1.5.D.3 Offender Correspondence

I Policy Index:

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- Office of Primary Responsibility: DOC Administration

II Policy:

Offender correspondence will be monitored and inspected to prevent escapes, detect and deter introduction of contraband and maintain the safety and disciplined operation of each institution.

III Definitions:

General Correspondence:
Written communication to or from offenders such as letters, postcards or greeting cards sent through private or public carriers.

Privileged/Legal Correspondence (See Attachment 1):
- Incoming and outgoing First Class mail or UPS packages which, on the face of the envelope or package, clearly identifies the sender or recipient as an attorney (must be licensed to practice in state or United States courts), an approved designee of said attorney, a judge or an officer of the court (state or federal); or an organization or entity which is known to provide legal services to offenders; or
- Incoming and outgoing mail from specific governmental officials or agencies, or incoming mail from other governmental officials or agencies that identify the mail as “personal” or “privileged”; or
- Incoming letters of a legal nature that are clearly stamped on the face of the envelope with a message indicating the “privileged” status of the mail when the return address of the sender is printed on the envelope.

Censorship:
Deleting, editing or discarding an item of correspondence that may be interpreted as sensitive, harmful and/or a threat to the security of the institution; e.g. crossing out words or pictures within a piece of correspondence to make them illegible, cutting out words or pictures within a piece of correspondence before giving the correspondence to an offender, etc. Mail is not censored by the Department of Corrections (DOC) ARSD 17:50:10:07.

Rejected Correspondence:
Items of correspondence returned to the sender or discarded due to a violation of this policy, any facility operational memorandums, or violations of the policies and/or laws of the State of South Dakota or the United States.
Offender:
For the purposes of this policy, an offender is an inmate (in custody of the DOC institutional system) or a parolee (under parole or suspended sentence supervision by South Dakota Parole Services) or a juvenile under DOC supervision.

Immediate Family:
For the purposes of this policy, immediate family includes an offender’s spouse, children, parents, sisters, brothers, stepchildren, step-parents, step-sisters and step-brothers, half-sisters and half-brothers, grandparents and great-grandparents, mother-in-law and father-in-law, and sister-in-law and brother-in-law (spouse of offender’s brother or sister).

Contraband:
An item that an offender is not authorized to have. Approved items may be contraband if they have been altered, are possessed in higher quantity than authorized, are used in ways for which they were not intended, or are obtained through an unapproved source.

IV Procedures:

1. General Regulations:
    A. All incoming and outgoing general correspondence for offenders housed in a DOC facility must be processed through the applicable mailroom.
       1. Normally, incoming and outgoing correspondence will be processed by the mailroom within forty-eight (48) hours of being received, excluding days which mail is not scheduled to be processed.
       2. Adult offender correspondence is not processed on Sundays or state or federally recognized holidays at adult facilities. Juvenile offender correspondence is not processed on Saturday, Sunday or state or federally recognized holidays.
       3. Privileged/legal correspondence is not typically delivered to offenders on weekends or holidays.
    B. Offenders will be permitted to send or receive general correspondence with the following exceptions:
       1. Offenders may not send to or receive correspondence from another offender on supervised release or any other offender housed in any penal or correctional facility, including federal, state, county and contract facilities. Exceptions may be authorized/approved for members of an offender's immediate family.
          a. Offenders may request to correspond with another offender who is an immediate family member by completing an Inter-Facility Offender to Offender Correspondence Request form and submitting it to his/her unit team (See Attachment 2).
          b. The Warden, Deputy Warden, Associate Warden, Superintendent, Director of Juvenile Community Corrections, Executive Director of the Board of Pardons and Paroles or designee will respond to an offender’s Inter-Facility request by responding with written approval or denial of the offender’s request.
2. An Associate Warden/Superintendent/Program Manager/Treatment Director or staff member of the same rank or above has the authority to approve correspondence between offenders on supervised release or those housed in any penal or correctional facility, including federal, state, county and contract facilities and who are not immediate family if a compelling reason exists for the approval; e.g. the offenders are not married to each other but are the biological parents of a child, etc.

3. Free advertising materials, flyers, pamphlets, circulars, newsletters, bulletins, non-subscription or free catalogues sent standard mail will normally not be delivered to offenders.
   a. Standard mail sent from a recognized religious organization in care of the institution’s Cultural Activities Coordinator may be approved and delivered to offenders.

4. Adult offenders cannot send correspondence through the intra-facility or the state’s Central Mail Services; and incoming or outgoing letters, packages or notes cannot be passed through a control room, control pod or visit room.

5. Juvenile offenders may be permitted to correspond via intra-facility/state Central Mail Services if advance approval is given by the respective program manager(s).

C. In order to regulate correspondence between offenders, all correspondence must bear the full name and address of the sender on the outside of the envelope/package. Nick-names and aliases will not be accepted as the name of a sender. At the discretion of the Warden or his/her designee, correspondence that does not bear the full name and address of the sender on the envelope/package, may be accepted if the sender can be identified by the contents of the envelope/package.

D. General correspondence privileges may be suspended completely or in part to enforce compliance with a court order (i.e. “no contact with victim”), for violations of law, violations of DOC policy or institutional rules or on a case-by-case basis when the Warden or Superintendent, or his/her designee determines an offender’s correspondence and/or participation in the institutional correspondence system is detrimental to the security, good order or disciplined operation of the facility, for the protection of the general public or the correspondence facilitates or continues criminal activity.

1. Offenders who have had their general correspondence privileges suspended will be permitted to notify persons who he/she regularly corresponds concerning the suspension.

2. Any non-privileged mail received for the offender during the period of suspension will be secured and retained by the mailroom officer until the suspension period is complete.

3. Offenders who have had their general correspondence privileges suspended will be allowed to send and receive privileged correspondence in accordance with the provisions and limitations set forth within this policy.

E. Offenders who knowingly violate a no contact or termination notice after having received a Correspondence/Telephone Termination Notice (See Attachment 4) or notification of a no contact order issued by the court, may be subject to disciplinary action. Staff will document the incident/violation in a disciplinary report and follow the procedures set forth in DOC policy 1.3.C.2 Inmate Discipline System or DOC policy 1.3.C.3 Juvenile Discipline System.

1. Any correspondence sent or received by an offender believed to be in violation of a court order (i.e. “no contact with victim”), criminal law, a Prohibited Act, a DOC policy, a facility operational
memorandum, or any other rule or regulation of the DOC may be confiscated and used as evidence.

2. Anyone may request general correspondence originating from an offender not be sent to them by completing and returning a Correspondence/Telephone Termination Request (See Attachment 3).

3. If a completed Correspondence/Telephone Termination Request is received by the DOC, the offender will be notified via the Correspondence/Telephone Termination Notice (See Attachment 4) that his/her correspondence and/or telephone privileges are rescinded with the specified individual(s).

4. No contact orders issued by the court and/or institutional Correspondence/Telephone Termination Notices served upon an offender cannot be appealed through the Administrative Remedy Process.

F. Offenders with a separation requirement from one another and offenders on monitoring status are not allowed to correspond with each other (See DOC policies 1.4.B.2 Male Inmate Classification and 1.4.B.14 Female Inmate Classification).

2. Incoming Correspondence:

A. Adult and juvenile offender incoming general correspondence will be opened, inspected and read by staff (See ARSD 17:50:10:05).

B. Privileged/legal correspondence sent to an adult offender will be opened by unit staff in the presence of the adult offender (See ARSD 17:50:10:04).

C. Privileged/legal correspondence sent to an adult offenders will be inspected by unit staff in the presence of the adult offender. Staff will determine the genuineness of the addressor (See ARSD 17:50:10:04).

1. Staff will not read the privileged/legal correspondence but will inspect the contents of both incoming and outgoing mail, page-by-page and in the presence of the offender to prevent the introduction of contraband and to confirm the contents are privileged/legal and have been sent by addressor.

   a. Examples of contraband that may be found in privileged/legal correspondence include paper money, credit or debit cards, pornography, maps or diagrams of corrections facilities, etc.

   b. Offenders are not allowed to possess another offender’s property, including another offender’s general or privileged/legal correspondence.

2. Privileged/legal correspondence may be inspected for contraband in the same manner described herein by staff conducting searches of individual offender living quarters or while conducting searches of other areas of an institution where an offender’s privileged/legal correspondence may be located or stored (See DOC policy 1.3.A.5 Searches - Adult Institutions and DOC policy 1.3.A.6 Searches - Juvenile Institutions).

D. Unit staff will document the delivery of privileged/legal correspondence to an adult offender.

1. The outside of the envelope of each letter that has been determined as privileged/legal correspondence will be stamped with the following:
Date: __________________________________________________________

I acknowledge that this envelope was opened in my presence by:

Staff Member: ___________________________________________________

Inmate: _________________________________________________________

2. At the time of delivery, the unit staff member delivering the privileged/legal correspondence will:
   a. Fill in the date and his/her name in the space provided.
   b. Have the offender sign in the space provided.
   c. Open and **inspect** the privileged/legal correspondence for contraband and to determine the genuineness of the addressor in the presence of the offender.
   d. Give the envelope and its contents to the offender, unless contraband is contained in the correspondence or the contents are determined to be something other than privileged/legal in nature.

3. Packages clearly identified as coming from an approved privileged/legal source that contain privileged/legal correspondence will be opened in the presence of the offender, who will be required to acknowledge receipt by their signature.

4. If contraband items are enclosed in privileged/legal correspondence, the contraband items will be confiscated and may be used as evidence in disciplinary proceedings (See DOC policies 1.3.C.2 *Inmate Discipline System* and 1.3.C.3 *Juvenile Discipline System*).
   a. At the conclusion of the disciplinary proceedings, the contraband items and correspondence will be treated as rejected correspondence.
   b. If the contraband items are no longer in control of the DOC due to an ongoing or pending criminal proceeding, all other material that was included as part of the correspondence will still be treated as rejected correspondence.
   c. Contraband will be confiscated, properly documented, reported to the designated staff/supervisor and disposed of in accordance with the facility’s applicable operational memorandum(s) and procedures pertaining to contraband (See SDCL § 24-2-26).

F. The amount of general correspondence which a juvenile offender may receive is unlimited.

1. All incoming juvenile offender correspondence shall be logged on a *Juvenile Offender Incoming Mail Log* (See Attachment 5) and placed in the juvenile offender’s case file.

2. Incoming privileged/legal correspondence for a juvenile offender will be delivered to the juvenile offender unopened and will be opened by the juvenile in the presence of a DOC staff person to prevent the introduction of contraband.

3. Juvenile offenders are permitted to receive privileged/legal correspondence from any of the sources listed on Attachment 1 of this policy.
G. All incoming and outgoing offender correspondence at a juvenile facility is subject to inspection.

1. Any incoming and outgoing offender correspondence that adversely affects the security, safety or good order of the STAR Academy, or undermines the therapeutic process of the juvenile offender may be rejected. The sender of the rejected correspondence and/or the juvenile may appeal staff’s decision to reject the correspondence in accordance with the procedures of this policy.
   a. Such correspondence will be documented and the Youth Treatment Supervisor will be notified.
   b. If any contraband is found in a juvenile’s incoming or outgoing correspondence, the Program Manager, Youth Treatment Director, Lead Worker or Platoon Commander will be notified.

2. Staff will not read the juvenile’s privileged/legal correspondence but may inspect the contents page-by-page in the presence of the juvenile to prevent the introduction of contraband and to determine the genuineness of the addressor.

3. **Receipt of Money:**

   A. Offenders cannot receive funds from another offender, another offender’s family, or from a third party on behalf of another offender unless authorized by the Warden, Superintendent or his/her designee.

   B. Cash will not be accepted for deposit into an adult offender’s account. Correspondence with cash enclosed will be rejected (See ARSD 17:50:01:18).

   C. Cash will normally not be accepted for deposit into a juvenile offender’s account.
      1. The Program Manager may make an exception on a case-by-case basis.
      2. Unless the Program Manager makes an exception, correspondence with cash enclosed will be returned to the sender.

   D. Offenders may receive business/payroll checks, checks issued by a government agency, United States Postal Money Orders, cashier’s checks or money orders issued by companies licensed to sell money orders, (in U.S. dollars only) through the mail for deposit into their institutional account (See DOC policy 1.1.B.2 *Inmate Accounts and Financial Responsibility*).
      1. Business/payroll checks, checks issued by a government agency, cashier’s checks and money orders must contain the name of the sending party.
         a. Personal checks will not be accepted for deposit into an offender’s institutional account.
      2. If the name of the sending party is not included or false information is provided, the entire correspondence will be rejected.
      3. Offenders wanting business/payroll checks, checks issued by a government agency, United States cashier’s checks and money orders which have been issued to the offender and sent to a DOC facility deposited in their offender institutional account must sign an Admission Document (See Attachment 6).
E. Funds received by an adult offender from an allowable source will be removed from the envelope and deposited into an adult offender’s institutional account in accordance with DOC policy 1.1.B.2 Inmate Accounts and Financial Responsibility. After funds have been deposited into an offender's institutional account, a receipt will be provided to the offender.

F. All cash or rejected check(s) sent to an offender shall be returned to the sender by mail and at the expense of the intended recipient (offender). Offenders are responsible for the cost of postage and a Certificate of Mailing.

4. Outgoing Correspondence:

A. All outgoing correspondence from an offender must bear the offender’s name, ID number and complete return address. Nick-names and aliases will not be accepted as the name of a sender.

1. If outgoing offender correspondence does not bear the name, ID number and address of the sender on the envelope/package, the correspondence will not be sent out and will be returned to the offender, provided the offender can be identified.

2. For adult offenders, proper postage must be affixed to all outgoing correspondence before it will be processed for mailing, unless the correspondence meets all the criteria for privileged/legal correspondence.

3. Offenders who are classified as indigent may request postage (first class only), envelopes, and stationary through their unit team for the purpose of writing to attorneys, the courts, the Secretary of Corrections, the Governor of South Dakota, legal services or other officials identified in Attachment 1 (See ARSD17:50:10:01).

   a. Each Warden may establish a maximum dollar value for indigent postage and supplies can be issued to an offender in the institution during a twenty-eight (28) day period for privileged and non-privileged/legal correspondence (See DOC policy 1.2.E.1 Inmate Commissary).

4. Juvenile offenders are allowed to send out three (3) non-privileged/legal letters per week at STAR Academy’s expense, excluding legal correspondence.

   a. This information is logged/tracked on a Juvenile Offender Outgoing Mail Log (See Attachment 7) and placed in the juvenile offender’s case file.

   b. Juvenile offenders assigned to certain programs are allowed to additional letters out at their own expense.

   c. Packages or letters requiring a postage rate that exceeds the standard U.S. postage rate for first class mail will normally be paid by the juvenile offender.

   d. Juvenile offenders are expected to send one (1) letter per week to their parents or legal guardians. Two (2) additional letters may also be sent at STAR Academy’s expense.

5. There is no limit on the amount of correspondence an adult offender sends out provided he/she pays the postage.

B. Outgoing general correspondence must be placed unsealed in an offender outgoing mail box.

1. Staff may inspect and read outgoing general correspondence (See ARSD 17:50:10:02).
2. Outgoing general correspondence will not be censored (See ARSD 17:50:10:07).

3. Outgoing general correspondence will either be mailed out or rejected in its entirety.

C. Outgoing privileged/legal correspondence for adult offenders is not required to have postage attached and must be inspected by unit staff before being sealed and sent out.

1. Each adult offender housing unit will establish a regular time on weekdays for offenders to bring privileged/legal correspondence (in an unsealed, addressed envelope) to the unit coordinator or designee. Staff will make rounds to pick up privileged/legal correspondence in segregation units.

2. Outgoing privileged/legal correspondence from adult offenders will be inspected by staff for contraband.
   
   a. Staff will not read the privileged/legal correspondence but may inspect the contents page-by-page in the offender’s presence to prevent the introduction of contraband.
   
   1) Common examples of contraband that might be found in privileged/legal correspondence include paper money, pornography, maps or diagrams of the prison facilities.

   b. The inspection of an offender’s privileged/legal correspondence will always take place in the presence of the offender.

3. If the contents of the outgoing privileged/legal correspondence are determined to be privileged/legal in nature, the correspondence will be sealed in the envelope. Unit staff will indicate on the outside of the envelope that it is approved to be sent out by the mailroom.

   a. If an adult offender is found to be abusing privileged/legal correspondence process, the correspondence in question may be confiscated and used as evidence in a disciplinary hearing.

   b. After the conclusion of the disciplinary proceedings, the correspondence will be returned to the adult offender so he/she has an opportunity to send the correspondence out via general correspondence (if the correspondence was determined not to be privileged/legal correspondence).

4. State-paid postage for outgoing privileged/legal correspondence from each adult offender will normally be limited to five (5) mailings per-week, per-offender. Postage to be paid by the DOC for privileged/legal correspondence will not exceed ten dollars ($10.00) per-month, per-adult offender.

D. Outgoing privileged/legal correspondence from juvenile offenders will not be opened by staff for inspection. Juvenile offenders are permitted to send sealed privileged/legal correspondence to any of the sources included in the Definition of Privileged/Legal Correspondence (See Attachment 1).

E. Outgoing offender correspondence placed in altered envelopes, homemade envelopes, or envelopes obtained from an unauthorized source will be rejected.

F. Designated staff shall approve all checks issued from an inmate account before they are placed in the outgoing mail (See ARSD 17:50:10.03).
5. Confiscated Correspondence:

A. Correspondence believed by staff to be in violation of criminal law, a Prohibited Act, DOC policy, a facility operational memorandum, or any other rule or regulation of the DOC may be confiscated and used as evidence during the disciplinary process (See DOC policies 1.3.C.2 Inmate Discipline System and 1.3.C.3 Juvenile Discipline System).

1. Any offender who violates the procedures of this policy is subject to disciplinary action.

2. If a possible violation of criminal law is suspected, the proper authorities will be notified by the special security office or other designated security/program staff.

B. If staff believe an item of general correspondence constitutes a threat to the security or disciplined operation of the institution, the correspondence will be turned over to the special security office or other designated security/program staff for review.

1. If, in the course of their duties, staff uncover correspondence (either completed or in progress) that constitutes a threat to the security or disciplined operation of the institution, the correspondence will be turned over to the special security office or other designated security/program staff.

2. For this section of this policy, a “threat to the security or disciplined operation of the institution” will normally be limited to a threat to harm a staff member or his/her family, a threat to harm another offender or his/her family, cause a disturbance, trafficking of an illegal substance(s) or to escape or develop an escape plan.

6. Rejecting Correspondence:

A. Even if it is not confiscated, incoming and outgoing correspondence or publications may be rejected if it:

1. Includes any information regarding planning or promoting criminal activities.

2. Violates a Prohibited Act or any other rule, regulation or directive governing the DOC or an individual facility. These items will normally be rejected at the conclusion of the disciplinary process.

3. Contains instructions for the manufacture/construction or use of a weapon, ammunition, explosive, narcotic, narcotic paraphernalia, alcoholic beverages or other unlawful substances.
   a. Illegal contraband (i.e. weapons, drugs, etc.) will be turned over to law enforcement authorities.

4. Contains any materials associated with Fantasy Sports Leagues. These are considered gambling materials. This includes, but is not limited to, baseball, basketball, football, racing and any other sport or event.

5. Advocates violence or may cause violence or other serious disruption of the security or disciplined operation of the institution.
   a. Any materials which illustrate, explain, describe or teach the ability to frustrate a crowd or riot control methods will be rejected.
b. Any materials which teach or give the ability to sabotage or disrupt communications
networks, including internal and external communications and automated information
systems will be rejected.

c. Any materials which illustrate, explain, describe or teach the ability to manipulate in any
form or fashion a locking device, mechanical restraint or any article used by staff in the
course of their duties will be rejected.

d. Any materials which indicate gang activity or may be construed as pertaining to gang
activity will be rejected.

6. Contains postage stamps, plain or stamped envelopes, stickers, maps, calendars, Polaroid
photos, unused cards or postcards, more than five (5) small newspaper clippings, more than ten
(10) sheets of extra paper unrelated to the correspondence itself (such as drawings, poems,
music, computer print-outs, etc.), homemade craft items or altered magazines (including any
picture, articles, or any item that has been taken out of a magazine).

   a. Homemade envelopes are not permitted in incoming or outgoing mail.

   b. Homemade cards are not permitted in incoming mail.

   c. Musical cards or cards that contain a mechanical mechanism are not permitted.

   d. Cards larger than 8 1/2" x 11" will not be accepted.

7. Contains contraband. Some miscellaneous items of contraband; e.g. CDs or 3-D glasses,
included within magazines may be discarded without a Mailroom Correspondence Rejection
Notice being completed (See Attachment 10).

8. Depicts pornographic material, sexually-explicit conduct and/or nudity. This includes books,
articles, pamphlets, magazines, periodicals, or any other publications or other materials (See
DOC policy 1.3.C.8 Pornography).

9. Encourages sexual behavior that is criminal in nature and/or may be detrimental to an
offender’s rehabilitation. Included in this category are pictures, photographs, drawings, etchings,
paintings, writings or illustrations depicting or describing child pornography, bestiality, or acts of
sexual violence (See DOC policy 1.3.C.8 Pornography).

   a. The purchase, possession or attempted possession of pornography by a sex offender is a
violation of the Stop Contract (see DOC Policy 1.2.C.9 Sex Offender Restrictions)

10. Contains pictures of current or ex-staff members, contract staff members, volunteers or interns.

11. Violates postal regulations; such as threats, blackmail, extortion or similar violations. These
incidents will be reported to the proper postal authorities by the Special Security Office or other
designated security/program staff.

12. Contains encoded material or is written in code. This does not automatically prohibit foreign
language publications and letters written in a recognized foreign language.

   a. Incoming and outgoing correspondence written in a foreign language may be delayed up to
an additional twenty (20) working days to facilitate translation and review of the contents.

   b. If attempts to translate are unsuccessful within the twenty (20) days, the correspondence
may be rejected.

13. Depicts, encourages, or describes methods of escape from correctional facilities, or contains blueprints, drawings or similar descriptions of SD correctional facilities.

14. Advocates racial, religious, or national hatred in such a way so as to create a danger of violence in the facility.

B. If mailroom staff determine all, or any portion of the offender’s correspondence is rejected, the offender will receive a Mailroom Correspondence Rejection Notice – Offenders (See Attachment 8).

1. The rejected correspondence is subject to one of the following actions:
   a. All of the correspondence may be returned to the sender at the offender’s request after thirty (30) days from the date the Mailroom Correspondence Rejection Notice- Sender is signed, provided no appeal is received by the Warden or Superintendent from the Sender of the rejected correspondence.
      1) If the offender chooses to send the rejected correspondence out, he/she must provide an addressed, stamped envelope to mail room staff or provide an address and pay all shipping costs associated with sending the rejected item(s) out.
   b. The portion of the correspondence that is not in violation of this policy may be given to the offender. This will take place only after the offender provides written notice to the mailroom staff informing them whether the rejected portion of the correspondence is to be returned to the sender.
   c. The offender may instruct the mailroom staff to discard the correspondence after thirty (30) days from the date the Mailroom Correspondence Rejection Notice- Sender is signed, provided no appeal is received by the Warden or Superintendent from the sender of the rejected correspondence.
      1) If an appeal is received by the Warden or Superintendent from the sender of the rejected correspondence, the rejected correspondence may not be discarded by the offender or mailroom staff until the sender’s appeal process is exhausted (See paragraph C. below).

2. Offenders may file an Administrative Remedy within thirty (30) days from the date they received the Mailroom Correspondence Rejection Notice- Offender (see Section 9 of this policy).
   a. Offenders who have filed an Administrative Remedy for rejected correspondence are not required to take action on the rejected correspondence until the Administrative Remedy process is exhausted.

3. The offender is responsible for arranging for one of the above actions.

4. Offenders have sixty (60) days from the date the Mailroom Correspondence Rejection Notice- Offender is signed by mailroom staff to notify mailroom staff of the action they intend to take in response to receiving the rejected correspondence.
   a. If the offender fails to respond to the Mailroom Correspondence Rejection Notice- Offender within sixty (60) days from the date the notice was signed by mail room staff, and no appeal or Administrative Remedy is pending, mailroom staff may discard the rejected correspondence.
C. If mailroom staff determine all or any portion of the correspondence sent to an offender is rejected, mailroom staff will send a Mailroom Correspondence Rejection Notice-Sender (See Attachment 9) to the sender of the rejected correspondence.

1. The sender may appeal mailroom staff’s decision to reject the correspondence by writing to the Warden or Superintendent having authority over the DOC facility from which the correspondence was rejected. The sender has thirty (30) days from the date the notice was signed by mailroom staff to appeal the decision.
   a. The Warden or Superintendent will respond in writing to an appeal received from the sender of the rejected correspondence within thirty (30) days of receipt of the appeal.

2. The sender may appeal the Warden or Superintendent's decision by writing to the Secretary of Corrections within thirty (30) days of date the Warden or Superintendent signed the response. The sender should include the response received from the Warden or Superintendent with their appeal to the Secretary.
   a. The Secretary will respond in writing to the sender of the rejected correspondence within thirty (30) days of receipt of the appeal.
   b. The Secretary’s decision is final.

3. The Warden or Superintendent will notify mailroom staff of the decision.

4. The Secretary of Corrections will notify the Warden or Superintendent of his/her decision, who will in turn notify the mailroom staff of the decision.

D. Any money included with the discarded correspondence shall be deposited by mailroom staff into a fund designated by the Warden or Superintendent.

E. In any instance where the intended recipient of correspondence cannot be determined, and there is no return address on the received correspondence, the correspondence will be discarded by mailroom staff. If money is included in the correspondence, the money will be deposited in a fund designated by the Warden or Superintendent.

7. Mailroom Security:

A. Adult offenders who work in the mailroom will be pat searched upon entering the mailroom.

1. The mailroom officer has the option of conducting or arranging for a strip search of an adult offender entering the mailroom if he/she believes a pat search would not be sufficient to detect possible contraband on an offender (See DOC policy 1.3.A.5 Searches - Adult Institutions).

2. The mailroom officer will maintain a log of those offenders who are pat searched.

B. Staff working in the mailroom will wear protective gloves when opening and/or inspecting correspondence that appears suspicious. Mailroom staff are not otherwise required to wear gloves when opening and/or inspecting correspondence.

C. Each Warden or Superintendent will appoint a Mail Security Coordinator, who will assume command of the situation when suspicious mail is encountered in the screening process.

1. If suspicious mail/package is encountered, the Mail Security Coordinator will be called to the scene immediately.

3. Suspicious mail includes at a minimum any correspondence that has:
   a. Protruding wires, strange odors, leaking, stained or contains any powdery substance/residue.
   b. A city or state in the postmark that doesn’t match up with the return address.
   c. An unusual weight, given the size of the correspondence, or an envelope/package that is lopsided or oddly shaped.

8. Forwarding of Mail:

A. Mail received at a DOC facility for an offender who has been released, transferred or discharged will be forwarded to the offender’s last known address within two (2) working days.

1. It is the offender’s responsibility to notify their correspondents of their new address, preferably prior to their release from the facility.

B. Offender mail that cannot be forwarded will be returned to the sender, if known.

9. Appeal Process:

A. An offender may appeal a rejection, confiscation or the handling of correspondence by using the Administrative Remedy Process (See DOC policies 1.3.E.2 Administrative Remedy for Inmates 1.3.E.3 Juvenile Administrative Remedy Procedure). No contact orders issued by the court and/or institutional Correspondence Termination Notices served upon an offender cannot be appealed through the Administrative Remedy Process.

V Related Directives:


DOC policy 1.1.B.2 – Inmate Accounts and Financial Responsibility
DOC Policy 1.2.C.9 -- Sex Offender Restrictions
DOC policy 1.2.E.1 – Inmate Commissary
DOC policy 1.3.A.5 – Searches – Adult Institutions
DOC policy 1.3.A.6 – Searches – Juvenile Institutions
DOC policy 1.3.C.2 – Inmate Discipline System
DOC policy 1.3.C.3 – Juvenile Disciplinary System
DOC policy 1.3.C.8 – Pornography
DOC policy 1.3.E.2 – Administrative Remedy for Inmates
DOC policy 1.3.E.3 – Juvenile Administrative Remedy Procedure
DOC policy 1.4.B.2 – Male Inmate Classification
DOC policy 1.4.B.14 – Female Inmate Classification
Inmate Living Guide
VI Revision Log:

**November 2004:** New policy.

**July 2006:** Changed the name to reflect that the policy now applies to all institutions. **Revised** the definition of offender. **Added** reference to DOC policies 1.3.C.3, 1.3.E.3. **Added** language that certain contraband items may be discarded without a Mailroom Correspondence Rejection Notice. **Added** correspondence restrictions for inmates with separation requirements or monitoring status with each other. **Revised** attachment 1. **Deleted** definition of inmate.

**October 2008:** **Revised** policy and attachments in accordance with DOC policy 1.1.A.2. **Deleted** former ss (B1 and B2) regarding the contents of privileged/legal mail given to offender of being considered general correspondence, **revised** ss (C1) to state unit staff will inspect both incoming and outgoing mail in the presence of the offender, **deleted** statement in ss (1a) regarding examples of contraband, such as letter or documents, **added** statement regarding in the presence of the offender in ss (2c), **combined** ss (E2 and former E3), **replaced** “Youth Treatment Supervisor” and **deleted** “Platoon Commander” in ss (F1a) of Incoming Correspondence. **Deleted** statement regarding examples of contraband, such as letters or documents in ss (2a1) and **deleted** former ss (4) regarding contents of privileged/legal correspondence being something other than legal correspondence of Outgoing Correspondence. **Added** current staff to ss (A9 of Rejecting Correspondence). **Deleted** “recipient” as it relates to offender when appropriate throughout policy. **Replaced** “staff” with “unit staff” throughout policy. **Revised** wording and bullets throughout policy. **Added** titles of Attachments 4 and 5 when referenced in policy. **Added** reference to DOC policy in section V. **Revised** titles of Attachment 2, 3, 4, 5, 6, 7, and 9 throughout policy, attachments and the WAN. **Revised** Attachment 8 segment regarding 5 small newspaper clippings and 10 sheets of extra paper to be consistent with policy.

**October 2009:** **Added** reference to DOC policies 1.3, A.6, 1.4.B.14 to policy, **revised** titles of DOC policies 1.4.B.2 and 1.3.A.5 to be consistent with actual policies. **Added** ss (A4 of Rejecting Correspondence) regarding fantasy football.

**October 2010:** **Revised** formatting of Section I. **Revised** ss (A) to state released to reside in the community and **added** new ss (A1) both within (Forwarding of Mail). **Added** SDAS as its own entity within Attachment 1.

**December 2011:** **Added** “(must be licensed to practice in state or United States courts), and approved designee of said attorney” to definition of Privileged/Legal Correspondence. **Added** definition of Contraband. **Added** “incoming and outgoing” and “excluding days which mail is not scheduled to be processed” to Section 1 A. 1. **Deleted** “and will provide the applicable offenders with” and **Replaced** with “through” in Section 1 B. 1. b. **Added** “or on a case-by-case basis when the Warden or Superintendent determines it is detrimental to the security, good order or discipline of the facility, for the protection of the general public or the correspondence may facilitate criminal activity” to Section 1 D.

**Added** 1. “Offenders who have had their correspondence privileges suspended will be permitted to notify persons who he/she regularly corresponds concerning the suspension”. and **Added** 2. “Any non-privileged mail received for the offender during the period of suspension will be secured and retained by the mailroom officer until the suspension period is complete” to Section 1 D. **Added** E. “Offenders who knowingly violate a no contact request after receiving a Correspondence/Telephone Termination Notice or after receiving notification of a no contact order issued by the court are subject to disciplinary action. Staff will document the incident/violation in a disciplinary report and follow the procedures of DOC policy” to Section 1. **Deleted** “during the disciplinary process” from Section 1 E. 1. **Added** “originating” to Section 1 E 2. **Added** 4. “No contact orders issued by the court and/or institutional Correspondence Termination Notices served upon an offender cannot be appealed through the Administrative Remedy Process” to Section 1 E. **Deleted** G. from Section 1. **Added** “Adult and juvenile offender” to Section 2 A. **Added** “and to determine the genuineness of the addressor” to Section 2 C. **Added** “and to confirm the contents are privileged/legal and have been sent by the addressor” to Section 2 C. 1. a. **Added** “credit or debit” cards to Section 2 C. 1. a. **Added** “and to confirm the genuineness of the addressor” to Section 2 D. 2. c. **Added** “clearly identified as coming from an approved privileged/legal source or containing” to Section 2 D. 3. **Added** c. “Contraband will be confiscated, properly documented and reported to the designated staff/supervisor and disposed of in accordance with the facility’s operational memorandums and outlined procedures” to Section 2 D. 4. **Removed** “sealed” from Section 2 E. 3.
Added “and to determine the genuineness of the addressor” to Section 2 F. 2. Added “unless authorized by the Warden, Superintendent or his/her designee” to Section 3 A. Added “United States Postal Money Orders” and “issued by companies licensed to sell money orders, (in U.S. dollars only) to Section 3 D. Deleted “or phone account” in Section 3 D. 3. Deleted “be rejected” and Replaced with “not be sent out” in Section 4 A. 1. Deleted “The DOC may provide postage for indigent adult offenders” and Replaced with “Offenders who are classified as indigent may request postage, (first class only), envelopes and stationary through their unit team” to Section 4 A. 3. Added a. “Each Warden may establish a maximum dollar value for indigent postage and supplies that can be received by an offender during a twenty-eight (28) day period for privileged and non-privileged correspondence” to Section 4. A. 3. Added “non-privileged” to Section 4 A. 4. Added “that exceeds the standard U.S. postal rate for first class mail” to Section 4 A. 4. c. Deleted 2) “Offenders are not allowed to possess another offender’s property, including another offender’s legal documents” from Section 4 C. 2. a. Added “outgoing” to Section 4 C. 3. Deleted “the offender correspondence” and Replaced with “privileged/legal correspondence” to Section 4 C. 3. a. Added F. “Designated staff shall approve all checks issued from an inmate account before they are placed in the outgoing mail” to Section 4. Added “construction” “ammunition” and “or other unlawful substances” to Section 6. A. 3. Added a. “illegal contraband (i.e. weapons, drugs, etc.) will be turned over to law enforcement authorities” to Section 6 A. 3. 3. Added a. “The purchase, possession or attempted possession of pornography by a sex offender is a violation of the Stop Contract” to Section 6 A. 9. Added “or is written in code” and “recognized” to Section 6 A. 12. Added a. “incoming and outgoing correspondence written in a foreign language may be delayed up to an additional twenty (20) days to facilitate translation and review of the contents” to Section 6 A. 12. Added b. “If attempts to translate are unsuccessful with the twenty (20) days, the correspondence may be rejected” to Section 6 A. 12. Added 13. “Depicts, encourages, or describes methods of escape from correctional facilities, or contains blueprints, drawings or similar descriptions of SD correctional facilities” to Section 6 A. Added 14. “Advocates racial, religious, or national hatred in such a way so as to create a danger of violence in the facility” to Section 6 A. Added “up to” and “consecutive” to Section 6 C. 1. Added “Risk Management Bulletin Issue 43: Anthrax Threat Guide for SD” to Section 7 C 2. Added “or contains any powdery substance/residue” to Section 7 3. a. Deleted “offenders released to reside in the community” and Replaced “and addressed to an offender who has been released, transferred or discharged” Added “No contact orders issued by the court and/or institutional Correspondence Termination Notices served upon an offender cannot be appealed through the Administrative Remedy Process” to Section 9. A. November 2012: Deleted “non-subscriptive third class/bulk rate mail and Replaced with “circulars, newsletters, bulletins” and Added “sent standard mail” to Section 1 B. 3. Deleted “Materials” and Replaced with “Standard mail sent” and Added “approved and” and Deleted “adult” all in Section 1 B.3. a. Added “the State Central Mail Services” to Section 1 B. 4. and 5. Added “or his/her designee” and Added “an offender’s correspondence and/or participation in the institutional correspondence system” in Section 1 D. Added “provided the offender can be identified” in Section 3 A. 1. Added “for the purpose of writing to attorneys, the courts, the Secretary of Corrections, the Governor of South Dakota, legal services or other officials identified in Attachment 1” in Section 4 A. 3. January 2013: Deleted c. “Offenders may be subject to disciplinary action for failure to abide by this regulation” in Section 1 B. Deleted b. “Juvenile offenders may be restricted from receiving their and fourth class mail (i.e “junk mail”) at the discretion of supervising staff” from Section 1 B. Added “At the discretion of the Warden or his/her designee, correspondence that does not bear the full name and address of the sender on the envelope/package, may be accepted if the sender can be identified by the contents of the envelope/package” in Section 1 C. Added 3. to Section 1 D. Added “sent or received by an offender” in Section 1 E. 1. Added “where an offender’s privileged/legal correspondence may be located or stored” in Section 2 C. 2. Deleted “any other material included as part of” in Section 2 D. 4. a. Deleted “at the conclusion of the disciplinary proceeding” in Section 2 D. 4. a. Added “ongoing or pending” to Section 2 D. 4. b. Added “The sender of the rejected correspondence and/or the juvenile may appeal staff's decision to reject the correspondence in accordance with the procedures of this policy” in Section 2 F. 1. Added “in the presence of the juvenile” in Section 2 G. 2. Deleted “rejected” and Replaced with “returned to the sender” in Section 3 C. 2. Added F. to Section 3. Added “in the offender’s presence” in Section 4 C. 2. a. Deleted “may result in a disciplinary write-up” in Section 6 A.
4. **Deleted** “homosexuality” in Section 6 A. **9. Added** 1. and a-d to Section 6 B. **Added** new C. and changed pervious C and D. to D. and E. in Section 6. **Added** “or Superintendent” to Section 7 C. **Deleted** “provided a correct forwarding address is available” and **Replaced** with “to the offender’s last known address” in Section 8 A. **Added** B. and B.1 to Attachment 2.

<table>
<thead>
<tr>
<th>Denny Kaemingk, (original signature on file)</th>
<th>03/07/2013</th>
</tr>
</thead>
<tbody>
<tr>
<td>Denny Kaemingk, Secretary of Corrections</td>
<td>Date</td>
</tr>
</tbody>
</table>
Attachment 1: Definition of Privileged/Legal Correspondence

A. Incoming and outgoing correspondence from the following sources is normally considered privileged/legal:

1. Judge of any Court.
2. Clerk of any Court.
3. County Auditor.
4. Private practice attorneys/lawyers or law firms.
5. State’s Attorneys.
6. Public Defenders (State or Federal).
8. South Dakota Advocacy Services (SDAS).
10. South Dakota Governor.
11. South Dakota Secretary of Corrections.
13. Organizations or entities which are known to provide legal services (such as East/West River Legal Services, Dakota Plains Legal Services and the American Civil Liberties Union).

B. Outgoing correspondence addressed to county sheriffs:

1. If the contents of the outgoing correspondence have been verified by unit staff as either summons and complaints, or other documents intended for service of process, and it is addressed to a county sheriff’s office, the mail will be treated as privileged/legal mail. Unit staff will be allowed to summarily review the documents in order to determine whether they are summons and complaints, subpoenas, or other documents intended for service of process.

C. The following incoming correspondence will normally be treated at privileged/legal only if the envelope is clearly marked “personal”, “legal” or “privileged”.

2. U.S. and State Representatives and Senators.
3. Governors (other than the Governor of South Dakota).
4. Prison or correction agencies or officials (other than the South Dakota Secretary of Corrections).
5. Parole authorities.
6. Law enforcement agencies or officials.

D. The following outgoing correspondence is NOT considered privileged/legal:

1. U.S. and State Representatives and Senators.
2. Governors (other than the Governor of South Dakota).
3. Prison or corrections agencies or officials (other than the South Dakota Secretary of Corrections).
4. Parole authorities.
5. Law enforcement agencies or officials.
6. The National Association for the Advancement of Colored People (NAACP).
7. The Bureau of Indian Affairs (BIA).
10. The Center for Constitutional Rights (main office is in New York, NY).
11. Governmental agencies or officials not listed above in Section A.
Attachment 2: Inter-Facility Offender to Offender Correspondence Request

The **Inter-Facility Offender to Offender Correspondence Request** form is located on the state’s WAN.

A copy may be printed using *Microsoft Word* as follows:

1. Click [here](#) to access the **Inter-Facility Offender to Offender Correspondence Request** by:
   a. Placing mouse on the word “here” above
   b. Press and hold the “Ctrl” key on the keyboard
   c. Click the left button of mouse.

2. Or Select **File/New** from the Menu Bar / Select the **DOC** tab / Select **Inter-Facility Offender to Offender Correspondence Request**.

The gray areas indicate the information that is to be entered.

<table>
<thead>
<tr>
<th>INTER-FACILITY OFFENDER TO OFFENDER CORRESPONDENCE REQUEST</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Offender Name:</strong></td>
</tr>
<tr>
<td><strong>Facility:</strong></td>
</tr>
</tbody>
</table>

Normally, you will only be allowed to correspond between DOC facilities with members of your immediate family. You may be required to provide proof of your relationship with the person with whom you wish to correspond.

<table>
<thead>
<tr>
<th><strong>Name of person with whom you wish to correspond:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Offender Name:</strong></td>
</tr>
<tr>
<td><strong>Facility:</strong></td>
</tr>
</tbody>
</table>

Date below for action for wanting to correspond with the person:

[Add date]

Send this completed form to the Deputy Warden of the facility (DPD or BDP), Associate Warden (SOPW) or Program Manager (STAR Academy) to which you are assigned.

**DO NOT WRITE BELOW THIS LINE**

**Waiver: Yes** [ ] **Approved** [ ] **Disapproved** [ ] Deputy Warden/AVP/Program Manager [ ] Date: [ ]

**Waiver: Yes** [ ] **Approved** [ ] **Disapproved** [ ] Deputy Warden/AVP/Program Manager [ ] Date: [ ]

**Not Approved, send copies to the following:**
- Deputy Warden/AVP/Program Manager of receiving facility.
- To Warden of offender facility.

[Add address for sending copies]

[Add person to send copies to]
Attachment 3: Correspondence/Telephone Termination Request

The **Correspondence/Telephone Termination Request** form is located on the state’s WAN.

A copy may be printed using **Microsoft Word** as follows:

1. Click **here** to access the **Correspondence/Telephone Termination Request** by:
   a. Placing mouse on the word “here” above
   b. Press and hold the “Ctrl” key on the keyboard
   c. Click the left button of mouse.
2. Or Select **File/New** from the Menu Bar / Select the **DOC** tab / Select **Correspondence/Telephone Termination Request**.

The gray areas indicate the information that is to be entered.
Attachment 4: Correspondence/Telephone Termination Notice

The Correspondence/Telephone Termination Notice form is located on the state’s WAN.

A copy may be printed using Microsoft Word as follows:

1. Click here to access the Correspondence/Telephone Termination Notice by:
   a. Placing mouse on the word “here” above
   b. Press and hold the “Ctrl” key on the keyboard
   c. Click the left button of mouse.

2. Or Select File/New from the Menu Bar / Select the DOC tab / Select Correspondence/Telephone Termination Notice.

The gray areas indicate the information that is to be entered.
Attachment 5: Juvenile Offender Incoming Mail Log

The **Juvenile Offender Incoming Mail Log** is located on the State’s WAN.

A copy may be printed using **Microsoft Word** as follows:

1. Click **here** to access the **Juvenile Offender Incoming Mail Log** by:
   a. Placing mouse on the word “here” above
   b. Press and hold the “Ctrl” key on the keyboard
   c. Click the left button of mouse.

2. Or Select **File/New** from the Menu Bar / Select the **STAR tab** / Select **Juvenile Offender Incoming Mail Log**.

The gray areas indicate the information that is to be entered.

![Juvenile Offender Incoming Mail Log Table]

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Revised: 01/25/2013
Attachment 6: Admission Document

The Admission Document form is located on the state’s WAN.

A copy may be printed using Microsoft Word as follows:

1. Click here to access the Admission Document by:
   a. Placing mouse on the word “here” above
   b. Press and hold the “Ctrl” key on the keyboard
   c. Click the left button of mouse.

2. Or Select File/New from the Menu Bar / Select the DOC tab / Select Admission Document.

The gray areas indicate the information that is to be entered.
Attachment 7: Juvenile Offender Outgoing Mail Log

The **Juvenile Offender Outgoing Mail Log** is located on the state’s WAN.

A copy may be printed using **Microsoft Word** as follows:

1. Click [here](#) to access the **Juvenile Offender Outgoing Mail Log** by:
   a. Placing mouse on the word “here” above
   b. Press and hold the “Ctrl” key on the keyboard
   c. Click the left button of mouse.

2. Or Select **File/New** from the Menu Bar / Select the **STAR** tab / Select **Juvenile Offender Outgoing Mail Log**.

The gray areas indicate the information that is to be entered.

![Juvenile Offender Outgoing Mail Log](image-url)
Attachment 8: Mailroom Correspondence Rejection Notice-Offender

The *Mailroom Correspondence Rejection Notice-Offender* sample form is located on the state’s WAN and the actual copy for use is in carbon format.

A copy may be printed using *Microsoft Word* as follows:

1. Click [here](#) to access the *Mailroom Correspondence Rejection Notice-Offender* by:
   a. Placing mouse on the word “here” above
   b. Press and hold the “Ctrl” key on the keyboard
   c. Click the left button of mouse.

2. Or Select *File/New* from the Menu Bar / Select the *DOC* tab / Select *Mailroom Correspondence Rejection Notice-Offender*.

The gray areas indicate the information that is to be entered.
Attachment 9: Mailroom Correspondence Rejection Notice-Sender

The *Mailroom Correspondence Rejection Notice-Sender* sample form is located on the state’s WAN and the actual copy for use is in carbon format.

A copy may be printed using Microsoft Word as follows:

1. Click [here](#) to access the *Mailroom Correspondence Rejection Notice-Sender* by:
   a. Placing mouse on the word “here” above
   b. Press and hold the “Ctrl” key on the keyboard
   c. Click the left button of mouse.

2. Or Select *File/New* from the Menu Bar / Select the *DOC* tab / Select *Mailroom Correspondence Rejection Notice-Sender*.

The gray areas indicate the information that is to be entered.
Attachment 10: Discarded Items From A Magazine

The *Discarded Items from a Magazine* form is located on the state’s WAN.

A copy may be printed using *Microsoft Word* as follows:

1. Click [here](#) to access the *Discarded Items from a Magazine* by:
   a. Placing mouse on the word “here” above
   b. Press and hold the “Ctrl” key on the keyboard
   c. Click the left button of mouse.

2. Or Select **File/New** from the Menu Bar / Select the **DOC** tab / Select **Discarded Items from a Magazine**.

The gray areas indicate the information that is to be entered.

![Discarded Items from a Magazine form](image-url)
Attachment 11: Anthrax Threat Guide for South Dakota

RISK MANAGEMENT BULLETIN

Issue 43: Anthrax Threat Guide for South Dakota

The South Dakota Division of Emergency Management has developed the following Anthrax Threat Guide for the State of South Dakota and asked our office to assist in distributing this information to all of you.

ATTENTION: In the event of any TERRORISM THREAT - CALL OR HAVE SOMEONE CALL the agencies noted below. Tell them the manner of the threat and the specifics about what is happening and give them your exact location so they can find you. GO TO "Immediate Actions" on back page of this BULLETIN!

1. Call 911, or local law enforcement and explain the nature of the threat. This will usually dispatch Fire, Law, EMS, and in some cases HAZMAT and public health.

2. Call FBI at 605-334-6881 (Sioux Falls), 605-367-7500 (Pierre), 605-343-8632 (Rapid City) or Minneapolis Office after hours number 612-378-3200.

3. Call South Dakota Division of emergency Management Duty Officer 605-773-3231 and explain the nature of the threat this will activate all pertinent state agencies.

4. For immediate health consultation call the Department of Health at 1-800-592-1861 or 605-280-4810.

This Guide is intended to provide recipients of letters and packages containing an anthrax threat with useful information and guidance to help them deal more effectively with an incident, should one occur. (If you have any questions about this guide or need further information to assist with anthrax threat planning, contact LaJean Volmer, Bioterrorism Preparedness and Response Coordinator at 605-773-7593 or Mike Smith Director SO Public Health Laboratory 605-773-3368)
Immediate Actions: Do not panic

Unopened letter or letter that appears empty.
1. Place envelope in a plastic ziplock bag or glassine envelope.
2. Keep others away.
3. Wash hands and exposed skin (arms) with SOAP and WATER.
4. NOTIFY your supervisor, local law enforcement, FBI and SD Division of Emergency Management. Phone numbers on front page of this Bulletin.

Envelope with powder and powder spills out onto surface.
1. DO NOT clean powder up. Keep others away.
2. WASH hands and exposed skin (arms) with SOAP and WATER.
3. DO NOT brush off your clothes.
4. NOTIFY your supervisor, local law enforcement, FBI and SD Division of Emergency Management. (Phone number on front page of this Bulletin.)
5. REMOVE clothing and place in a plastic bag, as soon as possible. Close bag and place in second plastic bag. Clearly label and identify contents, retain for law enforcement, may be evidence.
6. SHOWER with SOAP and WATER as soon as possible at home. DO NOT use bleach or other disinfectant.
7. PUT on fresh clothing.
8. MAKE a list of all people (names, addresses and phone numbers) who had contact with the powder and give to local public health authorities. They may be instructed to watch for fever or other symptoms over the next couple of days.

Package marked with threatening message such as "Anthrax".
1. DO NOT OPEN.
2. LEAVE it and EVACUATE the room.
3. KEEP others from entering.
4. NOTIFY your supervisor, local law enforcement, FBI and SD Division of Emergency Management. (Phone number on front page of this Bulletin.)

Aerosolization, small explosion, or letter stating "Anthrax in Heating System".
1. LEAVE room immediately.
2. SECURE entry.
3. SHUT down air handling system.
4. NOTIFY your supervisor, local law enforcement, FBI and SD Division of Emergency Management. (Phone number on front page of this Bulletin.)
5. REMAIN on premises until responders arrive.
6. MAKE list of all people (names, addresses and phone numbers) who were in the building at the time and give to local public health authorities. They may be instructed to watch for fever or other symptoms over next couple of days.

For all suspicious unlabeled mail notify law enforcement. Do not open.

=================================================================================================
Bureau of Administration * Office of Risk Management
1429 East Sioux Avenue
Pierre, SD 57501-3949
Phone: (605) 773-5879 * FAX (605) 773-5880
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