authorized under G.S. 148.4 will not be prosecuted in court for that escape if:

(1) the offense is the inmate's first escape from an unsupervised authorized activity while serving this sentence or any previous sentence; and

(2) the inmate returns to custody voluntarily within 24 hours of the time he/she was ordered to return.

Escapees in this category remain subject to administrative disciplinary action for the offense.

(1) The inmate should be charged with Disciplinary Infraction B-12, (Leave, quit without authorization, fail to report, or neglect to adhere to approved schedules for community based programs) if the inmate:

(A) Voluntarily returns to the off-site community-based program site prior to facility staff being notified he/she is unaccounted for;

(B) Voluntarily returns to the facility within 24 hours and prior to the initiation of escape procedures; (Escape procedures should be put into effect as soon as staff learn an inmate has left from a community-based program); and

(C) Commits no new criminal offenses while away from his/her assigned location regardless of when he/she returned to custody.

(1) The inmate should be charged with Disciplinary Infraction A-06, (escape or attempting to escape-this includes possessing any materials that could assist with an escape) if the inmate:

(A) Does not voluntarily return to the off-site community-based program or the prison facility prior to initiation of escape procedures;

(B) Does not return to the facility within 24 hours of leaving the community-based program; or

(C) Commits any criminal offense while away from his/her assigned location.

(c) Punishment for Crimes. Except as provided above, inmates who commit an offense made
criminal by law will be taken to court for trial and punishment.

(d) Disciplinary offense reports that result in a guilty disposition will be subject to an administrative fee in accordance with Prisons policy B .0203.

.0303 DISCIPLINARY PROCEDURES FOR LOCAL CONFINEMENT FACILITIES

(a) General. Jails, district confinement facilities, "County Farms" or any other local confinement facility incarcerating inmates serving sentences are bound by the foregoing rules and procedures governing inmate conduct and discipline. These procedures are promulgated and designed for Prisons, a large centrally controlled and uniform prison system. It is recognized that the many jails and other local confinement facilities throughout the state are not uniform in size, operation, staffing or management. Nevertheless, local facilities shall adhere to the foregoing disciplinary procedure insofar as they can be applied in view of the staffing patterns and management systems that exist in each facility.

(b) Definitions. Department of Public Safety job titles, Disciplinary Hearing Officer and other descriptive terms in the foregoing disciplinary procedures shall be modified as follows:

(1) Facility Head - will be interpreted as including the sheriff, administrator of a multi-county confinement facility, or their designee.

(2) Facility Head - will be interpreted as including the Chief Jailer or similar appropriate individual.

(3) Reviewing Authority - will be interpreted as including the Sheriff, administrator of a multi-county confinement facility, or their designee.

(4) State Correctional Service Members - will be interpreted as including members of jail and local confinement facilities' supervisory and operational staff.

(5) Disciplinary Hearing Officer - local confinement facilities shall only be required to establish one Disciplinary Hearing Officer to hear disciplinary offenses.

(6) Combined Records - will be interpreted as including the central record or file section of local confinement facilities.

(7) DC- 138 - will be interpreted as including the written record of disciplinary hearings kept by local confinement facilities.

(c) In the local confinement facilities wherein the foregoing Prisons' rules and procedures governing inmate conduct and discipline cannot be used in their entirety, deviations from such rules and procedures must be governed by the following principles:
(1) Notice of Hearing. Inmate must be given at least 24 hours advance written notice of the charges against him/her prior to the hearing.

(2) Opportunity to be Heard. Inmates must be allowed to present oral and documentary evidence in his/her defense at the hearing.

(3) Assistance of Staff Members. If the inmate is illiterate, or the charges are complex, a staff member should be appointed to assist the accused both in preparing for the hearing and at the hearing, if requested. Inmates who are identified as mentally handicapped/developmentally disabled will be afforded a staff representative at each phase/level of the disciplinary process.

(4) Recorder. Local confinement facilities will establish a recorder to assist the hearing officer.

(5) Investigating Officer. Local confinement facilities will establish an Investigating Officer to investigate inmate misconduct in accordance with the procedures specified in Section B.0205 (d).

(6) Records. There must be a written statement by the Disciplinary Hearing Officer as to the evidence relied upon and reasons for the disciplinary sanctions imposed. Completed disciplinary packages (original copies of DC-138's) will be forwarded to the Chief Disciplinary Hearing Officer.

(7) Administrative Review. Inmate appeals will be forwarded to the Chief Disciplinary Hearing Officer for review to insure that proper procedures were observed and the inmate received a full and fair hearing.

(d) Rules governing Conduct of Inmates. Local confinement facilities must follow the foregoing policy governing the conduct of inmates. Section B.0202 and the punishment as authorized by Section B.0204. Sections B.0301 and B.0302 provide a more detailed description of the rules and regulations which govern the conduct of inmates committed to the Department of Public Safety. These sections shall not be deviated from, nor shall new offenses or punishments be added by local confinement authorities.

George Solomon 7/10/13
Director of Prisons  Date