1.4.E.6 Death of an Offender or Unresponsive Offender

II Policy:

The Department of Corrections (DOC) assumes responsibility for the proper notification, investigation, reporting, and disposition in the event of the death of an offender in the custody of the DOC.

III Definitions:

Offender:
For the purpose of this policy, an offender is an inmate in the custody of the Department of Corrections (DOC) institutional system, a parolee under parole or suspended sentence supervision by South Dakota Parole Services or a juvenile in private placement or on aftercare.

Determination of Death:
Any offender, who has sustained either irreversible cessation of circulatory and respiratory functions, or irreversible cessation of all functions of the entire brain, including the brain stem, is dead. A determination of death shall be made in accordance with accepted medical standards (See SDCL § 34-25-18.1).

Scene:
The location where the incident took place and comprises the area from which most of the physical evidence is retrieved.

IV Procedures:

1. Unresponsive Offender:

A. Institutional staff will immediately initiate the Incident Command System (ICS) or other appropriate emergency response procedure(s) upon the discovery of an unresponsive inmate.

1. Health Services staff, or outside emergency medical responders in the absence of Health Service staff and or as deemed appropriate, will be notified immediately by staff upon the discovery of an unresponsive inmate.
2. When safe to do so, staff will assess the unresponsive inmate’s airway, breathing, circulation (ABC’s) and begin life-sustaining procedures, as deemed necessary by the staff member, i.e. attempting resuscitation of the unresponsive inmate while awaiting the arrival of health service staff or emergency responders. Basic first aid may be provided to the inmate as deemed necessary.

3. In the case an inmate is known to have a valid and current Do Not Resuscitate (DNR) order, Health Service staff will determine whether to continue life-sustaining procedures upon an unresponsive inmate. The DNR must be documented in the inmate’s institutional health records.

4. If an unresponsive inmate is found in a segregation/restricted unit cell, the cell door will not be opened until the unresponsive inmate’s cellmate(s) have been placed in restraints or otherwise safely removed from the immediate proximity of the unresponsive inmate. If possible, staff should delay the opening of the cell door to a cell occupied by more than one inmate until a second staff member arrives.

5. If an unresponsive inmate is located inside a cell occupied by other inmates, staff will assess the scene for possible safety concerns before opening the door and/or entering the cell.

B. Community corrections staff discovering an unresponsive offender in the community will contact local emergency services (911) immediately.

1. If safe to do so, Community Corrections staff will assess the unresponsive offender’s airway, breathing, circulation (ABC’s) and begin life-sustaining procedures. Staff will remain with the offender until emergency responders arrive on the scene.

2. If death is pronounced, local authorities will assume jurisdiction over the body.

3. Community Corrections staff will assist in ensuring the scene is preserved and secured until authority over the scene is transferred to responding law enforcement.

C. In all cases involving the discovery of an unresponsive inmate or offender, determination of death is the responsibility of the pronouncing physician or his/her designee. DOC staff will not make the determination an inmate or offender is deceased.

D. The safety and physical wellbeing of staff is always first priority of staff responding to the discovery of an unresponsive inmate/offender.

2. **Preservation of Scene:**

A. To the greatest extent possible, staff will preserve and secure the scene when there is evidence to support the unresponsive inmate/offender may be a victim of suicide, homicide, accident or the cause of the offender’s unresponsiveness is suspicious or cannot be immediately determined.

B. The scene shall be preserved pending the arrival of investigating staff and/or outside law enforcement personnel. Staff preserving and securing the scene will:

1. Restrict unnecessary/unofficial access to and from the scene.

2. Prevent the movement or removal of the body/unresponsive inmate/offender.
In accordance with SDCL § 23-14-19, no dead body in which the cause of death may be a matter of public interest, may be moved from the scene without permission from the law enforcement agency exercising investigative control of the scene, or the coroner, unless the location of dead body poses an immediate health hazard or obstructs a public transportation right-of-way.

1) If the body or other physical evidence must be moved, staff should first note and document the location of the body (photograph and/or diagram sketch) before moving the body or related evidence.

3. Detain or note the presence of any individual(s) at the scene when staff responded. Staff will document and identify any individual(s) pertinent to the situation. Staff will obtain the name and other identifying information of those individuals.

a. Staff will determine the perimeter of the scene and maintain control of the scene until investigating staff or outside law enforcement personnel arrive. Staff may be directed to keep a log of those allowed admittance to the scene, including investigators, outside law enforcement and medical staff.

b. Staff will identify, secure and separate any possible suspects and/or witnesses.  
   1) Suspects and/or witnesses will only be questioned by investigating law enforcement personnel.

c. Staff will obtain the name and location of the medical facility where the body is taken.

4. Staff will preserve the integrity of possible evidence, including maintaining the chain of custody for any evidence collected by the staff member. Staff should not remove or move objects in proximity to the body or place where the body was originally located (if the body has been removed). Staff will:

a. Minimize contamination of physical evidence. Nothing at the scene will be moved, touched cleaned or disturbed until authorization is given by investigating law enforcement or others in charge of the scene.

b. Set up physical barriers and establish a scene perimeter with ropes or cones, or barrier tape to protect evidence from contamination and to limit unauthorized access to the scene. If possible, the door(s) to the cell/room shall be secured.

c. Instruct responding medical personnel/health services staff not to “clean up” the scene and avoid removing or altering items/physical evidence originating from the scene.

5. Staff will brief outside law enforcement personnel responding to the scene and assist in controlling the scene as directed. Staff will remain on-site until dismissed by the investigator(s), or Incident Commander (at DOC facilities).

C. Whenever an inmate dies outside the attendance of a licensed physician, physician assistant or nurse practitioner, the person in charge of the body shall notify the county coroner and sheriff of the offender’s death (See SDCL § 34-25-21).

D. Staff will document any unexpected death (suicide, accidental, criminal or unattended) of an inmate by completing a Major Incident Report and reporting the death in accordance with DOC policy 1.1.A.3 Reporting Information to DOC Administration. The report will include at a minimum the following information:
1. Staff observations upon arrival at the scene. Individuals and items present, location of the body.

2. Conditions at the scene, e.g. location, time, date, presence of smells, sounds, liquids.

3. List of possible witnesses, victims, suspects.

4. Actions taken by staff and others responding to or present at the scene.

3. Reporting the Death of an Inmate:

A. Upon confirmation by Health Service or medical staff an inmate has died, the nurse in charge will immediately notify the site physician, Clinical Supervisor and the Officer in Charge (OIC) (See DOH policy P-A-10 Procedure in the Event of an Inmate Death).

B. The OIC will ensure the death is immediately reported to the following:

1. The Warden.

2. Local law enforcement and/or the Division of Criminal Investigation (DCI), if directed to do so by the Warden, or his/her designee.

3. The Secretary of Corrections (See DOC policy 1.1.A.3 Reporting Information to DOC Administration).

4. The site physician, Medical Director and/or Clinical Supervisor, if the death occurred outside the direct care of institutional Health Service staff (See DOH policies P-A-10 Procedure in the Event in an Inmate Death).

5. Central Records staff.

6. The DOC Communications and Information Manager (See DOC policy 1.1.A.3 Reporting Information to DOC Administration).

7. The Office of Risk Management (See DOC policy 1.1.A.3 Reporting Information to DOC Administration).

8. The county coroner/medical examiner.

C. Upon notification an inmate has been pronounced deceased, the Warden, or designee will contact the coroner/medical examiner’s office in the county where the death occurred and notify the office of the inmate’s death (See SDCL § 24-1-27).

1. Designated DOC staff and/or the county coroner will arrange to have the body delivered to the local morgue. A funeral home may be contacted to arrange for transport of the body. No action will be taken that will affect the validity of the autopsy results, including preparing the body for burial and/or embalming without the express authority of the investigating coroner (SDCL § 23-14-19).

D. The DOC Corrections Specialist assigned to the DOC Administration office is responsible for documenting and reporting any death of an offender in custody on a quarterly basis, as required by the “Death in Custody Reporting Act of 2000, Public Law 106-297”.

Revised: 09/22/2016
4. Reporting the Death of an Offender on Supervision:

A. Following medical confirmation of the death of a juvenile offender on aftercare or private placement, or an offender on supervised release (parole or suspended sentence), the following DOC staff will be notified:

1. The Executive Director of the Board of Pardons and Paroles, in the case of an adult offender under supervision by the South Dakota DOC Parole Services.

2. The Director of Juvenile Services, in the case of a juvenile offender.

3. The Secretary of Corrections or Deputy Secretary of Corrections and Communications and Information Manager in accordance with DOC policy 1.1.A.3 Reporting Information to DOC Administration.

B. The Director or his/her designee will ensure the offender’s parole agent (adult offenders) or juvenile corrections agent (juvenile offenders) is notified of the offender’s death.

5. Family and/or Next of Kin Notification:

A. In the case of an inmate death, the Warden or his/her designee will attempt to notify the inmate’s emergency contact person(s) or legal next of kin (if known), pursuant to SDCL § 24-1-27.

1. The Warden or his /her designee will inform the emergency contact/next of kin of the time and date of death, current location of the body and that an autopsy will be requested by the DOC.

2. In the absence of a health care directive and/or other documentation in the inmate’s records specifying post-death instructions and arrangements, staff will offer to have the body delivered to a funeral home designated by the emergency contact person or next of kin, following notification by the coroner’s office that the body is released and the inquest completed (See SDCL § 34-26-14).

   a. If DOC staff is notified the inmate’s family or other approved person wishes to take possession of the body, staff will assist with making arrangements to transfer custody of the body to a designated funeral home.

3. If attempts to reach the emergency contact person or next of kin are unsuccessful, or those contacted decline to take possession of the body, or there is no emergency contact/next of kin listed in the inmate’s records, the Warden, Superintendent or his/her designee, after a period of at least forty-eight (48) hours from the time of death, will make arrangements for the disposition of the body (See SDCL § 24-1-27).

4. Staff will arrange to have a cremation order signed by the Warden.

   a. Staff will contact the funeral home to sign the cremation order. Designated staff will “X” out and initial the hold harmless clause on the order.

   b. Staff will fill in the personal information on the death certificate and fax, mail or deliver the completed cremation order and death certificate back to the funeral home.
c. Staff will determine if any party shall take possession of the ashes.
   1) If there is a request for the cremation ashes, staff will make the appropriate
      arrangements regarding the transport/delivery of the ashes.
   2) If there is not a request to claim the ashes, staff will direct the funeral home to
      have the ashes placed at the county burial site in the county/locality where the
      death occurred.

5. The person requesting receipt of the body or cremation ashes shall be responsible for all
   expenses associated with delivery of the body, ashes and any arrangements thereafter
   (See SDCL § 24-1-27).

6. The Warden or his/her designee must notify the federal authority of the death of a federal
   inmate while in state custody. The Federal Bureau of Prisons does not pay for cremation
   of deceased federal inmates.

7. If an inmate’s emergency contact or next of kin is notified, they will be advised a press
   release will be issued by the DOC regarding the death. The emergency contact person(s)
   or next of kin may request a delay in the press release to notify the inmate’s family.
   a. The delay will typically not exceed forty-eight (48) hours, unless the emergency
      contact or next of kin presents a bona fide reason justifying the additional time and
      the reason for delay is supported by the Secretary of Corrections or his/her designee.

6. Autopsy:

   A. An autopsy may be ordered by the state’s attorney, sheriff, or coroner of the jurisdiction
      where the death occurred if there is reason to believe the offender died by unlawful means
      (See SDCL § 23-14-9.1). As a matter of public interest, the county coroner shall investigate
      the death of any inmate in DOC custody and may order an autopsy of the inmate in
      accordance with SDCL § 23-14-18(3) (ACA #1-HC-7A-05, 4-4425).
      1. The county coroner shall prepare a medical certificate in accordance with Chapter 34-25
         for all deaths of an inmate in DOC custody.
      2. If the coroner has reason to believe the offender’s death may have been due to other
         than natural causes, the case may be referred to the state’s attorney, sheriff or police
         (See SDCL § 34-25-22).
      3. Inquires from the media received by the DOC regarding an offender death will be directed
         to the Communications and Information Manager.

   B. As a matter of standard operating procedure, the Warden will request the coroner conduct a
      forensic autopsy and/or other related scientific or medical tests on the body of any inmate
      who dies in the custody of the DOC. No authorization or approval from the inmate’s next of
      kin/family is required.

   C. A copy of any postmortem exam conducted will be forwarded to the Clinical Supervisor at the
      facility where the death occurred and placed in the inmate’s medical file.
7. Disposition of Inmate Personal Property:

A. Upon the death of an inmate, designated staff will arrange to have the inmate’s property immediately isolated, inventoried, packed and delivered to the property office or other designated location for storage.

B. Pursuant to SDCL § 24-5-5, the Warden may apply any funds remaining in the deceased inmate’s DOC institutional account(s) towards the inmate’s obligations, as provided in SDCL § 24-2-29 (See DOC policy 1.1.B.2 Inmate Accounts and Financial Responsibility).

   1. If the funds exceed the inmate’s obligations, the excess balance will be given to the heir(s) of the inmate’s estate, or disposed of in accordance with the inmate’s documented pre-death instructions, if any such instructions exist.

   2. In the absence of a directive or other documentation from the inmate specifying post-death instructions/directions, DOC staff will contact the inmate’s emergency contact, legal next of kin, or in their absence, any known immediate family member to confirm whether they intend to claim the inmate’s personal property.

C. If the heir cannot be identified and located within a reasonable time set forth by the Warden or his/her designee, and no documentation exists specifying post-death instructions, the excess balance of funds will be deposited in the institution’s benevolent fund.

   1. If the inmate’s family confirms claim to the inmate’s personal property, staff will make arrangements to have the family pick up the property, or ship the property to the family, with the delivery costs deducted from the inmate’s institutional account balance, pursuant to SDLC § 24-2-28. The inmate’s identification documents, i.e. driver’s license, birth certificate will be forwarded to the inmate’s family or next of kin, or placed with the inmate’s personal property to be claimed by the family or next of kin.

      a. Social Security cards of inmates who have died while in DOC custody will be returned by Central Records staff to the issuing Social Security office within 30-days of the inmate’s death.

      b. In the case of a pending investigation, the Special Security officer and/or DCI shall be contacted prior to the release of the inmate’s property, as certain property items may be considered criminal evidence.

   2. At the Warden’s discretion, tangible personal property of value not claimed by the inmate’s family or next of kin may be sold, donated to charity, discarded, returned to the executor or personal representative of the offender’s estate, or used for the benefit of the facility (See DOC policy 1.3.C.4 Inmate Personal Property and SDCL § 24-5-5).

8. Anatomical Gift by an Inmate:

A. The DOC will honor any appropriately documented and filed request/arrangements for anatomical gifts made by an inmate prior to his/her death or a request received by the inmate’s family, in accordance with SDCL §§ 34-26-52 and 34-26-56.

   1. Staff is limited to those actions determined to be reasonable and necessary by the Warden when carrying out the bona fide request/arrangements of an inmate to provide an anatomical gift(s).
2. The DOC will not accept or incur any financial responsibility or costs associated with any anatomical gift procedure(s) on behalf of a deceased inmate.

B. The DOC does not assume any liability regarding procedures for the taking, giving or receiving of deceased offender’s anatomical gift.

9. Mortality Review of an Inmate Death:

A. Designated staff within the Department of Health Correctional Health Services will conduct and participate in a mortality review (an assessment of the clinical care provided and the circumstances leading up to the death of the inmate) and an administrative review (assessment of correctional and emergency response surrounding the death of the inmate). The reviews will be conducted within thirty (30) days of the death (NCCHC P-A-10).

1. The Warden, or his/her designee and representative(s) from other departments that typically had contact with the deceased inmate will attend the review.

2. Those people attending the review may refer to any reports and/or files that pertain to the inmate’s death, however, reference to these documents will not be made in any written summary.

3. The Department of Health Correctional Health Services staff will complete the written summary.

4. The written summary, including any recommendations for any corrective actions identified by staff attending the review will be completed within one (1) week of the conclusion of the review and a copy will be forwarded to the Secretary of Corrections.

B. The purpose of the review is to look for trends in inmate deaths, assess the clinical care provided to the inmate and identify the circumstances leading to the death. Staff compliance with applicable policies, procedures, OMs and practices will be reviewed. The review does not constitute any type of investigation into the inmate’s death or indicate or support any wrongdoing or negligence by staff.

C. If the inmate death was (or is suspected to be) due to suicide, the provisions contained within Section 8 of DOC policy 1.4.E.7 Offender Suicide Prevention and Intervention shall apply. A psychological autopsy- the reconstruction of the inmate’s life and identification of the factors that may have contributed to death will be conducted by qualified mental health staff (NCCHC P-A-10).

10. Case Management Review of a Juvenile Offender Death:

A. The Director of Juvenile Services will ensure a case management review is conducted and a final Case Management Review Report is completed in the event of the death of a juvenile offender on aftercare or in private contract placement. The Case Management Review Report (See Attachment 1) shall be submitted to the Secretary of Corrections within ten (10) days of official notice/confirmation of the juvenile offenders’ death.

1. The regional supervisor will meet with the Juvenile Corrections Agent assigned to the deceased juvenile offender within two (2) business days of the death notice to complete the Case Management Review Report.
a. A historical review of the immediate three (3) months prior to the juvenile offenders’ death will be completed, to include all case management activities.

b. The regional supervisor will submit the Case Management Review Report to the Director of Juvenile Services at the initial case management review meeting.

2. The Director will conduct an initial case management review meeting with the regional supervisors within five (5) business days of the death notice.

a. This initial review will include but is not limited to an examination of the information contained in the Juvenile Comprehensive Offender Management System (COMS):
   1) All types of contact made and their content;
   2) A determination of compliance with DOC policies and operational memorandums in regards to supervision and contact standards; and
   3) Any other applicable aftercare expectations.

B. The purpose of the review is to look at case management activities immediately prior to the death and for trends in offender deaths.

1. This review does not constitute any type of investigation into the inmate’s death or indicate or support any wrongdoing or negligence by staff.

11. Public Announcement of an Inmate Death:

A. The DOC Communications and Information Manager is responsible for issuing a press release(s) regarding the death of an inmate (See DOC policy 1.1.A.4 Relationship with News Media, Public and Other Agencies).

1. If DOC staff is advised the deceased inmate’s family or next of kin has requested additional time to notify others of the death, staff will contact the Communications and Information Manager immediately. Additional time may be approved by the Secretary of Corrections or designee to allow for family notification of the death prior to issuance of the press release.

2. If attempts to contact the inmate’s emergency contact person(s) or next of kin were unsuccessful, and at least forty-eight (48) hours has elapsed since the time of death, the Communications and Information Manager may issue the press release.

B. A DOC generated press release will not normally be issued for the death of an offender on parole/suspended sentence supervision or offenders housed in a contract facility, out of state placement (interstate compact), temporary custody of an outside law enforcement agency or for juvenile offenders.

C. Certain individually identifiable information pertaining to an inmate/offender and the facts and circumstances of death is protected by Health Insurance Portability Accountability Act (HIPAA) privacy rules/confidentiality requirements. The DOC and DOH health service staff providing health care to an offender are a covered entity and must comply with confidentially requirements regarding protected health information. Any member of the public requesting information from the DOC or DOH specific to the cause and/or manner of an inmate/offender death will be referred to the County Coroner/Medical Examiner’s Office in the county where the death occurred. Certified copies of the final Coroner’s report may be available from the County Coroner/Medical Examiner’s office if/when the death is determined to be public record.
D. Immediate family, next of kin and authorized/designated agents of the deceased inmate/offender may contact the South Dakota Department of Health Vital Records office to request informational or certified certificates/records of death. By state law, vital records filed in the state of South Dakota are not open for public inspection.

12. Staff Counseling:

A. Staff directly responding to or otherwise impacted by the unexpected death of an inmate/offender may be referred to a specialist or licensed counselor for post-critical incident counseling or the staff member may request such counseling on their own behalf.

   a. Counseling shall be provided for support purposes.

   b. Participation in post-critical incident counseling may be mandatory for staff responding to an offender or inmate/offender death, as determined by the Director or Warden.

V Related Directives:


DOC policy 1.1.A.3 – Reporting Information to the DOC Administration
DOC policy 1.1.A.4 -- Relationship with News Media, Public and Other Agencies
DOC policy 1.1.B.2 -- Inmate Accounts and Financial Responsibility
DOC policy 1.3.B.1 -- Emergency Response
DOC policy 1.3.C.4 -- Inmate Personal Property
DOC policy 1.4.E.7 -- Offender Suicide Prevention and Intervention
DOH policy P-A-10 – Procedure in the Event of an Inmate Death

VI Revision Log:

July 2005: Changed the policy statement. Added a definition for offender. Added sections for mortality review and organ donation. Revised the disposition of personal property. Added references to DOH policy and current SDCL.

December 2006: Added a section on public announcement of offender death. Changed Director of Classification/Community Services to Director of Juvenile Community Corrections. Revised the definition of offender. Changed the term “offender in DOC custody” to “individual” in the first part of the section on DOC Facility Unattended Deaths or Deaths Involving Possible Criminal Action.


September 2008: Revised formatting of policy in accordance with DOC policy 1.1.A.2. Added STAR, SDSP, MDSP and SDWP when referencing OM’s in ss (C and E of Reporting the Death of an Offender at a DOC Facility). Added DOC policy, SDWP OM, MDSP OM, SDWP OM and STAR Academy OM in section V.

September 2009: Replaced “will” with “must”, replaced “immediately” with “promptly”, deleted Medical Director within ss (B), deleted coroner being contacted prior to the removal of the body from the scene in ss (B2) and replaced Sioux Falls with Pierre as it relates to Corrections Specialist in ss (D) all within Reporting the Death of an Offender at a DOC Facility. Deleted reference to sold and behalf of the facility and replaced heir with executor or personal rep. of inmate’s estate within ss (A1 and A2) both within Disposition of Personal Property…DOC Facility. Revised title of SDSP OM 2.4.G.2 to be consistent with OM. Added hyperlinks.

September 2010: Revised formatting of Section I. Added new ss (B of Disposition of Personal Property for an Offender Who Dies at a DOC Facility) regarding contacting CSA.

September 2012: Deleted “Management of Offender Deaths” and Replaced with “Death of an Offender” in title of policy. Deleted “or both if instructed to do so” and Replaced with “as directed by the Special Security officer or authorized staff” in Section 1 A. 3. Deleted “or the attending medical personnel” and Replaced with “per SDCL” in Section 1 B. Deleted “a juvenile facility” and Replaced with “STAR Academy” in Section 2 C. Added New D. and Renumbered D to E. and E. to F. in Section 2. Added “attempt to” and “or next of kin (if known)” in Section 3 A. Added “or next of kin after notification by the county coroner’s office” in Section 3 A 1. Added a.-d. to Section 3 A 1. Added “next of kin” and “designated” to Section 3 A 2. Deleted “Whoever” and Replaced with “DOC staff member who” and Added “or next of kin” and Deleted “in the near future” and Replaced with “by the DOC regarding the offender’s death” in Section 3 A 4. Deleted “DOC staff will work with the emergency contact person as much as possible to ensure timely notifications are made” and Replaced with “The Secretary of Corrections will determine if a press release will be issued in the case of a juvenile offenders death” in Section 3 A 4. b. Added “and/or coroner’s office in accordance with the facility’s ERM” in Section 4 A. Deleted “written informational” and Replaced with “major incident report” in Section 4 C. Added D. to Section 4. Deleted “or other personal property of value” in Section 5 A. Added New B. and B. 1. a, B 1. a. and B. 3. Added “not claimed by the adult offender’s family or next of kin” and “or used for the benefit of the facility” to previous A. 1. and moved this to B. 2. in Section 5. Deleted “Organ donation” and Replaced with “Anatomical Gift” in Section 6. Added “use of any state resources” in Section 6 A. 1. Added “on behalf of a deceased offender” in Section 6 A. 2. Added “Clinical/Administrative” to title of Section 7. Added “including any recommendations for corrective actions identified by the review” in Section 4 A. 3. Added “access the clinical care provided to the offender and circumstances leading to the death and facility and staff compliance with applicable policies, procedures, OMs and practices” in Section 7 B. Deleted “Juvenile Offender Tracking System” and Replaced with “Information contained in COMS, including but not limited to” in Section 8 A. 2. a. Added new Section 10.

October 2013: Deleted “at a DOC Facility” from Section titles and Replaced with “Offender in DOC Custody” Deleted “1. It is the responsibility of the Warden, Superintendent or his/her designee to ensure the coroner is notified by one of the above listed officials so the coroner can perform his/her duties” in Section 1 B Added new C. to Section 1 Deleted F. “Adult facilities will refer to their respective OMs for additional procedures” in Section 1. Added “After the investigating coroner has released custody of the body and the inquest has been completed” in Section 3 A.1. Deleted b. “If the family declines possession of the body, staff will determine if the deceased offender has been neglected of abandoned by his family, as described in SDCL 34-26-6” in Section 3 A. 1 Deleted “or Deaths Involving Possible Criminal Action” from title of Section 4 Deleted “that may have involved criminal action of another individual” and Added “will activate the facility’s emergency response procedures in accordance with the facility’s ERM or contact local law enforcement (in the case of an offender death occurring in the community)” to Section 4 A Added a. to Section 4 B. 2 Added new C. and Renumbered sections that followed in Section 4. Added new Section 5 and Renumbered sections that follow. Added new A. to Section 6 and Renumbered sections that followed Deleted “that occurs in the DOC facility or DOC contracted facility, including a hospital, nursing home, etc. March 2014: Added new A. and Renumber subsections that followed in Section 1. Deleted “The death of an offender in DOC custody shall be immediately reported to the following” and Replaced with “The OIC will ensure the offender death is immediately reported to the following:” in Section 1 B. Deleted “attending medical personnel” and Replaced with “and/or Clinical Supervisor” in Section 1 A. 6. Deleted “the offender’s body may not be embalmed” and Replaced with “No action will be taken that will affect the validity of the autopsy results, including preparing the body for burial and/or embalming” in Section 1 C. Added “will inform those contacted on behalf of the deceased offender that an autopsy will be conducted” in Section 3 A. 1. Added “b. to Section 3 A. 1. Added “ashes” to Section 3 A. 4. Added definition of “Scene”. Added “and Preservation of Scene” to title of Section 4. Added “ICS” to Section 4 A. Added 1.
to Section 4 A. Added new B. to Section 4 A. and Renumbered sections that follow. Added a. and b. to Section 4 C. 2. “where the death occurred” and Replaced with “at the scene” and Deleted “any behavior on the part of” in Section 4 C. 3. Added a. and b. and b. 1) to Section 4 C. 3. Added “including maintaining the chain of custody for any evidence collected” to Section 4 C. 4. Added a. b. c. to Section 4 C. 4. Added 5. to Section 4 C. Added “unattended” “responded to by staff” and “and reporting the death” to Section 4 E. Added “forensic” to Section 5 A. Deleted “his/her designee” and Added “and/or other related scientific or medical tests on the body of any offender” and Added “No authorization from the offender’s next of kin/family is required” in Section 5 B. Added 1-4. to Section 4 E. Added a. to Section 6 C. 1. Deleted Section 11 and moved info, to Section 1 A. 7. Deleted “Warden or Superintendent” and Replaced with “The DOH Correctional Health Services” in Section 8 A. and 8 A. 3. Added Attachments 2-4. September 2015: Moved Section 4 to Section 1. Removed “Unattended Death” from title of Section 1. Added “or outside emergency medical responders, in the absence of Health Service staff” in Section 1 A. 1. Added “i.e. resuscitation of the unresponsive offender while awaiting the arrival of health service staff or emergency responders” in Section 1 A. 2. Added new 3. to Section 1 A. Added “cell door in a segregation/restricted unit occupied by offenders” in Section 1 A. 5. Deleted “life saving measures” and Replaced with “life-sustaining procedures” in Section 1 B. Added “if safe to do so” and Added “Staff will remain with the offender until emergency responders arrive on the scene. In the case of death, local authorities will assume jurisdiction over the body. Staff will ensure the scene is preserved and secured until authority over the scene is assume by responding law enforcement” to Section 1 B. 1 Added new Section 2 “‘Preservation of Scene” using existing language and Added new language. Added “(This does not typically apply to offenders in custody as death is not pronounced by Health Service staff)” in Section 2 b. 2. Deleted “In the event an” and Replaced with “Upon confirmation by Health Services or medical staff an” in Section 3 A. Added new D. to Section 3. Added “has been pronounced deceased” in Section 3 C. Added “medical confirmation” in Section 4 A. Deleted “All offender deaths that occur when” and Replaced with “Following the death of a” in Section 3 A. Deleted “those contacted on behalf of the deceased offender” and Replaced with “emergency contact/next of kin” and Added “of the time and date of death, the location of the body and” and Added “In the absence of a health care directive and/or other documentation in the inmate’s records specifying post-death instructions and arrangements” in Section 5 A. 1. Added “to a funeral home designated by the emergency contact or next of kin” in Section 5 A. 1. a. Added “or nor emergency contact is listed in the inmate’s records and no next of kin can be located” in Section 5 A. 2. Added “or other person” in Section 5 A. 2. a. Added “or those contacted decline to take possession of the body” in Section 5 A. 3. Added 5. to Section 5 A. Deleted b. in Section 5 A. 2. Added C. to Section 6. Added “In the absence of a directive or other documentation from the offender specifying post-death instructions/directions regarding the deceased’s property” and Added “emergency contact, legal next of kin or in their absence, an immediate family member” to Section 7 C. Added C. to Section 9. Added “(an assessment of the clinical care provided and the circumstances leading up to the death of the offender) and an administrative review (assessment of correctional and emergency response surrounding the death of the offender)” in Section 9 A. Added “A psychological autopsy- the reconstruction of the offender’s life and identification of the factors that may have contributed to death will be conducted by qualified mental health staff (NCHC-P-A-10)” in Section 9 C. Added “or who is housed in a contact facility/jail or out-of state/interstate compact.” to Section 11 B. March 2015: Deleted “superintendent” from within policy. Replaced term “offender” with “inmate” throughout the policy where appropriate. Deleted D. “In the case of the death of a juvenile offender committed to the DOC, all the above steps shall apply” in Section 3. Deleted 1. “If the juvenile was placed in a DOC facility, the JCM will be notified of the death pursuant to STAR OM 5.3.E.2. Deleted “Additionally, in the case of a juvenile offender death at STAR Academy, staff will complete parent/guardian notifications in accordance with DOC policy. This statute applies specifically to inmates; however, the procedures described within shall also apply to the death of a juvenile in DOC custody (ACA-4395)” in Section 5 A. Deleted “In the case of a juvenile offender death, the Superintendent will turn over any funds in the offender’s DOC
account or other personal property of value to the offender's parent(s), guardian(s) or known immediate family member” in Section 7 C. **Deleted** “The decision of which family member or guardian receives the funds or personal property of value will be made on a case-by-case basis, with preference given to the juvenile offenders primary care provider” in Section 7 C. 1. **Added** “or in the temporary custody of an outside law enforcement agency” in Section 11 B. **Added** C. and D. to Section 11. **September 2016:** **Added** HIPPA language to Section 11 C. **Added** Section 12.

<table>
<thead>
<tr>
<th>Denny Kaemingk (original signature on file)</th>
<th>12/10/2016</th>
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<tbody>
<tr>
<td>Denny Kaemingk, Secretary of Corrections</td>
<td>Date</td>
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</tbody>
</table>
Attachment 1: Case Management Review Report

The Case Management Review Report form is located on the state’s WAN.

A copy may be printed using Microsoft Word as follows:

1. Click here to access the Case Management Review Report 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 Case Management Review Report.

The gray areas indicate the information that is to be entered.
Attachment 2: Release of Deceased Inmate’s Body to the Coroner

The Release of Deceased Inmate’s Body to the Coroner form is located on the state’s WAN.

A copy may be printed using Microsoft Word as follows:

1. Click [here](https://example.com) to access the Release of Deceased Inmate’s Body to the Coroner 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 Release of Deceased Inmate’s Body to the Coroner.
Attachment 3: South Dakota Coroner—Order for Autopsy

The South Dakota Coroner-Order for Autopsy form is located at:
http://www.sanfordhealth.org/Content/PDFs/MedicalServices/Pathology/PERMIT_BY_SOUTH_DAKOTA_CORONER_FOR_AUTOPSY.pdf
Attachment 4: Death of an Inmate Checklist

The Death of an Offender in Custody Checklist form is located on the state’s WAN.

A copy may be printed using Microsoft Word as follows:

1. Click here to access the Death of an Offender in Custody Checklist 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 Death of an Offender in Custody Checklist.

![Death of an Inmate Checklist](image-url)