I. PURPOSE

This operating procedure establishes guidelines for ensuring a reasonably safe and healthy environment for Department of Corrections employees, individuals visiting the Department's facilities, and those persons entrusted to DOC care.

II. COMPLIANCE

This operating procedure applies to all units operated by the Department of Corrections (DOC). Practices and procedures shall comply with applicable State and Federal laws and regulations, Board of Corrections policies and regulations, ACA standards, PREA standards, and DOC directives and operating procedures.

III. DEFINITIONS

**Accident** - An unplanned, undesired event that results in personal injury and/or property damage

**Causal Factor** - An event, situation, or condition that results, or could result, directly or indirectly in an accident or near miss

**First Report of Injury (FROI)** - The required electronic report used by the employer to notify the Workers’ Compensation Commission of an employee injury arising out of a work related accident in the performance of the employee's job duties

**Institutional Safety Specialist (ISS)** - The individual whose full time duties are to coordinate, monitor, and evaluate the facility’s safety functions and advise management on recommended action to enhance safety programs. The institutional safety specialist will serve as a member of the facility executive team and shall report to the Warden or Assistant Warden.

**Lost Work Day Case Rate** - The ratio of lost work day cases per 100 full time positions; it is a measurement of frequency

**Lost Work Day Rate** - The ratio of lost work days per 100 full time positions; it is a measurement of severity

**Near Miss** - An unplanned, undesired event that does not cause personal injury or property damage but if left uncorrected, may reoccur with property damage and/or injury

**Occupational Illness** - Any abnormal condition or disorder, other than one resulting from an occupational injury, caused by exposure to environmental factors associated with employment - It includes acute and chronic illnesses or diseases caused by inhalation, absorption, ingestion, or direct contact

**Occupational Safety and Health Act of 1970 (OSH Act)** - Public Law Number 91-596 enacted to assure safe and healthful working conditions for working men and women; by authorizing enforcement of the standards developed under the Act; by assisting and encouraging the States in their efforts to assure safe and healthful working conditions; by providing for research, information, education, and training in the field of occupational safety and health; and for other purposes

**Occupational Safety and Health Administration (OSHA)** - The agency in the U. S. Department of Labor responsible for enforcing the OSH Act

**Organizational Unit Head/Unit Head** - The person occupying the highest position in a DOC operating unit,
such as a correctional facility, regional office, probation and parole office, Virginia Correctional Enterprises (VCE), Academy for Staff Development, Corrections Construction Unit, Agribusiness Unit, or other separate operational unit

**Recordable Cases** - Every occupational death; every nonfatal occupational illness; and those nonfatal occupational injuries which involve one or more of the following: loss of consciousness, restriction of work or motion, transfer to another job, or medical treatment other than OSHA defined first aid or as otherwise specified as recordable in 29 CFR 1904

**Regional Safety Coordinator** – The individual who has been designated by the Safety Administrator to advise and mentor Institutional Safety Specialists and Unit Safety Coordinators on actions necessary to take to develop, enhance, and maintain facility safety programs. This individual reports to the Safety Administrator and serves as the DOC Challenge Program Coordinator.

**Risk Management Director** - The Headquarters individual in Financial Services responsible for identifying, evaluating, and analyzing risks inherent in DOC operations; the position is the referred point of contact for external sources alleging a claim against the DOC. The position will provide summary reporting on risk management activities to Executive Staff as required.

**Safety Administrator** - The Headquarters individual whose full time duties are to coordinate, monitor, and evaluate DOC safety functions and advise management on recommended actions to take to enhance safety programs. This individual assists in the development of safety programs and procedures throughout DOC. This individual supervises the Regional Safety Coordinators and serves as the DOC Challenge Program Administrator.

**Unit Safety Coordinator (USC)** - The individual who has been designated by the Organizational Unit Head to coordinate the organizational unit's safety functions as a collateral duty; generally, such positions occur at DOC field units, Community Corrections Alternative Programs, P&P Offices, and administrative offices where there are no full time, classified safety positions.

**Virginia Occupational Safety and Health (VOSH)** - The segment of the Virginia Department of Labor and Industry which administers the requirements of the Federal Occupational Safety and Health Administration.

### IV. SAFETY AND HEALTH VISION AND POLICY STATEMENT

**A. The Safety Program supports the DOC Strategic Plan Vision:**

Our long term vision is for DOC to be a progressive and proven innovative leader in the profession. Research, data analysis, and reporting of outcomes will be used in strategic planning, policy guidance, program assessment, and administrative decision making. Virginia is a better place to live and work because we improve long term safety and foster societal progress through the successful transformation and reintegration of men and women entrusted to our care.

**B. Mission of the DOC Safety Program**

The Department of Corrections is committed to the health and safety of its employees. The Department is unwavering in its commitment to provide its employees a satisfying, rewarding, and safe place to work and grow professionally. The Department will provide the time and resources to ensure that its employees are properly trained and equipped to work safely. Employees at all levels will have input into health and safety planning.

**C. To accomplish the Mission of the DOC Safety Program, Management shall:**

1. Demonstrate visible safety and health leadership
2. Solicit and encourage employee involvement in safety and health functions
3. Keep an open door policy on health and safety issues
4. Establish annual health and safety goals and objectives that are clear, measurable, and significant
5. Establish and enforce employee responsibility and accountability for safety and health
D. This operating procedure serves as a written plan to address staff and offender injury prevention. The plan is based on an analysis of injury experience and includes methods for identification of problems and preventive or corrective measures. (4-4420)

V. ACCIDENT REPORTING, INVESTIGATION, AND ANALYSIS

A. The Safety Administrator will serve as the safety coordinator for the Department of Corrections. The Safety Administrator will coordinate meetings as needed and be available to provide assistance to organizational units to address specific safety issues.

B. Recordkeeping

1. Each Organizational Unit Head or designee shall oversee the maintenance of records of occupational injuries and illness as required by the Occupational Safety and Health Act and regulations in 29 CFR 1904.

2. Each Organizational Unit Head or designee shall establish procedures to ensure that:
   a. Recordable cases are entered into the OSHA 300 Log (see Attachment 1) within six working days of notification being made to the employer.
   b. The OSHA 300 Log and its totals are accurately maintained for a period of five years.
   c. The Organizational Unit Head certifies the accuracy of the log entries prior to the OSHA 300A Summary being posted for employee review.
   d. The OSHA 300A Summary is conspicuously posted for employee review from February 1st until April 30th of each year.
   e. DOC facilities whose employment level meets or exceeds 250 employees during the calendar year file the OSHA 300A electronically with OSHA through their Injury Tracking Application (ITA) by July 1st of the following year.
   g. Each FROI that supplements the OSHA log is filed in such a manner that it is readily accessible and is cross indexed to the Log.

3. Each organizational unit receiving a request from the Department of Labor and Industry to complete and submit the OSHA 300(S) shall do so within the required time frame. A copy of the 300(S) shall be filed with the Risk Management Director. A copy shall also be retained at the organizational unit for a period of five years.

C. Accident Notification/Reporting

1. Employees shall report all accidents or near misses. Any employee who is involved in an accident while working, who develops an occupational illness, or who witnesses an injury suffered by another employee, visitor, or offender, shall immediately inform their supervisor. The report shall include the names of witnesses.

2. Upon notification of an accident, the employee's supervisor shall, as soon as possible, respond to the accident site. The supervisor shall:
   a. Survey the scene to ensure that the accident site can be entered safely
   b. Take the steps necessary to provide for immediate emergency rescue and medical examination and treatment for the injured (1-CTA-3B-07)
   c. Secure and stabilize the accident site to prevent further injury or property damage
   d. Begin the initial accident investigation (see Accident Investigation Report 261_F4, and Accident Investigation Guide 261_F5) (1-CTA-3B-07)

3. The Organizational Unit Head or designee for any organizational unit incurring an employee work-related fatality, inpatient hospitalization, amputation, and or loss of an eye shall report the occurrence
to the Virginia Department of Labor and Industry (VADOLI) within eight hours.

a. The report shall be made by telephone and shall include the facility name, date & time of event, location of event, type of event (fatality, inpatient-hospitalization, amputation, eye loss), names and number of employees involved, facility contact name and number, as well as a description of the event (see Attachment 3, Fatality and Catastrophe Notifications).

b. In addition to reporting procedures established in Operating Procedure 038.1, Reporting Serious or Unusual Incidents, or other operating procedures, a report shall also be made to the Risk Management Director by the end of the next business day.

D. Accident Investigation

1. Each organizational unit’s ISS or USC shall ensure that procedures are established to track all accidents and near misses. All reported accidents and near misses shall be investigated, regardless of the extent of injury or property damage.

   a. The purpose of such investigations is to determine causal factors and to prevent reoccurrences that could result in additional losses.

   b. Accidents that involve medical treatment or produce significant property damage shall normally require an in-depth investigation, while accidents that involve only minor property damage or first aid will not normally require extensive investigation. However, such accidents shall be investigated fully if they demonstrate the potential for more serious consequences.

   c. Refer to the Accident Investigation Report 261_F4 and Accident Investigation Guide 261_F5 for additional instructions.

2. Each Organizational Unit Head or designee shall ensure that procedures are established which ensure a complete investigation is conducted within ten working days for all accidents that incur lost time or significant property damage. An Accident Investigation Report 261_F4 shall be completed and filed with:

   a. Workers’ Compensation Services (Lost Time Accidents Only)
   b. DOC Procurement and Risk Management Section
   c. Organizational Unit Head
   d. Institutional Safety Specialist or Unit Safety Coordinator

E. Accident Analysis

1. The purpose of an accident analysis is to study the information obtained through the accident investigation. The analysis should accomplish three tasks and shall be performed by the ISS, USC, or other individuals designated by the Organizational Unit Head: (changed 7/1/19)

   a. Identification of causal factors

   b. Identification of corrective measures that will reduce the chance of reoccurrence and/or will mitigate the severity should there be a reoccurrence

   c. Selection of the most effective and reasonable of the corrective strategies

2. In determining the causal factors for the accident, the analyst should look at the people, equipment, environment, and management interaction in accordance with the Accident Investigation Guide 261_F5 for Identifying Causal Factors and Corrective Actions.

3. Corrective strategies or proposed actions should be formulated and chosen by the Organizational Unit Head on the basis of:

   a. Effectiveness
   b. Cost
   c. Feasibility
   d. Effect on productivity
   e. Time required to implement
4. Implementation of corrective strategies is the responsibility of the Organizational Unit Head and should:
   a. Provide for the protection of people and property from the immediate hazard.
   b. Provide for an interim solution until a long term remedy can be implemented.
   c. Provide for a systemic correction of deficiencies that allowed the hazard to go undetected and/or manifest itself.

F. Accident Trend Analysis - The purpose of accident trend analysis (ATA) is to identify the cause and cluster points of accidents at a given location during a specified period of time. Sound record keeping and accident investigation are fundamental to quality accident trend analysis.

1. The ISS or USC shall have oversight responsibility to ensure the proper maintenance of the *OSHA 300 Log*.

2. The ISS or USC shall be copied on all accident or near miss investigations and reports pertaining to employees, visitors, or offenders.

3. The ISS or USC shall review accident investigations and reports to ensure their completeness. Based upon the organizational unit's established criteria, the ISS or USC shall provide assistance or take over accident investigations as the need arises.

4. The Organizational Unit Head or designee shall ensure that all accidents that result in lost workdays are fully investigated and reported as required. The ISS or USC shall analyze these reports and code them utilizing the DOC Accident Code Index. This process will help to identify the organizational unit's accident trends.

5. The Organizational Unit Head or designee shall report employee lost work day cases from the *OSHA 300 Log* to the Risk Management Director quarterly. The reports of *Work Days Lost or Restricted Because of Work Related Injuries* 261_F3 shall contain the following information:
   a. Accident type
   b. Interacting vehicles/vectors (proximal accident causes)
   c. Work performed when accident occurred
   d. Body parts affected
   e. Occupation classification
   f. The number of lost and restricted work days to date

6. The Risk Management Director shall:
   a. Construct and maintain a database of DOC employee injuries.
   b. Semiannually, calculate the Lost Work Day Case Rate (LWDCR) and the Lost Work Day Rate (LWDR) per 100 FTE for the DOC.
   c. Provide summary reporting of DOC employee injuries to the Regional Operations Chiefs and Chief of Corrections Operations.
   d. Assist Executive Staff in setting loss control objectives and formulating loss control strategies.

7. Annual Cost Containment Plans
   a. In accordance with Executive Order 109 (2010), facilities shall prepare an Annual Cost Containment Plan (ACCP) based on their accident trend analysis.
   b. The ACCP shall address all accidents.
   c. The ACCP shall be specific, listing measurable objectives with target dates.
   d. The ACCP shall be forwarded to the Risk Management Director for review and approval by June
15th of each year.
e. The Risk Management Director shall review the ACCP to ensure that it appropriately addresses accident trends and sets measurable objectives.
f. The Risk Management Director shall submit to Deputy Director of Administration an executive summary of the analysis of facility cost containment plans.

VI. UNIT SAFETY

A. Virginia Occupational Safety and Health - Under Section 18 of the Occupational Safety and Health Act, the Commonwealth of Virginia secured approval by federal OSHA of its own occupational safety and health plan. In doing so, the Commonwealth extended the protection and rights provided by the OSH Act to its employees. (2-CO-2A-01)

1. Each organizational unit's ISS or USC shall establish procedures to inform its employees of their rights, job safety, and health protection provided under Virginia Labor Law, Title 40.1.

2. Each Organizational Unit Head or designee shall maintain a copy of the current Job Safety and Health Protection poster (see Attachment 2), displayed in a prominent place where employees normally report to work.

3. Although OSHA does not cite employees for violations of their responsibilities, it does clearly charge the employer with holding the employee accountable for those responsibilities. Employees shall comply with all occupational safety and health standards and all rules and regulations, and orders issued under the Act that are applicable. Employees shall:
   a. Read the OSHA "Job Safety and Health Protection" poster at the job site
   b. Comply with all applicable OSHA standards
   c. Comply with all employer safety and health rules and regulations, and wear or use prescribed protective equipment as required
   d. Report hazardous conditions to the supervisor
   e. Report any job-related injury or illness to the employer, and seek treatment promptly
   f. Cooperate with the OSHA compliance officer conducting an inspection if they inquire about safety and health conditions in the work place
   g. Exercise their rights under the Act in a responsible manner

B. Safety and Health Rules, Regulations, and Standards

1. Each organizational unit's ISS or USC shall review their operations and maintain the necessary Implementation Memoranda under this operating procedure and other such procedures and practices to ensure the organizational unit's compliance with applicable federal and state safety and health regulations as well as adopted standards.

2. Where minimum standards do not provide an acceptable level of risk or conflict with the mission of the organizational unit, alternate safety rules and procedures shall be developed to reasonably ensure the safety of employees, visitors, and offenders.

3. Safety rules, regulations, and standards shall be:
   a. Available for employee review
   b. Incorporated into training where appropriate
   c. Site specific where necessary
   d. Reviewed periodically and evaluated for effectiveness
   e. Incorporated into the employee's job performance evaluation process where appropriate
   f. Strictly enforced through facility procedures and the Standards of Conduct as appropriate

C. Safety Training
1. New Employee Orientation - Organizational Unit Heads shall ensure that new employees receive an appropriate safety orientation before assuming their job duties (see Operating Procedure 102.6, Staff Orientation). This training, at minimum, shall include:
   a. Emergency fire procedures
   b. Reporting of emergency medical situations
   c. Accident reporting requirements
   d. Employee rights under OSHA
   e. Employee responsibility and accountability for safety
   f. Introduction to Employee Right to Know (The Hazard Communication Standard)
   g. Introduction to the Bloodborne Pathogen Standard for those units where it can be reasonably anticipated the unit's employees may have exposure with blood or other potentially infectious material.

2. Job Site Safety - All facilities shall develop procedures to ensure that prior to being exposed to the specific hazards of a given location at the work place, each employee shall:
   a. Be given instructions as to the known hazards and the risks that they pose to the employee's health and safety.
   b. Review the safety rules and procedures and be given the opportunity to ask questions to ensure complete understanding.
   c. Be given instructions in the safe operation of equipment that the employee may be expected to operate.
   d. Be given instructions in the use of any safety devices required, including the wearing of personal protective equipment.
   e. Receive training in emergency procedures, including warning alarms, lights, etc.
   f. Be evaluated on the employee's understanding of the site specific safety training that they have received.

3. Anytime there is a change in a process, work procedures, or use of a material or substance that creates a new hazard at the job site, supervisors shall ensure that employees are trained in accordance with the above prior to being exposed to the hazard.

4. Documentation - Organizational Unit Heads shall ensure that complete documentation shall be maintained demonstrating that employees have received training and been given an opportunity to ask questions to ensure their understanding of the safety rules, regulations, and procedures.

D. Safety Awareness - Each organizational unit's ISS or USC shall develop and implement programs that will promote safety awareness:

1. Employee Safety Pamphlet - Each organizational unit's ISS or USC shall develop an employee safety pamphlet. The pamphlet should set the organizational unit's expectation towards safety while providing the employee with some fundamental safety guidance. Examples or models of safety pamphlets may be obtained from the Risk Management Director. At minimum the pamphlet shall contain:
   a. The organizational unit policy statement on safety signed by the Organizational Unit Head
   b. Employee rights under OSHA
   c. Employee safety responsibilities
   d. Overview of the organizational unit's emergency procedures
   e. Emergency reporting procedures and phone numbers
   f. Institutional Safety Specialist or Unit Safety Coordinator's telephone number or radio call number, if applicable

2. Quarterly Review - At the end of each Quarter, the Organizational Unit Head shall conduct a safety
review with each employee who suffered a lost time accident during that quarter and their supervisor. The purpose of the review is to ensure that factors contributing to the accident have been addressed and to emphasize safety to the involved parties. The quarterly review shall be documented.

3. Safety Incentive Programs - After the implementation of an effective safety program, each organizational unit’s ISS or USC is encouraged to develop incentive programs that promote safety awareness. It is suggested that safety incentive programs:
   a. Be conducted over short periods of time (30-90 days)
   b. Be comprised of competing groups that are “like” units with similar hazard exposure
   c. Use grading systems that are reasonably fair to all competing groups
   d. Utilize potential funding

4. Safety Posters - ISS's and USC's are encouraged to use safety posters as a good method to promote a visual awareness of particular safety issues. Safety posters should:
   a. Be relevant to hazards encountered in the work place
   b. Be placed in high traffic areas at eye level
   c. Be rotated frequently

5. Safety Bulletin Boards - Unit Heads should display safety bulletin boards as a good method to communicate safety issues to employees. The safety bulletin board should:
   a. Be placed in a high traffic area accessible to most employees
   b. Be used for safety information only
   c. Be used to post safety notices, safety rules and procedures
   d. Be used for notification of safety meetings, agendas, and the posting of minutes from the safety committee
   e. Be used to post accident rates, OSHA 300A - Summary, etc.
   f. Be used for positive employee recognition, contest winners, etc.

6. Safety Committee - Facility unit heads will establish a safety committee to help address facility safety issues and promote safety awareness. The committee should:
   a. Be representative of the various facility departments and include front line employees
   b. Include facility executive staff that have the authority to commit time and resources to correct safety deficiencies
   c. Review accident data to suggest additional corrective action
   d. Meet monthly and keep a record of agenda items for employee review

E. The Department of Treasury, Division of Risk Management (DRM) is responsible per COV §2.2-1832 et seq. for establishing programs that protect Commonwealth property from loss as well as provide for property recovery in the event of a covered loss. To minimize the human element that contributes to property loss, DOC units shall implement the following DRM recommendations:

1. Fire protection impairment management system
   The impairment management system will:
   a. Provide for planned impairments as well as emergency impairments.
   b. Provide procedures the unit should follow before the impairment; during the impairment; and after the impairment.
   c. Provide for notifications to be made before and after the impairment.

2. Fire protection valve supervision program
   The valve supervision program shall ensure:
   a. That all automatic sprinkler control valves are locked in the open position
b. Outside screw and yoke and indicating butterfly valves are visually inspected weekly

c. Post indicator valves, wall post indicators and curb box valves are visually inspected weekly and exercised once a month

d. That all valve inspections are documented

e. That all inspections and maintenance performed are done by personnel who are trained and competent to make the inspections

f. That all deficiencies are immediately reported and corrected

3. Hot Work Permit System

a. The hot work permit system will be required for all areas that are not specifically designed, engineered, constructed, and maintained for hot work processes, including work performed by contractors.

b. Allows hot work only when another safer process is not feasible

c. Provides precautions to take before, during and after the hot work

d. Provides for an active fire watch during the hot work and for 1 hour after the hot work ends.

e. Provides for monitoring of the hot work area for three hours after the 1 hour active fire watch ends

f. Ensures that all personnel involved in hot work, fire watch, and the hot work permit system are trained and competent

g. Provides for the documentation and retention of all hot work records

VII. COMMON REQUIRED WRITTEN OSHA PROGRAMS - DOC FACILITIES

A. The Institutional Safety Specialist or Unit Safety Coordinator is responsible for reviewing facility operations and advising the unit head on what safety programs may be required to ensure the facility complies with OSHA regulations. However, there are certain site-specific, written programs that are usually required at most DOC facilities. Listed below are the most prevalent programs and a brief description of their purpose and required elements.

B. Hazard Communication Program

1. Purpose - To ensure that the hazards of all chemicals produced or used in the workplace are evaluated and that information concerning their hazards is communicated to employees and offenders so they will have the information they need to protect themselves from hazards.

2. Program Elements:
   a. Written Program - this will describe how the criteria for labels and other forms of warning, Safety Data Sheets (SDS), and information and training will be met
   b. An inventory of all hazardous chemicals - this is to assure that a SDS exists for all hazardous chemicals in the workplace
   c. Product (Container) Labeling - each label shall identify the hazardous chemical, appropriate hazard warnings, and the name and address of the chemical manufacturer, importer, or other responsible party
   d. Safety Data Sheets - these must be maintained by the employer to identify hazards and the need for training. The SDSs must be readily accessible to all employees at all times on all shifts.
   e. Training - Employees and offenders shall be trained at the time of their initial exposure (assignment to the workplace) and whenever a new hazardous chemical is introduced. The training may be either chemical or hazard specific. The employees must know the location and content of the written hazard communication program, the SDSs, and the hazardous chemicals list. Training should include an annual refresher for all involved employees. Specific training for any non-routine tasks as they apply to hazardous chemical exposure should also be conducted.

C. Permit Required Confined Space Entry Program

1. Purpose - To ensure that no person is required to enter a permit required confined space unless a written site-specific confined space entry procedure is developed and utilized to ensure the person's safety.

   A permit required confined space is a space that is large enough that a person can bodily enter and perform work which has limited or restricted means for entry or exit and is not designed for continuous human occupancy and which has one or more of the following characteristics: it has a hazardous atmosphere or the potential for a hazardous atmosphere, it has a potential engulfment hazard, it is designed with sloping walls or floor, or it contains any other recognized serious safety or health hazard.

2. Program Elements:
   a. Measures necessary to prevent unauthorized entry
   b. Means to identify and evaluate the hazards of permit spaces before permitting entry
   c. Procedures and practices necessary for safe entry and operations
   d. Provision and maintenance of appropriate equipment to allow safe entry, including: testing and monitoring, ventilation, communications, personal protection, lighting, barriers and shields, ladders, and other equipment deemed necessary for safe entry
   e. Evaluation procedures for permit required space conditions before entry, monitoring procedures for confined space conditions during entry operation, and requirements for testing for oxygen first, then for combustible gases or vapors, and then for toxic gases or vapors
   f. At least one staff attendant must be stationed outside the space during the entire entry operation
   g. If multiple spaces are to be monitored by one attendant, include procedures in the program to enable the attendant to respond without distracting from the attendant’s responsibilities for the other space(s)
   h. Designate by category employees who will have active roles in entry operation: authorized entrants, attendants, entry supervisors, or persons who test/monitor space atmospheres - Identify the duties of each category and provide the prescribed training
   i. Procedures for summoning rescue and emergency services, for rescuing entrants, for providing emergency services to rescued entrants, for preventing unauthorized persons from providing emergency services
   j. A permit system, including provision for preparation, issuance, use and cancellation of permits
   k. Procedure to coordinate entry operations when employees of more than one employer are working together
   l. Procedures for concluding or securing (including permit cancellation) of entry operations
   m. Procedures for entry operation review and for program revision to correct deficiencies before subsequent entries are permitted
   n. Program review after one year to evaluate program compliance and effectiveness, and revision of the program as deemed appropriate
   o. The employer shall provide training so that all affected persons acquire the understanding, knowledge, and skills necessary to perform their assigned duties. The training shall establish proficiency in the assigned duties. The employer shall certify that the required training has been done through a certification that contains the employee’s name, signatures of the trainers, and the dates of the training.


D. Workplace Hazard Assessment - Personal Protective Equipment

1. Purpose
   a. The employer is required to assess the workplace to determine if hazards are present, or are likely to be present, which necessitate the use of Personal Protective Equipment (PPE) and selecting the appropriate PPE for the identified hazard.
b. Such assessments shall be done in the form of a written certification. (see sample, Certification of Hazard Assessment 261_F6)

c. PPE should only be used after all engineering controls, substitution methods, and administrative controls have been exhausted.

2. Program Elements:
   a. Hazard assessment - Survey the workplace to determine the hazards that may exist
   b. Equipment selection - Select and have each affected person use the types of PPE that will protect them from the hazards identified in the hazard assessment. Communicate the selection decisions to each affected person and select PPE that properly fits them.
   c. Verify the hazard assessment has been done through a written certification that contains the following:
      i. Workplace(s) evaluated
      ii. Name of person certifying that the evaluation has been done
      iii. Date(s) of the hazard assessment
      iv. Identification of the written certification of hazard assessment
   d. Training shall be provided to each person who is required to use PPE.
      i. Each person shall be trained to know the following as a minimum:
         (a) When PPE is necessary
         (b) Which PPE is necessary
         (c) How to properly don, doff, adjust, and wear PPE
         (d) Limitations of the PPE
         (e) Proper care, maintenance, useful life and disposal of the PPE
      ii. Workers must demonstrate an understanding of the training before being allowed to perform work requiring the use of PPE. Retraining shall be done when:
         (a) Changes in workplace render the previous training obsolete
         (b) Changes in the types of PPE
         (c) Employer believes the worker’s knowledge is lacking demonstrated by improper use of the available PPE.
      iii. The employer shall verify that each affected person has received and understood the required training through a written certification that contains the name of persons trained as well as the date of the training.


E. Respiratory Protection Program

1. Purpose - To protect workers from respiratory hazards in the work place

   Engineering controls, such as ventilation and substitution of less toxic materials, may not be completely effective in controlling airborne hazards. In these situations, respirators, and in emergency conditions, respirators and other types of personal protective equipment must be used to safeguard workers’ health.

2. Program Elements - A respiratory protection program must be a written site-specific program administered by a competent person and contain the following elements:
   a. Procedures for selecting respirators for use in the workplace
   b. Medical evaluations of employees required to use respirators
   c. Fit testing procedures for tight-fitting respirators
   d. Use of respirators in routine and reasonably foreseeable emergency situations
   e. Procedures and schedules for cleaning, disinfecting, storing, inspecting, repairing, and otherwise maintaining respirators
   f. Procedures to ensure adequate air quality, quantity and flow of breathing air for atmosphere-supplying respirators
g. Training of workers in the respiratory hazards to which they are potentially exposed
h. Training of workers in the proper use of respirators, including putting on and removing them, any
limitations on their use, and maintenance procedures
i. Procedures for regularly evaluating the effectiveness of the program


F. Lockout/Tagout – Control of Hazardous Energy

1. Purpose - The purpose of a Lockout/Tagout is to establish procedures for using energy isolating
devices to disable machines or equipment to prevent unexpected start up or release of stored energy
that may cause injuries.

2. Program Elements
   a. Statement on how procedure will be used
   b. Equipment-specific procedural steps needed to shut down, isolate, block, and secure machines or
equipment
   c. Steps designating safe placement, removal, and transfer of Lockout/Tagout (LOTO) devices and
who has responsibility for them
   d. Specific requirements for testing machines or equipment to determine and verify effectiveness of
locks, tags and other energy control measures
   e. Worker Training Program - types of workers (authorized, affected and other)
   f. Discussion of initial training and retraining
   g. Additional specific training when tags must be used instead of locks
   h. Periodic inspection of procedures
      i. Description of periodic inspections (annually, at a minimum)
      j. Certification of inspection
   k. Lockout/Tagout Devices (description of devices and their uses)
   l. Procedures for removal of locks/tags
   m. Additional Safety Requirements (discuss any additional safety requirements involving special
circumstances)

3. Authority/Reference - OSHA 29 CFR 1910.147
   a. 29 CFR 1910.306 discusses specific purpose equipment and installations
   b. 29 CFR 1910.333 is the standard for selection and use of work practices
   c. 29 CFR 1926.417 has requirements for persons that are involved in construction work lockout and
tagging of circuits
   d. 29 CFR 1926.702 contains requirements for equipment and tools

G. Bloodborne Pathogens - Exposure Control Plan

1. Purpose - The purpose of this exposure control plan is to eliminate or minimize occupational exposure
to human blood or Other Potentially Infectious Materials (OPIM). OPIM include: semen, vaginal
secretions, cerebrospinal fluid, synovial fluid, pleural fluid, peritoneal fluid, amniotic fluid, saliva, and
any bodily fluid visibly contaminated with blood. (See Operating Procedure 740.1, Infectious Disease
Control.)

2. Program Elements
   a. Determination of employee exposure
   b. Implementation of various methods of exposure control including:
      i. Universal precautions
      ii. Engineering and work practice controls
iii. Personal protective equipment
iv. Housekeeping
c. Hepatitis B vaccination
d. Post-exposure evaluation and follow-up
e. Communication of hazards to employees and training
f. Recordkeeping
g. Procedures for evaluating circumstances surrounding exposure incidents
h. Annual review of exposure control plan, or more often if required by task or procedure changes


H. Exemplary Health and Safety Management Systems

1. The Federal Occupational Safety and Health Administration has established Voluntary Protection Programs that promote cooperative relationships between management, labor, and OSHA that effect exemplary health and safety management systems, such as VPP Star. Star certified entities, on average, have injury rates 50% below the national average. The DOC strongly encourages its facilities to participate in VPP programs. DOC facilities that wish to pursue Star Certification will do so through the Challenge Program.

2. The Challenge Program serves as a roadmap for achieving VPP Star status through a structured and tiered process that incorporates accountability, achievement, and recognition. Through each of its three stages the Challenge Program defines the necessary knowledge, actions, outcomes, and documentation for the successful completion and implementation of an exceptional safety and health management system. The program uses quantitative and qualitative data submitted through an electronic format (OSHA Challenge Tracking Participant Status - OCTPS) to track incremental progress.

3. The DOC Infrastructure and Environmental Management Unit’s Safety Administrator will serve as the Challenge Program Administrator. The Regional Safety Coordinators will serve as the Challenge Program Coordinators. The Administrator will be responsible for:
   a. Serving as DOC’s liaison with the Virginia Department of Labor and Industry’s (VADOLI) Manager of Cooperative Programs
   b. Ensuring that the DOC’s Challenge program meets established criteria
   c. Guiding participants through the Challenge Program Stages
   d. Appointing and assigning duties to DOC Regional Challenge Program Coordinators
   e. Collecting and reporting data required by the OSHA Challenge Tracking Participant Status (OCTPS) system
   f. Providing summary and program progress information to DOC executive staff and the VADOLI Cooperative Programs Manager

4. DOC facilities that wish to pursue Star certification should contact the DOC Infrastructure and Environmental Management Unit about entry into the Challenge Program.

VIII. OFFENDER INJURY PREVENTION - WORK PROGRAMS:

A. Though offenders may be assigned to work programs and remunerated they are not employees unless employed by a public employer in a work-release program pursuant to COV §53.1-60 or §53.1-131. Therefore, except as stated, the Virginia Workers’ Compensation Act and the Virginia Occupational Health and Safety Regulations do not extend to offenders.

1. Assessment:
   a. Facilities shall evaluate offender work exposures and establish the necessary safety programs and site specific rules to provide for offender safety.
   b. The evaluation shall take into consideration the needs of the facility, the hazards to which the
offender is exposed, as well as facility security requirements.

2. Orientation/training
   a. All offenders, prior to starting assigned work, shall receive the necessary orientation and training to provide for their safety.
   b. Offenders shall not use potentially dangerous equipment or tools unless trained and authorized to do so.
   c. The training will include knowledge and/or skills based testing to ensure the offender’s understanding.
   d. The training will be documented to include the date(s) of the training, the name of the trainer, the material covered, and the testing method.
   e. The training documentation will become part of the offender’s record.

3. Offender Injuries
   a. Offenders shall comply with all safety rules and instructions or be subject to disciplinary action and/or removal from work assignments.
   b. Offenders shall report all accidents, near misses, and unsafe conditions to their supervisor.
   c. All offender accidents shall be fully investigated to determine the cause and the appropriate corrective action.
   d. Periodically, the facility shall conduct a trend analysis of offender accidents to identify systemic or root causes. The analysis will be used to develop corrective/preventive measures.

4. Inspections
   a. Inspections shall be conducted by the appropriate authority having jurisdiction to ensure that the facility remains in compliance with applicable health and safety standards.
   b. This is to include an annual health and safety inspection of facility work, industry, and vocational education areas; weekly inspections by departmental staff and monthly inspections by the facility safety specialist. (4-4455)
   c. Inspections will only be conducted by staff that are properly trained and qualified to do so.
   d. Inspection deficiencies will be corrected immediately with corrective action noted, or have work orders or corrective action plans submitted.

IX. REFERENCES

   *DOC Workers’ Compensation Claims Manual*
   *Occupational Safety and Health Act (Pub. L. No. 91-596)*
   *Occupational Safety and Health Standards for General Industry (29 CFR 1910), Construction (29 CFR 1926), and Agriculture (29 CFR 1928)*
   Operating Procedure 038.1, *Reporting Serious or Unusual Incidents*
   Operating Procedure 102.6, *Staff Orientation*
   Operating Procedure 261.3, *Worker’s Compensation*
   Operating Procedure 740.1, *Infectious Disease Control*

X. FORM CITATIONS

   *Work Days Lost or Restricted Because of Work Related Injuries* 261_F3
   *Accident Investigation Report* 261_F4
   *Accident Investigation Guide* 261_F5
   *Certification of Hazard Assessment* 261_F6
XI. REVIEW DATE

The office of primary responsibility shall review this operating procedure annually and re-write it no later than three years after the effective date.

The office of primary responsibility reviewed this operating procedure in March 2018 and necessary changes have been made.

The office of primary responsibility reviewed this operating procedure in March 2019 and necessary changes have been made.

Signature Copy on File

1/17/17

N. H. Scott, Deputy Director of Administration  Date