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Terror & Charles	CHILD AND FAMILY SERVICES AGENCY Approved by: <u>Roque Gerald</u> Agency Director Date: <u>December 1, 2009</u>	
LATEST REVISION: December 1, 2009	EFFECTIVE DATE: December 1, 2009	

I. AUTHORITY	The Director of the Child and Family Services Agency adopts this policy to be consistent with the Agency's mission and applicable federal and District of Columbia laws, rules and regulations, including, but not limited to, provisions in Title 4 of the DC Code, Chapter 60 of Title 29 of the DC Municipal Regulations, and the modified final order and implementation plan in <i>LaShawn A. v. Fenty</i> .
	All OF SA stall and contract agency personnel.
III. RATIONALE	One of the most critical functions of the Child and Family Services Agency (CFSA) is to strengthen families. The importance and significance of strengthening family ties for each child under Agency care cannot be overstated nor underestimated. This commitment is guided by principles and values inherent to CFSA's mission. While showing deference to legal requirements and other appropriate reasons that create barriers to children and their parents living together, CFSA is committed to using its resources to fairly assess these circumstances on a case-by case basis with a goal of strengthening familial relationships through engagement, when it is in the best interest of the child. The Agency recognizes that decisions involving the rights of children with parents who are incarcerated or under some form of correctional supervision require respect, due diligence and adequate coordination of appropriate resources. Engagement is the linchpin for strengths-based case management with families.
IV. POLICY	It is the policy of the Child and Family Services Agency to provide children under Agency care with adequate opportunities to visit with parents who are incarcerated or under another form of correctional supervision. Social workers are responsible for substantive engagement of these parents to ensure they are involved in the lives of their children as needed and appropriate to the goal of strengthening family relationships. A team approach involves coordination and collaboration between appropriate agencies, organizations and individuals and is essential to ensuring that actions taken and decisions made are in the best interest of the child whose parent is incarcerated or under some form of correctional supervision.

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		ne calls arranged by the assigne manager (usually held in their re	
	f. collect phone calls	paid for by the child's primary ca	regiver
	 g. letters and package permitted and supe 	es (including certified mail), fax a rvised)	nd/or email (if
3.	who is incarcerated or include any person who the affected parent, to i	licy, the assigned case manager under some form of correctional o has primary responsibility for ca include juvenile and adult facility probation and parole officers.	supervision shall ase planning for
4.	parents are subject to s worker and the assigne shall document each re	ween the affected children and the screening and monitoring by the ed case manager. The assigned s eason used to justify denying a ty a court reports related to progress	assigned social social worker pe of contact in
5.		orker shall provide a copy of the v rental rights have not been termi manager.	
6.	between the child and t correctional facility's po of a conflict between th and Agency mandates, issue with the parent's	orker shall ensure that visitation a the incarcerated parent complies plicies, procedures and/or practic le facility's policies, procedures a the assigned social worker shal assigned case manager. The as th the Office of the General Cour on of such issues.	with the es. In the event nd/or practices discuss the signed social
P		Parents In The Juvenile Ju Justice Systems	stice and
lif th is as	During the investigation pro fe of the case, the assigne the location of a child's par is incarcerated or under co	ocess, and at prescribed intervale ed social worker shall initiate effo rent when it is suspected or know prrectional supervision. At a minir initiate attempts to determine the	rts to determine in that the parent num, the
1.	pertinent information commake contact with the p	gned to the case is responsible for oncerning the parent in an attemp parent in an expeditious manner. ut is not limited to the following in	ot to locate and Such
	 a. full name (first, middle and last name) b. aliases, nicknames, maiden name, if known c. race and/or ethnicity d. date of birth 		
	e. social security num	ber	
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		Police Department Identification (PDID) inmate or resident identification number (assigned to the facility) facility's business, mailing, and web address
	be aj	he assigned social worker shall check FACES to determine if there has een previous CFSA involvement for the incarcerated parent. As opropriate, earlier hard-copy and electronic records shall be checked or relevant information that may not be available in the current case file.
	a	he assigned social worker shall review court records and consult with opropriate court officials to identify and verify data matches for an carcerated parent who owes child support.
	a sł	Then the whereabouts of a parent known or believed to be incarcerated re unknown or have yet to be established, the assigned social worker hall take as many of the following steps as necessary in an effort to cate the parent:
	a.	Interview neighbors, relatives and other collateral resources.
	b.	Make a Freedom of Information Act request as necessary to obtain information on the location of incarcerated parents.
	C.	Contact authorities at other government agencies for possible involvement by the parent, including the Department of Mental Health, Department of Human Services, Income Maintenance Administration, hospitals, etc.
	d.	If the affected parent's full name and/or other required identifiers are known, search the Federal Bureau of Prisons online Inmate Locator Database (<u>www.bop.gov</u>).
	e.	If crimes were committed in the District, check the Criminal Clerk's Office on the 4th floor of the DC Superior Court for a criminal record.
	f.	Contact Metropolitan Police Department liaison to request a check to be conducted to locate the affected parent via the National Crime Information Center (NCIC) database.
	g.	Contact local police lockups and sub-stations, especially if the child was present at the scene when the parent was arrested. Officials from the police station can and should provide information regarding the current status of the parent, including whether he/she has been transferred to a jail or other type of facility.
	h.	Contact authorities of local correctional facilities, including juvenile justice facilities, jails/adult local detention facilities, public and privately operated prisons.
	i.	Contact probation and paroling authorities for halfway houses and electronic monitoring programs.
	j.	Contact authorities from other jurisdictions based on information that the parent has been transferred to an out-of-state facility.
	k.	Search local and national sex offender registries.

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	 Use Internet search engines such as <u>http://www.whitepages.com</u>, <u>http://www.zabasearch.com</u>, <u>http://www.freeality.com</u>.
	m. Mail certified letter in the parent's primary language to the last known address, referral address, address listed on the ACEDS and/or SPIS, and any verified address based on the agency/facility search.
5.	When other attempts to locate the parent have been exhausted without success, the assigned social worker shall make a referral to the Diligent Search Unit. Staff from the Diligent Search Unit shall continue the search to locate the parent in accordance with the Agency's policy for the diligent search process. (See <u>Diligent Search Policy</u> .)
6.	Contact between the child and the parent who is incarcerated or under some form of correctional supervision may be interrupted when the parent is unexpectedly transferred or released. The Agency must make efforts to reestablish and maintain contact, except when determined by a court of jurisdiction in the case to be against the best interest of the child. In these situations, a valid court order is required to justify the actions of CFSA staff and contracted agencies.
7.	The assigned social worker is responsible for seeking to continue to engage the parent who was formerly incarcerated or under some form of correctional supervision. In the event the assigned social worker discovers that the incarcerated parent has been released without proper advance notice and no forwarding address has been provided, the social worker shall:
	 Re-interview the available parent, the child (if age-appropriate) and other family members.
	 Contact the last known assigned case manager for the parent who was incarcerated or under some form of correctional supervision.
	c. Contact the affected parent's attorney of record pertaining to his/her abuse or neglect case, if one has been assigned or retained. This is not the attorney handling the criminal cases for the incarcerated parent.
	 Check sex offender registries and other online resources which contain information regarding the affected parent's whereabouts.
	e. Submit a referral to the Diligent Search Unit for assistance in locating the affected parent and provide them with information that supports the efforts of the assigned social worker to locate the parent.
8.	All efforts to locate the affected parent shall be documented in FACES by the appropriate Agency staff.

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Procedure C: Assessments
The assigned social worker ensures that all appropriate and necessary assessments that should occur over the life cycle of each case involving visitation between the child and the parent who is incarcerated or under some form of correctional supervision are performed and completed in a timely manner. Such assessments will determine whether safety needs are addressed as family dynamics and logistics evolve and/or change. Through this individualized assessment of the child and his or her circumstances, the social worker may determine that visitation is not in the best interest of the child and should be limited or denied.
1. The assigned social worker shall complete the Assessment Checklist (<i>see Attachment A to this policy</i>) to determine whether engagement or contact between each affected child and the parent who is incarcerated or under some form of correctional supervision is appropriate.
 In the case of multiple children of a parent, a separate Assessment Checklist must be completed for each child or youth to determine whether engagement or contact with the parent is appropriate.
3. Determinations from the Assessment Checklist are made based on the criteria of safety and best interests of the child at a particular point in time. The completed preliminary assessment checklists shall be reviewed and signed by the social worker's supervisor to ensure standards for accuracy of information and fairness in decision-making are being maintained.
4. The assigned social worker conducts secondary and follow-up assessments to collect and analyze additional information to gain a more extensive understanding of the family's past and current situation, living conditions, family dynamics, underlying issues, strengths and weaknesses. Outstanding concerns are discussed and resolved in consultation with the assigned social worker's supervisor and/or by the administrative review team.
Procedure D: Social Worker Coordination and Consultation with Correctional Authorities and the Parent's Assigned Case Manager
The assigned social worker is responsible for contacting, coordinating and consulting with appropriate correctional authorities and the parent's assigned case manager throughout the process of any attempts to arrange visits between the child and the parent who is incarcerated or under some form of correctional supervision.
 The assigned social worker shall share information with appropriate correctional authorities as permitted by the Agency's Confidentiality Policy. (See <u>Confidentiality Policy</u>.)
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. The assigned social worker shall obtain and use available information on putative fathers for the purpose of establishing paternity. If a putative father is identified, the assigned social worker shall initiate court proceedings for paternity testing and rulings on findings.
. The assigned social worker shall ensure the assigned case manager for the affected parent is involved in case planning for visitation and other appropriate activities throughout the life cycle of the case (e.g., notifying the affected parent of child support obligations, medical emergencies involving the child, etc).
. The assigned social worker shall attempt to resolve all disputes pertaining to the visitation arrangements. Any disputes that require intervention by the social worker's supervisor shall be referred in a timely manner.
. The assigned social worker shall request, obtain and strictly adhere to all security rules and regulations of the correctional facility or program. In some instances, security rules and regulations are posted on the website of the correctional agency. The assigned social worker shall verify with the appropriate authorities whether the visitation information obtained from the website or hard-copy documents are accurate. Changes to the established visitation schedule may be necessary to accommodate the visit. If this occurs, arrangements shall be made with the assigned case manager, the affected parent, the child or youth's primary caretaker and the child or youth.
. The assigned social worker shall document the parent's release date, conditions of release, changes in parent's status through consultation with the assigned case manager and the parent.
. In the event contact is interrupted, the Agency shall make efforts to reestablish and ensure contact between the child and the parent is maintained, unless such contact is determined to not be in the best interest of the child and/or such contact is at any point prohibited by a court of record and jurisdiction for the case.
. The assigned social worker shall contact the affected parent's attorney(s) of record for his/her abuse or neglect case to obtain forwarding address information as necessary to continue efforts to engage the parent in the child's life.
. When the assigned social worker is aware of the release of the affected parent and no forwarding address has been provided nor obtained, the assigned social worker shall continue efforts to locate the parent. Once other efforts required by Procedure B of this policy have been exhausted, the assigned social worker shall submit a referral to the Diligent Search Unit for further assistance in locating the parent again.

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10	The assigned social worker shall consult with the parent's assigned case manager to determine if there is a plan for successful reintegration of the parent into the community. The plan should identify available facility and community resources that have been coordinated to address the affected parent's continuing needs (e.g., housing, employment, substance abuse treatment, mental health services, HIV/AIDS counseling and medications, transportation, parenting classes, education services, vocational training, child support payments, anger management classes, etc).
Pr	ocedure E: Social Worker's Contact/Engagement with Incarcerated Parent
1.	The assigned social worker shall use a strengths-based case management approach to effectively engage the parent and child in the visitation efforts.
2.	At a minimum, once the location of the incarcerated parent is established and initial consultation with the assigned case manager occurs, the assigned social worker shall make contact with the incarcerated parent within 45 days , and then not less than every 60 days thereafter. The frequency of contact between the assigned social worker and the incarcerated parent is determined by the documented service and resource needs identified through the case planning process. Contact includes telephone calls, in-person visits, videoconferencing and other forms of non-contact visits, mail, etc.
3.	The assigned social worker shall develop a positive rapport and effective working relationship with affected children, parent(s) and families to engage them as full participants in case planning and achievement of well-defined goals.
4.	The assigned social worker shall make initial contact immediately once a parent who is incarcerated or under some form of correctional supervision is identified and located.
5.	The methods used by the social worker to establish contact with a parent who is incarcerated or under some form of correctional supervision includes but may not be limited to the following:
	a. Seeking to obtain signed releases of informed consent from the incarcerated parent to reduce the risk of losing contact information concerning the parent's location.
	 Using public information to determine procedures for contacting the parent, which may vary from correctional institution-to-institution and state-to-state.

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	C.	Identifying and contacting the affected parent's case manager (via
		phone, email, certified letter). Contacting the case manager is critical to establishing a relationship of trust with the parent, reducing stigma for the parent, and gaining credible information (including insights) into the parent's character, behavior, abilities, special needs and current status with the juvenile justice or criminal justice systems.
	d.	Writing a letter/notification to the parent using the letter template for parents who are incarcerated or under some form of correctional supervision (<i>see Attachment B: Incarcerated Parent Letter</i>). Send this correspondence via certified mail.
	e.	Contacting the Department of Mental Health or other government agencies and community resources to obtain or corroborate information essential to the engagement process.
	f.	Communicating using other available methods approved by the institution for contacting parents who are incarcerated or under some form of correctional supervision (i.e., video conferencing/ video visitation, email, in-person professional visits).
	g.	Addressing special challenges and issues facing the parent or the child, including literacy, learning disabilities, physical or mental disabilities, or indigence.
6.		e assigned social worker shall document in FACES the following prmation:
	a.	All direct contact and attempted contacts with the parent who is incarcerated or under some form of correctional supervision
	b.	All collateral contacts and relationships to the parent or child that have implications for the visitation activity
7.	car	here there are multiple children of the affected parent under Agency re, arrangements shall be made to provide contact/visitation portunities for each child with the parent.
8.	sor ma	the event that both parents of the child are incarcerated or under me form of correctional supervision, the assigned social worker shall ke arrangements for contact/visitation between the child and each rent individually, in accordance with this Agency policy.
9.	thro app bet	e assigned social worker shall continue to engage the parent(s) oughout periods of incarceration, consistent with the current goals proved by the Agency for the case. This occurs even if contact ween the child and parent are contraindicated and/or prohibited by urt order.

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Pr	ocedure F: Preparing the Child for Initial or Sustained Contact With the Incarcerated Parent
1.	In cases where contact between the child and the parent who is incarcerated or under some form of correctional supervision has not been established or has not been maintained, the assigned social worker shall pursue adequate measures to prepare the child for initial contact/visit, provided such contact or visitation is appropriate. The methods for preparing the child and facilitating such contact include but are not limited to the following:
	a. Encouraging, but not forcing, the child to communicate with the parent who is incarcerated or under some form of correctional supervision until he/she is comfortable and remains comfortable with this process to connect and establish rapport.
	b. Assisting the child in working through feelings of fear, confusion, shame, anger, depression or stigma concerning the affected parent's circumstances, including but not limited to the reasons for their incarceration, inability to adequately provide care, parental substance abuse, mental illness, etc.
	c. Arranging and monitoring telephone calls, as appropriate, before allowing the parent and child to converse alone. This action is performed to ensure the conversation is appropriate and to establish limits as needed.
	 Describing the correctional facility or program and the security procedures.
	e. Arranging and ensuring that an adult is present when the child is communicating in-person with the affected parent for at least the first 3-4 visits. At a minimum, an adult must be present for at least the first three (3) in-person visits between the child and the affected parent when the child is less than 12 years old. Professional judgment and discretion are used to determine the need for adult presence when dealing with youth who have reached the age of majority (18 years or older).
2.	At a minimum, the social worker shall involve the non-incarcerated birth parent and/or other caregivers (foster parents, kinship caregivers, group home staff, etc) in meetings or conference calls to understand the importance and need for the child to have the Agency-recommended and court-ordered contact with the incarcerated parent. These meetings and conference calls shall be used to assist them in working through their biases, identifying ways they can support the child in preparing for contact (including visitation) with the incarcerated parent and finding other appropriate roles for their involving various types of contact (e.g., monitoring visits, telephone calls, mail to and from the facility; obtaining school report cards; and providing emergency information to the social worker).

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 thoughts, feelings, emotions behind behaviors, and positive aspects the visit. The social worker shall guide the child in ways to support the parent and their relationship. 5. As needed, the assigned social worker shall arrange for outside support therapy services for the child, including to preparing for contact with the incarcerated parent. The assigned social worker shall consult with the therapist concerning the specific types of contact with the incarcerated parent that are under consideration and whether they are appropriated. 	e oort he ed ed
therapy services for the child, including to preparing for contact with incarcerated parent. The assigned social worker shall consult with th therapist concerning the specific types of contact with the incarcerate parent that are under consideration and whether they are appropriate	he e ed e
and in the best interest of the child at this time or in the future. (See Attachment A: Assessment of Appropriateness of Child-Parent Conta	
Procedure G: Preparing the Incarcerated Parent For Initial or Sustained Contact With the Child	
 The assigned social worker shall be responsible for preparing the pa who is incarcerated or under some form of correctional supervision for initial and sustained contact with the child. The methods used by the assigned social worker to prepare the affected parent include but are not limited to the following: 	or
 Explaining and/or clarifying for the incarcerated parent that his/he parental rights and responsibilities have not been terminated. 	r
 Discussing the different types of contact currently available and permitted between the child and parent. 	
 c. Informing the parent of expectations for initial and sustained cont and visitation. 	act
 d. Sharing with the parent any issues that may initially affect the quantity of the contact (e.g., restrictions imposed by the courfacility rules and regulations, including non-emergency and emergency procedures, etc). Explain to the parent that establishing and maintaining facilitated communication with the child is a procedure by his/her actions. 	ts, ng
 e. Assisting the parent in talking with the child and answering difficul questions about their relationship, the incarceration or other appropriate topics. Each parent or caregiver may require assistant and support in how to appropriately discuss mistakes he/she has made, as well as when discussing the other parent or caregiver w the child. 	nce

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	f. Assisting the affected parent in working through feelings of fear, shame, isolation, rejection, anger or depression concerning the restrictions or lack of contact with the child during his/her incarceration or period under correctional supervision. The parent's case manager shall be consulted and should be involved in achieving this goal.
	g. Informing the affected parent about the initial period where all communications and contact with the child shall be monitored to ensure the conversations are appropriate.
	 Discussing monitoring with the affected parent first so he/she understands why it is occurring and attempting to resolve concerns for the child or the parent prior to initial contact.
	i. Explaining that sustained contact with the child is behavior-driven and the importance of appropriate and timely notification when the parent is not permitted visits as a result of disciplinary sanction, reasons of facility security, transfer to another facility, conditional or unconditional release from a facility or program.
2.	The assigned social worker shall inform the parent's case manager of all emergency notifications involving the child that may impact or interrupt contact.
3.	The assigned social worker shall arrange with the primary caregiver to contact the child's teacher and request copies of homework, school report cards and progress reports in advance of the visit to share with affected parent(s).
4.	Except for extenuating circumstances, the assigned social worker shall be involved in every contact or non-contact visit between the parent and child to obtain information required for the ongoing clinical assessment. Working cooperatively, the assigned social worker and the assigned case manager shall help the child and parent use the time as productively and comfortably as possible.
5.	The social worker shall work cooperatively with the case manager to identify and resolve any potential communication barriers for the child or parent using available or obtainable resources prior to any contact (literacy issues, need for hearing devices [TDD] or sign language interpreter, speech impediments, visual impairment aids, translator, etc). The assigned social worker shall make all arrangements to address communication aids for the child and the case manager makes arrangements to resolve communication needs for the parents.
6.	The social worker shall reconvene with the affected parent and his/her assigned case manager to debrief and assess each visitation. This may occur by conference call or in-person.

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7.	On a monthly basis, the social worker coordinates with the assigned case worker to discuss all types of communication and contact that have occurred between the parent and child, whether tasks have been accomplished and whether goals need to be reevaluated.
P	rocedure H: Correctional Facility or Program Rules and Regulations That May Affect Contact/Visits
1.	The assigned social worker shall encourage reciprocal communication between the parent and the child by phone, letter, greeting cards, artwork, email and video visitation (where such items and technologies exist and are permitted by facility or program rules and regulations).
2	Rules and regulations for correctional facilities and programs vary from jurisdiction-to-jurisdiction and depending on the unique mission of the facility or program. The assigned social worker shall be responsible for obtaining applicable security procedures, rules and regulations that can affect contact between the child and the parent who is incarcerated or under some form of correctional supervision.
3.	The assigned social worker shall provide the appropriate facility or program authorities with a copy of a valid court order that requires arrangements be made for contact visitation, non-contact visitation and other types of communication/contact between the child and the affected parent.
4.	The assigned social worker shall request, in writing, a copy of the facility or program rules and regulations for visitation. The social worker shall review the facility or program rules and regulations to determine the following:
	a. Types of contact allowed: in-person contact at the facility (with or without inmate/resident wearing mechanical restraints, in-person contact at a neutral location, non-contact visitation at the facility with the child and parent in separate rooms, letters and packages, collect and/or non-collect telephone calls, video visitation, fax, email).
	 Pre-registration and on-site registration protocols for visitors (Are pre-visit tours by the social worker permitted?).
	c. Age restrictions for visitors.
	d. Screening and clearance process for entering the facility or program.
	e. Form(s) of identification required.
	f. Dress code for visitors; dress code for inmates/residents.
	 g. Is makeup or a certain hairstyle prohibited (e.g., beaded hairdos and wigs).
	h. Is the environment child-friendly and adaptable, e.g., does the visiting room or public lobby area have a baby changing station?
	i. Number of visits that inmate/resident is allowed each week or month. Can the visits be combined to afford the inmate/resident a longer period to visit?

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	j.		be exchanged between visitor an the facility or program (e.g., photo /DVDs).	
	k.	Rules and regulation which may be cons	ons concerning prohibited and res sidered contraband.	stricted items,
	I.	cameras and other	ge lockers; permissible property devices may be prohibited and r in the public lobby or left in the v	nust be stored in
	m.	Hours and Days of	visitation for the affected inmate/	/resident.
	n.	Rules regarding po	stponed or cancellation of visits.	
	0.		Food and snacks allowed. Is ch ty vending machines?	ange needed to
	p.	Games and toys av	ailable to occupy children during	wait time.
	q.	Length of each visi visitors who travel l	t; determine whether special provious distances.	visions exist for
	r.	distinct policy on su visiting hours and r	concerning "special visits"? (Eac uch visits, which may occur outsion may allow for extended visitation sumstances that are approved by	de the normal time limits based
	S.	Prohibited physical and inmates/ reside	contact and displays of affection ents.	between visitors
	t.	Other prohibited co	onduct by visitors.	
	u.	Perceived safety of otherwise known.	f the visitation environment, if ins	pected or
	v.	Evacuation routes.		
	w.	Are tape recordings	s allowed?	
	Х.	-	translator and other devices or pate contact between the child and	
	у.		violations (suspension of visiting a specified period of time).	privileges for the
	Ζ.		am restrictions that preclude the with the child except in specific lo	
	aa.	there resources in t parent contact (e.g	portation issues that need to be r the community to assist with the ., faith-based organizations, othe programs that provide services, r	cost for child- r non-profits and
	bb.		requesting and receiving approv the facility or program rules and	
	fac chi bai ser	ility mail and facilita Id or the affected pa riers. The primary c	orker shall identify the screening te the availability of special servic arent may need to overcome com aregiver shall be made aware of e established for the child to obta	ces either the munication these issues so
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 worker can and shall provide information to the parent who is incarcerated or under some form of correctional supervision to encourage their engagement in the child's life developmental activities and progress. 2. The social worker shall redact, edit or remove any information that would lead to safety or security concerns, or information that any pare or caregiver has explicitly not agreed to disclose (e.g., location of the child's school, foster home address, foster parent's social security number, and banking information). 3. Unless otherwise indicated by policy, such information provided to the affected parent shall be mailed. Such items include, but are not limited to the following examples: a. Case plans. b. Relevant court reports and orders. c. Child's activities, achievements, and educational progress. d. Athletic participation and accomplishments. e. Child's drawings, letters, pictures (if receipt of such items are permitted by the facility or program). f. Special events in the child's life (birthdays, graduations, etc.). g. Hospitalization or other medical issues. (<i>Note: The assigned socia worker shall ensure that the parent who is incarcerated or under some form of correctional supervision is notified immediately wher there is a medical energy or serious medical event involving the child. The social worker shall obtain informed consent from the affected parent, if required for certain procedures or decisions. Arrangements shall be made with the case manager to share this information with the affected parent, if required for certain procedures or decisions.</i> 	Procedure I: Information Sharing
 would lead to safety or security concerns, or information that any pare or caregiver has explicitly not agreed to disclose (e.g., location of the child's school, foster home address, foster parent's social security number, and banking information). Unless otherwise indicated by policy, such information provided to the affected parent shall be mailed. Such items include, but are not limited to the following examples: a. Case plans. b. Relevant court reports and orders. c. Child's activities, achievements, and educational progress. d. Athletic participation and accomplishments. e. Child's drawings, letters, pictures (if receipt of such items are permitted by the facility or program). f. Special events in the child's life (birthdays, graduations, etc.). g. Hospitalization or other medical issues. (<i>Note: The assigned socia worker shall ensure that the parent who is incarcerated or under some form of correctional supervision is notified immediately wher there is a medical emergency or serious medical event involving the child. The social worker shall obtain informed consent from the affected parent, if required for certain procedures or decisions. Arrangements shall be made with the case manager to share this information with the affected parent.)</i> 	incarcerated or under some form of correctional supervision to encourage their engagement in the child's life developmental activities
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n. Contact information for the parent's attorney of record for the abus or neglect case. Do not assume that the information is readily available or that there has been contact between the attorney of record for the abuse or neglect case and the affected parent.	available or that there has been contact between the attorney of
child. Encourage the parent to speak with his/her abuse and negle attorney about being present for the court hearing or administrative	child. Encourage the parent to speak with his/her abuse and neglect attorney about being present for the court hearing or administrative reviews via telephone or video conferencing if such capabilities are

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	or other primary care post-visit behavior. T birth parent or primar Procedure J: Case P 1. Parents who are incar supervision are permi children. 2. The Agency and its co	worker shall assist the non-incarce giver in preparing for and underst he social worker shall educate the cy caregiver about the dynamics o Planning With Incarcerated Pa cerated or under some form of co tted to fully participate in case plan ontracted agency personnel shall h parent in the case planning activit	anding the child's e non-incarcerated f visitation. arents rrectional nning for their be responsible for
	to the case planning p a. Provide the paren correctional supe	vorker shall complete the following process: Int who is incarcerated or under so rvision with updated information o d's needs, and the established go	me other form of n their child's
	child, concerns for and supportive to	the affected parent in terms of strong or the child, ways they believe they the child (e.g., talking with the child or doing chores in the foster hon	could be helpful ild about finishing
		parent for suggestions regarding r essed as placement options and/o ne child.	
	members who the these family mem kinship caregiver case manager sh establish contact they are suitable asked about subs might not make c	n from the affected parent concerned parent maintains contact with. On bers could be potential placements. The assigned social worker and all arrange for non-collect telephon and involve these family members for such roles. The affected parent stance abuse or other dangerous a one or more of these other family rule for foster parenting.	t options as t options as t the parent's one calls to s to determine if t should also be activities that
		ed parent of his/her legal options a prney(s), if adoption or guardiansh for the child.	
	re-entering the co about the affected parent's assigned resources and se him/her to becom	parent about his/her release date ommunity. If the release date is in d parent and his/her needs. Cons d case manager to determine thos rvice linkages that if made available a contributing member of societ whether the affected parent could	nminent, ask sult with the e community ble could enable by and an effective
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	g. Discuss with both parents and the child, where appropriate, how visitation and parenting will occur once the parent is released and/o fulfill the remaining requirements of correctional supervision. Lack o preparation for the parent's release may result in an uncomfortable or stressful experience when the affected parent is re-introduced to the child's life after release.	of
	h. In the event the child ages out of the child welfare system and does not desire to continue contact with the incarcerated parent, the assigned social worker shall engage them in a period of transition activities prior to the voluntary termination of contact by the child. A efforts concerning these transition activities shall be documented in FACES and included in court reports.	.II
	Procedure K: Recordkeeping and Monitoring Requirements	
	. The Agency and its contracted service providers shall maintain accurate and complete records on all efforts to establish contact and relationship between children and their parents who are incarcerated or under some form of correctional supervision.	s
	2. Social workers shall document all visits between Agency children and parents who are incarcerated or under some form of correctional supervision in FACES within 24 hours of the visit.	
	8. Reasons for denying visits between children and their parents who are incarcerated or under some form of correctional supervision must be documented in each affected child's case plan and in the court reports pertaining to this case.	
	Administrative Review shall monitor the Agency's compliance with legal requirements and policies and procedures related to visitation by childre with parents who are incarcerated or under some form of correctional supervision.	
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GOVERNMENT OF THE DISTRICT OF COLUMBIA Child and Family Services Agency



Assessment Checklist for Appropriateness of Child-Parent Contact

1. Is the parent incarcera	ted? 🛛 🔲 Ye	s 🔲 No
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2.	Is the parent a juvenile?	🔲 Yes	🔲 No
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- 3. If the parent is a juvenile, is he/she assigned to a juvenile facility or an adult local detention facility (jail)? Specify:
- 4. If the parent is an adult, is he/she currently incarcerated or under some form of correctional supervision?

Indicate state where parent resides and name of facility:

- 5. What reason/charges are associated with parent's current incarceration status, if applicable:
- 6. What reason(s) is/are associated with the child/parent/family's involvement with the Agency?
- 7. Is the parent a legal resident of the United States? Yes No If, no, what country is the parent a legal resident of, if known?
- 8. What is the parent's capabilities for communicating in English? Is a translator needed? Yes No
- 9. If the parent is not a legal resident, is he/she being held at an ICE or other facility that allows for more flexible family visitation? (The parent's immigration status will have already been checked by law enforcement and corrections officials for all offenses requiring incarceration.)
- 10. Is the parent awaiting detention hearing related to deportation by ICE officials?
- 11. What other form of correctional supervision is the parent under (electronic monitoring/house arrest, halfway house, work camp, group home, probation, parole)? Name of program, if applicable

12. Where (county/city/state) is the community based correctional supervision occurring?

13. How long has the parent been incarcerated?

14. Was incarceration the primary reason the child was placed in foster care? Yes Please explain

15. Was the child	present at the time	of the current in	ncarceration of this	parent?	Yes	N	٩c
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16. Was there previous incarceration of this parent?
Yes No

17. Has the child already had some type of visitation with the parent since incarceration? Yes No If yes, please indicate the type of contact. In-person visitation ; Non-Contact Visitation ; Video Visitation ; Telephone Call ; Letters and Packages ; Other (please indicate)
18. Is the parent incarcerated in a facility in the Washington Metropolitan area (Note this area includes core areas: D.C., Arlington County, VA; Alexandria, VA; Fairfax County, VA; Fairfax City, VA; Manassas, VA; Prince William County, VA; Loudon County, VA; Montgomery County, MD; Prince Georges County, MD; Frederick County, MD Charles County, MD; and peripheral areas Jefferson County, WVA; Warren County, VA; Fredericksburg, VA; Spotsylvania, VA, Calvert County, MD)? Yes No If yes, please indicate which county or city:
19. Is the parent incarcerated in another county, state or country? Yes No If yes, where?
20. Has the parent been transferred from another facility? Yes No If yes, when did the transfer occur? To which facility was the parent transferred to?
21. Are there detainers or outstanding warrants involved in the parent's case?
22. Is the parent scheduled for transfer to another jurisdiction to face other charges?
23. In the case of questionable paternity, does the parent admit to being the child's father?
24. Has a paternity test been requested from an appropriate court of record?
25. Has the paternity test been ordered by the appropriate court of record?
26. Has the putative father cooperated with this process?
27. Has paternity been forensically established? Yes No If yes, has CFSA received a certified copy of the results? If no, please explain
28. What was the nature and extent of the contact and/or relationship between the child and the parent prior to incarceration or other form of correctional supervision?
29. Are there multiple siblings involved? Yes No Are all siblings residing at one foster home? Yes No If no, please explain
30. Does the parent who is incarcerated or under some other form of correctional supervision desire to have contact and/or a relationship with the child or youth? Yes No If no, have the reasons been identified, discussed and documented? Yes No
31. Does the child/youth wish to have contact and/or a relationship with the parent in question? I Yes No If no, have the reasons been identified, discussed and documented? Yes No

- 32. Are there any safety or health risks to the child that must be considered prior to, during or after a visit between the child and the parent in question? Yes No
 Please note whether there are allegations or documented history of sexual or physical abuse, medical neglect, domestic violence, current contagious diseases, parental substance abuse, prostitution, TB, other dangerous activities (please explain), etc.
- 33. What was the nature and severity of the abuse or neglect perpetrated or tolerated by the parent?
- 34. Are there identifiable safety risks for the caregiver or other significant parties in the child's life as a result of pursuing the contact/visit with the incarcerated parent?
- 35. Are there any barriers in this case that if removed or negotiated would favorably change the results of the assessment to facilitate the Agency's efforts for a renewal of family ties? Yes No If yes, please explain
- 36. Are there unresolved issues that will have future consequences for interrupting or discontinuing the relationship between the child and parent? Yes No
 If yes, please explain
- 37. Is the child currently receiving outside therapy services related to this case?
 Yes No
- 38. Has the child's therapist been consulted regarding the proposed contact between the child and the incarcerated parent? Yes No
- 39. Does the therapist agree with plans to engage the incarcerated parent with the child? Yes If no, please explain

200 I Street, SE
 Washington, DC 20003 www.cfsa.dc.gov

GOVERNMENT OF THE DISTRICT OF COLUMBIA Child and Family Services Agency



Notice to Incarcerated Parent

TO: [Incarcerated Parent's Name] [Name of Institution] [Street Address] [City, State and Zipcode]

DATE:

Hello, my name is [Social Worker's Name]. I am a social worker with [Agency Name]. I am writing to inform you that the [Agency Name] is currently providing case planning and case management services for your children, [Children's Names], and invite you to participate in the planning for your children.

Incarceration does not end your responsibility as a parent and you play a vital role in your child's life. I understand that incarceration can make it difficult to perform your parental duties, however, I strongly encourage you to use all the available resources to preserve, maintain, and strengthen the parent-child relationship.

Therefore, please contact me at [Desk Phone Number] or [Cell Phone Number], between the hours of 8:15 AM and 4:45 PM. If I am not available to take your call, please leave a message with a telephone number where you can be reached.

I look forward to speaking with you.

Sincerely,

Social Worker