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PURPOSE: The purpose of this policy is to define levels of medical care provided to inmates in all Department facilities.

REFERENCES: MGL c.124 §1(c), (q); MGL c.127, §16A
NCCHC Standards: P-07, P-09, P-17, P-28, P-29, P-31, P-32, P-33, P-34, P-37, P-38, P-39, P-40, P-41, P-44, P-45, P-46, P-52, P-66, P-68, P-70, P-71

APPLICABILITY: Public PUBLIC ACCESS: Yes

LOCATION: Central Policy File, Facilities’ Policy Files
Health Services Division Policy File
Inmate Libraries

RESPONSIBLE STAFF FOR IMPLEMENTATION AND MONITORING OF POLICY:
Director of Health Services
Superintendent

PROMULGATION DATE: 03/03/2005 EFFECTIVE DATE: 04/03/2005

CANCELLATION: This policy cancels all previous Department policy statements, bulletins, directives, orders, notices, rules, and regulations regarding inmate medical services.

SEVERABILITY CLAUSE: If any part of this policy is for any reason held to be in excess of the authority of the commissioner, such decision will not affect any other part of this policy.
630.01 Treatment Philosophy

Each facility shall provide access to medical, dental, and mental health services needed to maintain the basic health of inmates.

1. Access to health care is an inmate's right and not a privilege.

2. All health care services shall be provided in an atmosphere that assures privacy and dignity for both the inmate and the provider.

3. All health care services shall be comparable in quality to that available in the community.

630.02 General Policy

1. Each Superintendent shall develop written procedures for providing a system to insure unimpeded access to health care. The procedure does not need to define levels of care, but the way that inmates access health care, including how they are informed regarding accessing health care (i.e., via orientation.)

Levels of health care to be provided are listed below. These levels of care may be provided either on-site, off-site in the community or at another Department facility.

a. Self Care;
b. First-aid;
c. Emergency Care;
d. Clinic Care;
e. Infirmary Care;
f. Hospital.

2. The contractual medical provider shall ensure that continuity of care is maintained by assuring the proper flow of patient health information between the facility and other Department facilities or health care providers.

3. The Department through the contractual medical provider shall ensure that the delivery of all health care is to be preceded by an explanation of the nature of such treatment.
The Department and the contractual medical provider shall comply with all applicable statutes relating to informed consent procedures (M.G.L. c.111 §70E). The contractual medical provider shall have written guidelines for informed consent procedures.

4. All treatment provided by contractual health care personnel shall be performed in accordance with Massachusetts General Laws, and the regulations of the following organizations/agencies:

a. MA Boards of Registration in Medicine;
b. MA Boards of Registration in Dentistry;
c. MA Boards of Registration in Nursing;
d. MA Boards of Registration in Pharmacy;
e. MA Boards of Registration of Psychologists;
f. MA Boards of Registration in Optometry;
g. MA Boards of Registration of Dispensing Opticians;
h. MA Boards of Registration in Physical Therapy;
i. MA Boards of Registration in Podiatry;
j. MA Boards of Registration of Social Workers;
k. Massachusetts Department of Public Health;
l. Massachusetts Department of Mental Health; and
m. Any other applicable Federal or State Agency.

5. Each facility shall have access to a contractual physician on-call 24 hours a day, seven days per week.

6. The collection of health history information shall be conducted only by health trained or qualified health personnel. The collection of all other health appraisal data shall be performed only by qualified health personnel. This data shall be recorded only on current forms and/or electronic screens approved by the Director of Health Services or his/her designee and the Program Director of the contractual medical provider, and in accordance with 103 DOC 607, Medical Records.

7. Each facility shall have provision for the immediate medical examination of any inmate suspected of having a communicable disease. All diseases covered by Department of Public Health (DPH) regulation 105 CMR 300 are to be reported by physicians to the local board of health in which the facility is located. For further information on communicable diseases please refer to 103 DOC 631, Communicable Disease Policy.
8. Generally, the contractual medical provider shall not be involved in the collection of forensic information from inmates. Requests for such services should be forwarded to the DOC Health Services Division, who will contract another vendor for these services. Any deviations shall be as governed by 103 DOC 620 Special Health Care Practices.

9. All Facilities shall post a sign, in the intake area, instructing inmates on how to access care for immediate health needs.

10. The contractual medical provider shall develop written procedures for processing complaints regarding health care. The procedure shall be communicated orally and in writing to inmates upon arrival in the facility.

630.03 On-Site Physical Examination by Outside Physician (non-DOC, non-contractual provider physician)

When a request is received for a non-contractual provider physician to examine an inmate all facilities shall instruct the person/inmate to submit a written request to the Director of Health Services. The person shall also be informed that the written request is to include the reason for the examination, the name, address, and license number of the physician who will be performing the examination and the exact equipment to be used. Please note that Inmates in pre-release status may request community based health care visits pursuant to 630.13.

The Health Service Division shall:

1. Forward a letter, from the Director of Health Services, (attachment A) to the party requesting the examination, or to the physician who is to perform the examination, informing him/her of the following specific requirements of the DOC:

   a. A waiver of liability (attachment B) must be signed by the physician and witnessed prior to the examination releasing both the Massachusetts Department of Correction and the contractual medical provider from any fees or medical liability.

   b. The inmate involved must sign an authorization for the examination and waiver of liability (attachment C) releasing both the Department and the contractual medical provider from any costs or medical liability involved in or as a result of the examination. The inmate must also sign an authorization to release
medical information in order for the outside physician to examine the medical record (103 DOC 607, Medical Records, Attachment A & B).

c. The outside physician will be informed that s/he may perform only a non intrusive examination; may write recommendations on a consultation form; that neither the Department nor the contractual medical provider is obligated to comply with any consultation recommendations; that consultation reports will be reviewed by the on-site senior physician and that they may not write any orders or notes in any part of the medical record.

3. The Health Services Division will contact the Board of Registration which governs physicians to confirm the current licensure of the physician to perform the examination and to confirm that there are no restrictions on his/her license to practice medicine.

4. Upon completion of the steps one through three above the Health Services Division will approve or deny the request.

5. The Health Services Division will contact the Health Services Administrator, at the facility involved, to arrange a date for the approved examinations, entry of physician, and notification of facility administration.

630.04 Outpatient Health Services Units (OHSU)

1. Each facility Health Services Unit shall have a contractual physician who possesses a current, valid, unrestricted license to practice in Massachusetts and shall meet the following requirements:

a. Is a graduate of a Liaison Committee on Medical Education (LCME) or American Osteopathic Association (AOA) approved medical school in the United States or Canada or an international medical graduate who has completed either a fifth pathway year or a valid Educational Commission of Foreign Medical Graduates (ECFMG) certificate; and

b. Has completed an Accreditation Council for Graduate Medical Education Approved Residency Program in the United States;

c. Physicians designated as site medical directors shall be board certified in family practice, internal medicine, preventive medicine, infectious diseases, surgery, or emergency medicine.

October 2018
d. Specialty physicians shall be board certified in the respective specialty or board eligible or board certified in the respective subspecialty.

The contractual agreement with the medical provider details more specific information regarding qualification requirements of contractual medical staff, including per diem (PRN) physicians and exceptions to specific qualification requirements.

2. Each facility Health Services Unit (HSU) shall meet the following additional requirements:

   a. All health care services shall be delivered only by clinically trained medical personnel. All treatment performed by contractual health care personnel other than a physician or mid-level provider shall be performed pursuant to direct orders written and signed by a contractual physician or a mid-level provider.

   b. The HSU shall have examination rooms which meet the requirements of 103 DOC 660, Medical Supplies and Equipment, and 105 CMR 205, Minimum Standards Governing Medical Records and The Conduct of Physical Examinations in Correctional Facilities (attachment D).

   c. All contractual health care providers shall have access to a full range of laboratory and diagnostic support services.

   d. A medical record shall be maintained for each inmate in accordance with 103 DOC 607, Medical Records.

   e. Each HSU shall have access to a pharmacy service.

630.05 Inpatient Health Services Units (IHSU)

Inpatient Health Services Units are to be in compliance with applicable state statutes and local licensing requirements (see 630.02(4)). Inpatient Health Services Units are of two types: those which offer infirmary care and those which do not. Those IHSUs which offer infirmary care provide skilled nursing care for patients not in need of hospitalization. Those which do not, are special housing units which offer outpatient level of care but in an inpatient setting. IHSU'S shall meet the minimum requirements listed below in addition to those listed in section 630.04 of this policy.

1. A contractual physician shall be available on-site and/or on-call 24 hours a day, 7 days a week.
2. Nursing and/or paramedical services shall be provided under the direct supervision of a registered nurse and/or physician assistant and/or nurse practitioner.

Those IHSUs that offer infirmary care shall provide 24 hour nursing service, 7 days a week.

3. All orders for care are signed or co-signed by a contractual physician.

4. Admission and Discharge to the IHSU, that offer Infirmary care, shall be initiated only upon the order of a licensed contractual physician.

5. All IHSUs shall have clinically trained health care personnel on site 24 hours per day, 7 days a week.

6. The contractual medical provider shall establish a manual of nursing care procedures/protocols.

7. A separate and complete medical record shall be generated for each patient admitted to an infirmary IHSU, other than at Bridgewater State Hospital (BSH).

8. Physicians shall make daily rounds (including weekends) of all patients in the infirmary.

9. Meals shall be served to patients within the IHSU.

10. All patients in IHSUs, that offer infirmary care, shall be within sight or sound of a health care staff member at all times.

630.06 Medical Entrance Screen

1. Each Superintendent shall develop a procedure to identify all new arrivals at the facility. All inmates shall be medically screened prior to placement in the general population by qualified contractual health care personnel. All findings are to be recorded on a screening form. At facilities utilizing the Inmate Management System (IMS), the Mental Health/Substance Abuse History, Medical Orders, and Restrictions/Special Needs screens shall be completed. These screens shall subsequently be updated as necessary.

2. The medical history and screening form shall include the following (attachment D, 105 CMR 205):

   a. Inquiry into current illness and health problems,
including:
- communicable diseases;
- venereal diseases;
- dental problems;
- current medications;
- chronic health problems;
- mental health issues, including history of treatment, medication, or hospitalization as well as current assessment for suicidality;
- use of alcohol and other drugs, including types of drugs used, mode of use, amounts used, frequency used, date or time of last use, and history of any problems that may have occurred after ceasing use (i.e. convulsions);
- possibility of pregnancy (females);
- other health problems identified by the contractual program director and the director of health services.

b. Observation of general behavior, including:
- state of consciousness;
- mental status;
- appearance, including tremor or sweating, body deformities and ease of movement;
- condition of skin, including trauma, bruises, lesions, jaundice, rashes, infestations, needle marks or other signs of drug abuse.

c. Recommendations for disposition and placement to:
- immediate medical emergency;
- admit to infirmary;
- discharged to general population; and/or
- general population with referral to health services; Mental Health, Dental, or Medical;

d. Female inmates/detainees/civil commitments are to be tested for pregnancy upon admission.

e. Documented Explanation of the procedures for access to health and dental services.
f.

3. When chemical dependency is suspected, the inmate is to be referred to a physician. If the contractual physician diagnoses the inmate as chemically dependent, the facility shall follow Department policy 103 DOC 620, Special Health Care Practices.

4. A medical quarantine for new inmates shall not exceed 24 hours unless specifically ordered by a contractual physician.
Ectoparasite (Scabies and Lice) Control Guidelines

Each Superintendent, in conjunction with the Health Service Administrator (HSA), will develop procedures for the examination for lice and for delousing.

1. Inmates will be screened for scabies and lice at the time of admission or transfer to each facility (see medical history and screening form, attachment F). The procedure should state who is responsible for this screening and how it is documented.

2. Treatment will be carried out as ordered by the physician on an individual basis. The procedure to carry out physician orders should be detailed in site-specific procedure, including correction staff involvement.

3. Treatment will not be initiated on female inmates until pregnancy is ruled out.

4. Inmates and staff will receive health care education material related to ectoparasite when indicated. Materials should be maintained in contractual medical provider infection control manual. The procedure should specify circumstance that indicates the need for this material to be distributed and how distribution is accomplished.

5. Facility health and safety officer will be notified when ectoparasite control measures are needed in specific housing units. Procedure should detail notification process and action to be taken by correction staff to carry out necessary measures.

6. Personal clothing, bedding, etc., of infested inmates will be placed in appropriately labeled laundry bag and laundered in hot water and machine dried. The procedure should detail direction as to who is responsible for tasks involved.

Inmate Health Orientation

Upon the arrival of an inmate at a facility, following commitment, return, or transfer, the facility shall provide the inmate with both verbal and written instructions that explain the procedures for gaining access to health care when needed. In the event that an inmate is unable to read, facility staff will make arrangements for the procedures to be explained verbally.
At facilities utilizing the Inmate Management System (IMS),
documentation of orientation shall be via the Orientation Check
List screen.

630.09 Intake Physical Examination

1. Each Superintendent shall develop a written procedure to
identify all new arrivals at the facility (also see 630.06
§1). The following inmates shall receive a complete
physical examination within seven days of admission to the
facility:
   a. new commitments;
   b. parole violators;
   c. inmates returned from escape;
   d. when indicated, inmates returned to higher custody
      from sites that do not have an HSU;
   e. probation violators.

2. When the inmate is accompanied by a medical record that
documents a complete physical examination was conducted
within 90 days prior to admission, the need for a new
examination shall be determined by the facility medical
director or his/her designee. If a full physical
examination is not performed, the inmate shall be seen by
a contractual physician, physician assistant, or a nurse
practitioner, who shall do the following:
   a. Review and co-sign inmate's record;
   b. Examine the inmate for signs of recent trauma or
disease;
   c. Conduct any examination and tests which are
      medically indicated;
   d. Review the findings with the inmate.

3. The physical examination shall be conducted by a
contractual physician, physician assistant or nurse
practitioner. The results of an exam conducted by a
physician assistant or nurse practitioner shall be
reviewed and signed by a physician.

4. Upon completion of the physical examination and all
required and ordered laboratory tests, a qualified health
care professional shall discuss with the inmate results of
the examination, its implication, and suggestions for
further diagnoses and/or treatment.
5. The contents of the physical examination shall be in compliance with the most recent DOC/Vendor contract, Massachusetts DPH regulations 105 CMR 205.200 (attachment D), ACA, NCCHC, and in the case of BSH, JCAHO Standards.

6. Should an inmate's physical condition warrant special consideration for housing, job assignment or program participation, the contractual physician or his/her designee shall complete a Medical Restrictions Form (attachment H) and forward the form to the facility Classification Supervisor.

At facilities utilizing the Inmate Management System (IMS), medical restrictions shall be written on the Physician Order Sheet, and the data entered on the Medical Restrictions/Special Needs screen.

630.10 Sick Call

Access to daily sick call is an inmate's right and not a privilege.

1. Each facility shall have written procedures for processing inmate health requests included in its sick call procedure.

2. Each Superintendent, in conjunction with the HSA shall have written procedures for sick call conducted by a contractual physician or other qualified health personnel. The sick call procedure shall include how often and during what hours sick call is held at that facility. Sick call may be conducted on-site, off-site at another facility, or off-site at an outside health care facility.

3. Sick call shall be available to each inmate five days per week. A physician shall be on site seeing patients/inmates a minimum of three and one half-hours per week per 100 inmates. Actual physician coverage for sick call at each site shall be determined by written agreement between the department and the contractual medical provider (staffing matrix). Nurse practitioners or physician assistants under the supervision of a physician can substitute for a portion of the physician’s time seeing patients, with the approval of the director of health services.

4. All requests must be processed and triaged by a qualified healthcare professional within twenty-four (24) hours or seventy-two (72) on week-ends. All inmates who submit a sick call request shall be seen by a qualified healthcare
professional on a priority basis that will not exceed seven (7) calendar days from the day of submission of the request. All sick call slips will be placed in the medical record.

Sick call/physician clinic services shall be available to Inmates within all Facilities, including those in general population, restricted housing units, and special management units. The sick call schedule shall be entered on the Inmate Management System (IMS) Inmate Schedule screen by contractual health care personnel.

5. During non-business hours and weekends, medical problems which cannot be deferred until the next regularly scheduled sick call shall be handled in accordance with Department Policy 103 DOC 604, Outside Hospital Relations.

630.11 Periodic Physical Examinations

The goal of the Health Services Division is to provide periodic physical examinations to all inmates. Complete periodic physical examinations shall be performed on the following time schedule determined by inmate age:

<table>
<thead>
<tr>
<th>Age Group</th>
<th>Schedule of Complete Physical Exams</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inmates 20-29 years</td>
<td>Every five years</td>
</tr>
<tr>
<td>Inmates 30-39 years</td>
<td>Every three years</td>
</tr>
<tr>
<td>Inmates 40-49 years</td>
<td>Every two years, including rectal exam and stool for occult blood</td>
</tr>
<tr>
<td>Inmates 50+ years</td>
<td>Annually, including EKG, rectal exam and stool for occult blood</td>
</tr>
</tbody>
</table>

It is required that all female inmates have annual pelvic and breast examinations. Women between ages 40-49 will receive a mammogram biennially and after age 50 annually.

1. The Health Services Administrator for the contractual medical provider will forward, on a quarterly basis, a report to the Superintendent indicating the following:

   a. Number of physical examinations due and conducted for each month;

   b. The number of physical examinations that are past due and why they are past due; and

   c. An action plan to complete all past due physical examinations.
The Superintendent shall report to the Health Services Division, Regional Administrator any issues relative to the completion of the past due physical exams.

2. A qualified health professional shall review medical records of inmates who are in age groups not requiring the periodic physical examinations on an annual basis. The review shall ensure that all inmates receive annual blood pressure checks and TB screening. At the discretion of the contractual health professional, the inmate shall be scheduled for a complete physical examination as deemed medically necessary.

3. Upon completion of the physical examination, and all required/ordered laboratory tests, a qualified health professional shall discuss with the inmate results of the examination, its implications, and suggestions for further diagnosis and/or treatment.

4. The content of all physical examinations shall be in compliance with the most recent DOC/Vendor contract, Massachusetts DPH Regulations 103 CMR 205, Section 205.200 (attachment D), ACA, NCCHC, and in the case of BSH, JCAHO Standards.

630.12 Specialty Consultations

Specialty consultations shall be available to each facility through on-site clinics, specialty clinics at the Lemuel Shattuck Hospital (LSH), other Department HSUs, or outside consultants. The specialty clinics shall include, but not be limited to, Orthopedic, General Surgery, ENT, Endocrinology, Dermatology, Optometry, Ophthalmology, Cardiology, Physical Therapy, OB-GYN, Podiatry, Radiology, Infectious Disease, and Mammography.

All consultation services shall be performed only at the request of a contractual physician and only after a consultation request has been prepared in writing and signed by the responsible contractual physician. A consultation summary will be expected from all specialists.

1. On-site specialty clinics shall be scheduled at facilities as deemed necessary to meet the needs of the population by the HSA. The schedule of on-site specialty clinics will be approved by the Director of Health Services.

2. With the exception of on-site specialty clinics, LSH outpatient clinics will be the designated source of
specialty consultations. All consultations shall be scheduled and facility transportation forms will be required. Transportation between the facility and LSH shall be the responsibility of the Superintendent or his/her designee, unless a contractual physician determines that transportation by ambulance is necessary.

At facilities utilizing the Inmate Management System (IMS), consultation schedules shall be entered on the Inmate Schedule screen detailing on-site medical visit (internal) versus off-site hospital/medical trip (external) by contractual health care personnel. Additionally, the Medical Restrictions/Special Needs screen shall be updated and printed instead of the facility transportation forms.

3. Consultations may be arranged with outside non-LSH specialists only when it is determined that required services are not available at the facility nor at LSH, and the services are recommended by the contractual physician. Locations of such consultations shall be subject to approval by the contractual Program Director or his/her designee, with the exception of medical emergencies.

4. Patients referred to consultants by contractual physicians for diagnostic evaluation and continuing treatment, and who are accepted by the consultant as a patient for continuing treatment will remain the responsibility of the contractual attending physician. The contractual physician shall record in the progress notes of the inmate’s medical record all consultant recommendations being followed. All consultant recommendations not being followed shall also be recorded by the contractual physician in the progress notes with specific reasons written as to why those recommendations are not being followed.

All changes in physician’s orders will be written on the physician order sheet in the inmate’s medical record and signed, timed, and dated by the contractual physician.

630.13 Authorized/Unauthorized Health Care for Inmates In/On Pre-Release, Release Programs

1. When an inmate is approved for work release, furloughs, or other release programs, the inmate shall be advised by the facility staff, both verbally and in writing, that the Department will not be responsible for the payment of unauthorized health care services.
2. All health care services for inmates (except for those provided on-site at the facility, at LSH or at another Department facility) must be approved in advance by the Director of Health Services or his/her designee. The only exception to this rule shall be medical emergencies and work related injuries covered by the inmate employer’s Workman’s Compensation insurance plans.

630.14 Inmate Co-Payment of Medical Services

A Co-Payment Policy exists which details the specific protocol for adhering to the policy in its entirety. Please refer to Policy 103 DC 763 Inmate Medical Co-Payments.

630.15 Emergency Services

1. Each facility will be provided with emergency medical and dental care twenty-four (24) hours a day, seven (7) days a week via an on-call physician service and/or on-site health care staff. The provision of these services shall be outlined in procedures written by the contractual medical provider that meet the specifications of Department policies 103 DOC 604, Outside Hospital Relations, and 103 DOC 105, Department Duty Officer.

2. Each facility shall use the designation "Code 99" whenever a life-threatening emergency exists. Each facility shall have a written Code 99 Procedure applicable to its facility as required by 103 DOC 622, Death Procedures. An emergency "Code 99" or “red bag” will be available in HSUs for all emergency responses. (See attachment E for required contents of the Red Bag.)

3. The Department's Medical Disaster Plan (see 103 DOC 560.04) shall be implemented upon the authority of the Director of Health Services, when s/he is notified by the Commissioner that a state of emergency has been declared.

   a. Site specific Medical Disaster Plans, developed jointly by the facility’s security staff and the contractual medical provider, must be approved by the Director of Health Services, as required in 103 DOC 604, Outside Hospital Relations, and 103 DOC 560, Disorder Management. The Director of Operations and Security must also approve each site specific Medical Disaster Plan.
b. Each facility is responsible to have a disaster box readily available should a medical disaster occur. The disaster box must be built for easy transport to any area of the facility. It will be sealed and located in a secure, strategic and easily accessible area outside the medical unit. This box is to be opened only for disasters, drills and restocking contents.

The contractual medical provider will maintain the disaster box. A list of contents will be determined by the contractual medical director. The content list, with expiration dates, will be affixed to the outside of the disaster box. Medical staff, accompanied by security staff, will check the seal and expiration dates on a quarterly basis, replacing expired supplies as needed. (See attachment F for minimum contents requirements.)

630.16 Intra-System Transfers

The contractual medical provider shall ensure that the continuity and availability of health care is maintained when inmates are transferred between facilities.

1. The Department's classification process shall include consideration of inmates' medical and mental health status.

a. Names of inmates scheduled for initial classification, reclassification and/or any classification hearing that may result in a transfer will be submitted to the HSU at the facility by classification staff two weeks prior to scheduled classification board appearance dates.

b. Upon receipt of notification, contractual health and contractual mental health staff will initiate a Classification Health Status Report (attachment I) by reviewing the medical record.

At facilities utilizing the Inmate Management System (IMS), the Medical Restrictions/Special Needs screen shall be updated instead, including the minimum health care coverage necessary.

c. If medically indicated the inmate will be examined by a psychiatrist or mental health clinician, and/or physician, physician assistant or nurse
practitioner. Current medical data will be obtained and reviewed.

d. At sites not utilizing the Inmate Management System (IMS), when all pertinent medical and mental health information is gathered, the Classification Health Status Report form (attachment I) will be completed and sent to the facility classification supervisor prior to the scheduled appearance date.

2. Whenever feasible the designated contractual health service personnel shall be notified at least three days prior to the transfer of an inmate.

Notification via Inmate Management System (IMS) is made by use of the Notification screen and/or Institution Schedule Query screen under Inter Institution Transfer.

3. At the time of transfer, each inmate will be accompanied by his/her medical record, as set forth in DOC policy 103 DOC 607, Medical Records. Also, the sending facility’s health service staff will make every effort to complete an Intra-system Transfer form (attachment J) prior to transfer to send with the medical record.

4. If an inmate arrives at the receiving facility without the appropriate records and/or medications, the sending facility’s health service staff shall immediately be notified.

5. All intra-system transfers shall be screened by health trained or qualified health care personnel immediately upon arrival. An inquiry of whether the inmate is being treated for a medical, dental or a mental health problem shall be made. There shall also be an inquiry as to whether the inmate is presently on medication or whether the inmate has any current medical, dental or mental health complaints. Observation and listing of findings of general behavior, physical deformities or any signs of trauma shall be documented on the Medical Entrance Inquiry form (attachment K) or Intra-system Transfer form (attachment J). A recommended disposition based on observations, inquiry and findings must also be included (i.e. place in general population, place in general population with appropriate referral to routine or emergency health care services).

At facilities utilizing the Inmate Management System (IMS), disposition shall be updated via the Medical Orders.
screen. Additionally, the Mental Health/Substance Abuse History, Medical Orders, and Medical Restrictions/Special Needs screens shall be updated if necessary.

630.17 Inmates in Segregation

Each facility that maintains a segregation unit shall develop written procedures that require any inmate in segregation to have access to health care services which are equal to that of the general population.

1. Inmates who are segregated from the general population for disciplinary reasons are to be medically evaluated by qualified health care personnel prior to placement in segregation.

   In IMS, medical staff will enter onto the SMU Inmate Information screen the name of the staff person conducting the physical screening and check the applicable button. The date of the screening shall be entered into the comment box by entering, “physical screening on” and the date.

2. If security status precludes the inmate's attendance at sick call at the facility HSU, provisions shall be made for the inmate to be seen by a qualified health care professional in the segregation unit.

3. In addition, a qualified health care professional shall visit any facility segregation unit on a daily basis to determine if there are any unattended medical complaints. These visits shall be recorded in the appropriate medical logbook by medical staff.

   In IMS, the daily visits will be entered on the SMU Daily Log screen by security staff.

4. Periodic physical examinations shall be performed for inmates in segregation units in accordance with section 630.11 of this policy.

5. All inmates in segregation shall have access to mental health services pursuant to 103 DOC 650, Mental Health policy.

6. If qualified health care personnel determine that a medical condition exists which is a contra-indication to admission or continued placement in segregation, this information must be documented in the medical record and
immediately communicated to the superintendent or his/her
designee or shift commander during non-business hours, for
appropriate action, and to the Health Services Director.

630.18 Use of Therapeutic Restraints

Medical personnel shall utilize restraints pursuant to 103 DOC
650 Mental Health Services and only as a last resort for
patients who are determined to be of danger to self or others.
Under no circumstances shall therapeutic restraints be used as
a disciplinary measure or as a convenience for facility medical
staff.

630.19 Refusal of Treatment at a Department Facility

Each facility shall have written procedures for circumstances
in which an inmate decides not to follow the advice of a health
care professional.

1. The following actions constitute examples of refusal of
treatment by an inmate, but are not limited to these
examples:

   a. Refusal to take medication prescribed by a
      contractual physician;
   b. Refusal to keep a medical, dental, or psychiatric
      appointment recommended by a qualified health
      professional.

2. Whenever an inmate refuses treatment as defined above,
s/he will sign a "release of responsibility" form
(attachment L). A qualified health care professional shall
witness the inmate’s signature. In the event that the
inmate refuses to sign the form two staff members shall
sign the form as witnesses; at least one of whom must be a
medical professional.

3. The completed refusal of treatment form shall be included
in the inmate's medical record. In all cases of refusal,
documentation shall be written in the progress notes and
on the release of responsibility form that the inmate was
informed of the medical risks and possible consequences of
his/her refusal.

4. In any refusal situation medical, mental health and
facility staff should attempt to persuade the inmate to
consent to necessary treatment and clearly outline the
risks of continued refusals. In most cases, the inmate can
be persuaded to consent to treatment.
The Department and contractual medical provider shall comply with all applicable statutes relating to informed consent procedures (M.G.L. c.111 §70E). The Department, through the contractual medical provider, shall ensure that the delivery of all health care is to be preceded by an explanation of the nature of such treatment.

In such cases where the inmate continues to refuse treatment and a life threatening emergency does exist, the Director of Health Services, or designee, will contact the DOC Legal Division to seek a court order for forced treatment.

5. When it is deemed by a qualified health care professional that refusal of treatment will result in an immediately life threatening situation, the facility shall notify the contractual physician, on call where applicable, and the Director of Health services or his/her designee. During non-business hours, the facility shall notify the contractual physician on call and the Health Services Duty Officer in accordance with Department policy 103 DOC 105, Duty Officer. The Health Service Duty Officer will notify the Director of Health Services.

6. Discharges from an IHSU cannot occur as a result of a “refusal of treatment” by an inmate. A contractual physician must deem that close observation/monitoring of the medical condition is no longer necessary.

630.20 Refusal of Treatment at an Outside Hospital or Outside Clinic

The contractual medical provider is responsible for scheduling and arranging for outside hospital specialty appointments and/or clinic treatment visits for inmates based on a medical order.

1. In general, if an inmate wishes to refuse an outside medical appointment he/she may do so only at the outside hospital or clinic (point of service).

2. Whenever an inmate refuses treatment at an outside hospital, s/he will sign a hospital “release of responsibility” form as per hospital policy.

3. The completed refusal of treatment form shall be included in the inmate’s hospital medical record and a copy sent to the Health Services Unit at the receiving prison facility.
4. In any refusal situation hospital/clinic medical and mental health staff should attempt to persuade the inmate to consent to necessary treatment and clearly outline the risks of continued refusals.

5. In cases where the inmate continues to refuse treatment at an outside hospital, the attending or consulting physician shall contact the contractual medical provider to determine an appropriate course of action.

6. Each DOC facility shall have a written policy for circumstances in which an inmate attempts to refuse an outside hospital/clinic appointment prior to being transported to the hospital or clinic. The policy shall address the following:
   a. Procedures for notification of on-site facility health staff by security staff that an inmate is attempting to refuse a scheduled outside appointment prior to transport.
   b. Procedures for notification of the responsible medical director or designee by on-site facility health staff that an inmate is attempting to refuse an outside appointment.

630.21 Release Procedures

Whenever an inmate is released from a maximum or medium security facility, the inmate shall, whenever possible, be given a physical examination prior to discharge. At a minimum security facility, the inmate's medical record will be reviewed and a health status report completed.

1. When an inmate is discharged from a facility with on-site medical staff, a health status report should be completed by qualified health care staff, who should explain it fully to the inmate being discharged; a copy of the health status report should be provided to him/her. The original health status report shall be placed in the inmate's medical record. If, after completing the health status report, it is felt that a referral to an outside provider is necessary to continue medical care this shall be discussed with the inmate.

2. When an inmate is being referred to an outside designated health care provider, the inmate should sign an authorization for release of medical records (see 103 DOC 607, medical records, attachment A & B) and a copy of the inmate's medical record should be sent to the provider.
At facilities utilizing the Inmate Management System (IMS), referral information shall be documented on the Release/Aftercare Plan screen.

3. Medications for released inmates shall be governed by 103 DOC 661, Pharmacy and Medications.

4. Additional information relative to an inmate’s release may be found in 103 DOC 493 Release and Lower Security Preparation Program policy.
Dear

Enclosed are release forms which are necessary to request consideration for an on site medical examination by an outside physician in a Massachusetts Department of Correction facility. Along with these releases it will be necessary for you to return to the Director Health Services, a written request for the on site examination stating specifically the nature of the examination you are requesting. Your request should include the name of the physician as well as his Massachusetts certification number.

This is also to advise you that only the Department's contractual medical staff determine when outside examinations or testing are medically necessary. However, in accordance with established Health Services procedures, a medical examination on site at a facility by an outside physician may be arranged with the permission of the Director of Health Services. If approved, the outside physician will be allowed to perform a non-intrusive examination of your client and review his Department of correction medical record, provided your client signs the necessary release of liability and costs. Please note that if approved, the cost of such examinations is to be borne by the inmate, not the Department of Correction nor its contractual medical provider.

Further, any outside physician must also sign a waiver of liability and costs. Any outside medical consultation reports would be reviewed by the on site medical director. Outside physicians may write their medical recommendations for treatment on consultation forms, but they may not write any medical orders or notes in any part of the medical record. Further, neither the Department of Correction nor its contractual medical provider is required to comply with any consultation recommendations made by an outside physician.

By copy of this letter, the medical director will be made aware of your request for an outside physician examination. If you have any questions regarding the process, please feel free to contact this office.

Sincerely,

Director of Health Services

cc: Medical Director, (contractual medical provider)  
HSA, (appropriate facility)  
Counsel, DOC Legal Division
I, __________________________, agree to perform or cause to perform the medical services listed below on________________ an inmate in the custody of the Massachusetts Department of Correction. In so doing, I understand that neither the Commonwealth of Massachusetts, nor the Massachusetts Department of Correction, nor any of their agents, officials, or employees, nor the medical provider for the Department of Correction, will incur any financial obligation for said services. Further, I for myself and my agents heirs, employees, successors, and assigns agree to release and forever discharge the Department of Correction and all its agents, officials, and employees, and the medical provider for the Department of Correction from any and all liability, causes of action, claims, suits, damages, obligations, agreements, debts, judgments, or any other matter arising out of or in any way connected directly or indirectly, with said medical services except as otherwise provided by state law.

Name and Address of Provider (Type or print clearly):

______________________________________________
______________________________________________
______________________________________________

Nature of Services (Please type or print clearly):

______________________________________________
______________________________________________

Signed:_________________________________
(Physician's Signature)

Certification Number:___________________________

Date:________________________________________

Witness:  ___________________________________
Title:   ____________________________________
Date:     ______________________________

October 2018
I, _______________________, wish to obtain the medical services listed below. I agree to assume full responsibility for payment for said services. In so doing, I understand that neither the Commonwealth of Massachusetts Department of Correction, nor any of its agents, officials, employees, nor the medical provider for the Department of Correction, will incur any financial obligations for said services. Further, I, for myself and my agents, heirs, employees, successors, and assigns, agree to release and forever discharge the Department Of Correction and all its agents, officials, employees, and the medical provider for the Department of Correction, from any and all liability, causes of action, claims, suits, damages, obligations, agreements, debts, judgments, or any other matter arising out of or in any way connected directly or indirectly, with said medical services except as otherwise provided by state law.

Name and Address of Provider

____________________________________________________________________________________

____________________________________________________________________________________

Nature of Services:

____________________________________________________________________________________

____________________________________________________________________________________

Signed, _______________________________________

(Inmate’s Signature)

Date: _______________________________________

Witness: ______________________________

Title: ______________________________

Date: ______________________________
105 CMR 205:100-200
Department of Public Health Minimum Standards Governing
The Conduct of Physical Examinations in Correctional Facilities

Physical Examinations
205.100 Inmates to be Screened
205.101 Inmates to Have Physical Examination
205.102 Examinations to be Conducted by Licensed Personnel
205.103 Examinations to be Conducted in Privacy
205.104 Results of Examination to be Discussed with Inmate
205.105 Equipment Necessary for Physical Examination
205.200 Content of Physical Examination

205.001 Purpose: The purpose of 105 CMR 205.000 is to establish minimum standards relative to the conduct of the physical examinations within correctional facilities and to prescribe the medical record utilized therein.

205.002 Authority: 105 CMR 205.000 is adopted under the authority of MGL c. 111, S. 2,3,5,6 and c. 127, S. 17.

205.003 Citation: 105 CMR 205.000 shall be known and may be cited as 105 CMR 205.000: Minimum Standards Governing Medical Records and the Conduct of Physical Examination in Correctional Facilities.

205.010 Scope: 105 CMR 205.000 shall apply to all correctional facilities, institutions, jails and houses of correction, as defined by MGL c. 125, S. 1, operated by the Commonwealth or any subdivision thereof.

205.020 Definitions:

Correctional facility shall mean any correctional facility or correctional institution as defined by MGL c. 125, S. 1, operated by the Commonwealth or any subdivision thereof, including jails and houses of detention.

Inmate shall mean a committed offender or other such person placed in a correctional facility as defined in MGL c. 125, S. 1.

Medical Care shall mean all services which are provided for the purpose of securing the prevention, diagnosis and treatment of illness or disability.
205.100 Inmates to be Screened
Immediately upon admission to the correctional facility, and prior to being placed in the general inmate population, an Admission Health Screening Report Form, (105 CMR 205.600 Appendix B) shall be completed for each inmate by a person trained in the completion of such Form. Whenever possible such person shall be a member of the medical staff.

205.101 Inmates to Have Physical Examination
Each individual committed to a correctional facility for a term of 30 days or more shall receive a complete physical examination no later than fourteen days after admission to said facility. However, an inmate entering a correctional facility who is accompanied by a medical record containing a record of a complete physical examination conducted less than three months prior to his admission need not be given a complete physical examination. Each such inmate not receiving a complete physical examination shall, however, be seen by a physician, or by a physician’s assistant or nurse practitioner under the supervision of a physician, who shall:

(A) Review the inmate’s medical record
(B) Examine the inmate for any signs of trauma or disease which may have been incurred by the inmate after his most recent physical examination.
(C) Conduct any examinations and tests which are medically indicated.
(D) Review his findings and any required follow up services with the inmate.

205.102 Examinations to be Conducted by Licensed Personnel
All physical examinations shall be conducted by a physician licensed to practice medicine in the Commonwealth of Massachusetts or by a properly licensed nurse practitioner or physician assistant under the supervision of said physician.

205.103 Examinations to be Conducted in Privacy
Inmates shall be examined in a room which provides for privacy and dignity to the inmate and examiner. When necessitated for security reasons, a correctional officer may be present.

205.104 (A) In existing facilities, physical examinations shall be conducted in a room which should be used solely for the purpose of providing health care. This examination room shall contain a handwash sink with hot and cold running water. The handwash sink shall be equipped with non-hand operated controls such as elbow, knee or foot controls. If, in an existing facility, the required handwash sink cannot be located in the examination room because of preexisting structural obstructions, the sink shall be located in close proximity to the examination room.

(B) In new or renovated facilities, physical examinations shall be conducted in a room which shall be used solely for the purpose of providing health care. This examination room shall contain a handwash sink with hot and cold running water. The handwash sink shall be equipped with non-hand operated controls such as elbow, knee or foot controls.

205.104 Results of Examination to be Discussed with Inmate

Upon completion of the physical examination and all required and ordered laboratory tests a qualified person shall discuss with the inmate the results of said examination, its implications, and suggestions for further diagnosis and/or treatment.

205.105 Equipment Necessary for Physical Examination

The following equipment, at a minimum, must be available to the person conducting the physical examination:

(A) Thermometer;
(B) Blood Pressure Cuff and Sphygmomanometer;
(C) Stethoscope;
(D) Ophthalmoscope;
(E) Otoscope;
(F) Percussion Hammer;
(G) Scale;
(H) Examining Table with a disposable covering which shall be replaced after each use;
(I) Goose Neck Light;
(J) Pelvic Speculum (for female exams).
205.200 Content of Physical Examination

(A) Inquiry concerning:
(1) Headache, recent head injury and loss of consciousness;
(2) Use of prescribed medicines;
(3) Chronic health problems such as heart disease, hypertension, seizure disorders, asthma, sickle cell disease, diabetes mellitus and tuberculosis;
(4) Regular use of barbiturates, sedatives, opiates, alcohol, and non-prescribed drugs including tobacco;
(5) Unusual bleeding or discharge;
(6) Recent fever or chills;
(7) Allergy to medication or other substances;
(8) Lacerations, bruises, abscesses, ulcers and itchiness;
(9) Prior significant illness and hospitalization;
(10) Familial and domiciliary disease of significance;
(11) Immunization status;
(12) Current symptoms and abnormalities in the nervous, gastrointestinal, and respiratory, auditory, integumentary, endocrine, cardiovascular, ophthalmic, musculoskeletal and hemopoietic systems.

(B) Observation concerning:
(1) Behavior which includes state of consciousness, mental status, appearance, conduct, tremor and sweating;
(2) Signs of trauma, recent surgery, abscesses, open wounds, parenteral drug use, jaundice, pediculosis and communicable disease;
(3) Body deformities, ease of movement, scars;
(4) Dental decay, filled and missing teeth.

(C) Physical inspection and examination of organs and structures, with emphasis on the presence or absence of the following abnormalities of the:
(1) Head defects, contusions, lacerations and dried blood;
(2) Mouth lesions, decay;
(3) Ears gross hearing loss, blood/discharge fluid, eardrum, infection;
(4) Nose blood and other discharges, recent injury;
(5) Eyes bruises, jaundice, gross movement, pupil reactivity, visual acuity;
(6) Chest labored or unusual breathing, penetrating wounds, heart, breast;
(7) Abdomen tenderness, rigidity, signs of blunt injury, surgical scars;
(8) Genitalia discharge, lesions, lice, a pelvic examination (female);
(9) Extremities sign of drug use, hyper pigmentation of anticultural fossa, abscesses, deformity;
(10) Back scoliosis, kyphosis.

(D) Diagnostic tests: The following diagnostic tests shall be performed on each inmate:
(1) Complete Blood Count (CBC);
(2) PPD skin test for tuberculosis infection by the Mantoux technique and/or chest film as appropriate;
(3) Serology for syphilis;
(4) Urine for the detection of glucose. Ketones, blood proteins and white blood cells. In males, if the results of the white blood cell test is positive, a test for Chlamydia trachomatous shall be conducted.
(5) Female - culture for gonorrhea and test for Chlamydia trachomatous infection;
(6) Female Papanicolaou smear of the uterine cervix;
(7) Female pregnancy test;
(8) Mammogram - For all females over the age of 50 and those women between the ages of 40-49 who have a personal history of breast cancer or a first degree relative (mother, sister or daughter) with pre-menopausal breast cancer and who have been committed for a term of 90 days and have not had a mammogram within the previous 12 months;
(9) HIV counseling and voluntary HIV testing.

(E) Measurement of:
(1) Weight;
(2) Height;
(3) Blood Pressure;
(4) Respiration;
(5) Pulse;
(6) Temperature

8/23/96 (Effective 9-1-96)  105 CMR -1156
### Basic Life Support Equipment (Required at all sites):

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Quantity</th>
</tr>
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<tbody>
<tr>
<td>¼&quot; Adhesive Tape</td>
<td>1</td>
</tr>
<tr>
<td>1&quot; Silk Tape</td>
<td>1</td>
</tr>
<tr>
<td>Band-Aids, 2&quot; x 4&quot;</td>
<td>4 P</td>
</tr>
<tr>
<td>Band-Aids, 3/4&quot; x 3&quot; strips</td>
<td>1</td>
</tr>
<tr>
<td>Gauze sponges, sterile 4&quot;x 4&quot;</td>
<td>1</td>
</tr>
<tr>
<td>Multi-trauma dressing 10&quot;x 20&quot;</td>
<td>1</td>
</tr>
<tr>
<td>Kling, 3&quot; conforming bandage</td>
<td>1</td>
</tr>
<tr>
<td>Eye dressing, oval</td>
<td>4</td>
</tr>
<tr>
<td>Occlusive sterile gel dressing, large</td>
<td>1</td>
</tr>
<tr>
<td>Ace wrap</td>
<td>1</td>
</tr>
<tr>
<td>Triangular bandages</td>
<td>1</td>
</tr>
<tr>
<td>Cold pack, instant ice pack</td>
<td>1</td>
</tr>
<tr>
<td>Rescue blanket, disposable</td>
<td>1</td>
</tr>
<tr>
<td>Burn sheet, sterile 60&quot;x 90&quot;</td>
<td>1</td>
</tr>
<tr>
<td>Ammonia inhalants</td>
<td>1</td>
</tr>
<tr>
<td>Trauma (EMT) Scissors</td>
<td>3</td>
</tr>
<tr>
<td>Safety knife</td>
<td>1</td>
</tr>
<tr>
<td>Berman oral airways (small, medium and large)</td>
<td>1</td>
</tr>
<tr>
<td>Oral glucose solution (instaGlucose 30 gm)</td>
<td>1</td>
</tr>
<tr>
<td>Suction machine with tubing and suction catheter</td>
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</tr>
</tbody>
</table>

### Advanced Life Support Equipment Required to be kept in the Trauma Department of sites providing 24-hour nursing coverage. Optional for sites with less than 24-hour nursing coverage.

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Quantity</th>
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<tbody>
<tr>
<td>IV Solution administration sets</td>
<td>2</td>
</tr>
<tr>
<td>Angiocatheters 20 G x 1 ¼&quot;</td>
<td>1</td>
</tr>
<tr>
<td>500 cc Normal Saline IV Solution [0.9% sodium chloride]</td>
<td>6</td>
</tr>
<tr>
<td>Dextrose 50% 50 ml injection [prefilled syringe]</td>
<td>1</td>
</tr>
<tr>
<td>¼&quot; Adhesive tape</td>
<td>1</td>
</tr>
</tbody>
</table>

October 2018
Medical Disaster Box Minimum Contents

1 box/100 Non-sterile gloves, large
1 box/100 Non-sterile gloves, medium
1 box/20 Masks w/ eye protection
12 Gowns, disposable
1 set Air splints
2 Cervical collars, adjustable
1 box/50 Masks w/ eye protection
4 Blankets
1 box/50 Butterfly closures
6 Tourniquets
4 rolls ½" Adhesive tape
1 box/20 Combine (ABD) pads
2 Aneroid sphygmomanometers w/adult cuffs
2 Stethoscopes
4 Flashlights w/batteries
1 Ambu bag
2 Microshield CPR shield
4 Oral airways, 2 medium, 2 large
50 Triage tags
24 Red biohazard trash bags
12 Indelible markers
1 Clipboard w/paper and pen

Intravenous supplies:

The following intravenous fluid-replacement supplies are required for all sites providing 24 hour nursing coverage. These supplies are optional for smaller sites with less than 24 hr. nursing coverage.

6 1000 ml lactated ringers solution
6 1000 ml normal saline solution
10 Angiocatheters, 20 G x 1 ½"
10 IV starter kits: tubing, betadine wipes, dressings, tape, etc.

References: NCCHC, P-12; ACA, 3-4208, 3-4212, 3-4209
MEDICAL SERVICE PROVIDER FORM
MEDICAL RESTRICTIONS

<table>
<thead>
<tr>
<th>TYPE</th>
<th>DATE</th>
<th>(FROM)</th>
<th>(TO)</th>
</tr>
</thead>
<tbody>
<tr>
<td>NO WORK STATUS</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>LIGHT WORK STATUS</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>BOTTOM BUNK</td>
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<td></td>
<td></td>
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<tr>
<td>SPECIAL EQUIPMENT</td>
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</tr>
</tbody>
</table>

OTHER (DESCRIBE BELOW)

TRANSPORTATION RESTRICTIONS:

MODIFIED RESTRAINTS TYPE:

SEDAN: 
WHEELCHAIR VAN:

MEDICAL REASON:

SUBMITTED BY: ____________________ DATE: __________  TIME: ________
MD/PA/NP

REVIEWED BY: ____________________ DATE: __________  TIME: ________
HSA

APPROVED BY: ____________________ DATE: __________  TIME: ________
SITE MEDICAL DIRECTOR

REVIEWED BY: ____________________ DATE: __________  TIME: ________
DEPUTY SUPT, IAC

October 2018
The following forms have been deemed part of 103 DOC 630. However, they have been forwarded to institutions separately. Please contact your Facility Policy Coordinator or Health Services Administrator for copies.

Attachment G: Medical History and Screening Form (UMCHP form)
Attachment H: Medical Restrictions Form (UMCHP form)
Attachment I: Classification Health Status Report Form (UMCHP form)
Attachment J: Intra System Transfer Form (UMCHP form)
Attachment K: Medical Entrance Inquiry Form (UMCHP form)
Attachment L: Release of Responsibility (UMCHP form)