INTERIM REVISION MEMORANDUM

TO: All Staff

FROM: Lisa Menard, Deputy Commissioner

RECOMMENDED BY: Dale Crook, Field Services Director

DATE: 8/13/14

RE: Interim changes to Administrative Directive, # 371.15 Conditional Re-Entry (12/30/02)
Appendix A, Terms of Release

With the changes to Risk Reduction Programming we have updated our operations to align with those changes. We are revising Appendix A, Terms of Release (AKA Furlough Agreement).

The name has been changed to conditions to Conditions of Supervision. These interim changes are effective immediately. Please see the attached newly revised Conditions of Supervision. These conditions will be used for offenders on Conditional Reentry, Reintegration Furlough, Medical Furlough, Home Confinement, Home Detention, Treatment Furlough, Pre-Approved Furlough, and Supervised Community Sentence.

These conditions should be used on all new cases moving forward. Previously signed conditions already in place will still be valid until November 1, 2014.

Standard Conditions and Special Conditions (Page 1 and 2) will be for all offenders on the above legal status.

Sex Offender Conditions (Page 3) are for those offenders we supervise as sex offenders.

Notice of Escape (Page 4) are for Furlough Cases only

CHANGES

The special conditions of supervision have been revised. They will no longer be program or offense specific. All special conditions of supervision that are imposed must be directly related to the offender’s risk. The offender’s risk must be able to be articulated by a current risk assessment (LSI, ORAS, DVSI-R) or current behavior. They can be mitigated by a change in risk
assessment score and/or completing programming. They are not to be solely based on the offense.

The sex offender special conditions have also been updated and closely match the conditions from probation for sex offenders.

Additional signature lines have been added

Standard Condition G is now using the language from the special condition:
G. I will not purchase, possess, or consume regulated drugs without a prescription from a licensed physician or health care professional. If I am placed on a prescription drug, I will supply the name of the drug and the physician's name to my assigned Probation Officer or designee within 24 hours. I will sign and execute any release deemed necessary so my assigned Probation Officer or designee can verify the source and purpose of any medically prescribed drug. I will not abuse any drug prescription.

The following Standard Conditions have been added:

H. I will abstain from the voluntary ingestion or inhalation of any substance with the intent to cause intoxication and which was not manufactured or produced for human consumption. I will not purchase possess or consume any type of designer drug which includes, but not is not limited to: Bath Salts, Spice, K2.
Note: This condition was inserted and the remaining conditions renumbered.

W. I will participate in electronic monitoring as directed by my assigned PO or designee.
X. I will not tamper with any electronic monitoring equipment, and will be financially responsible if loss or damage occurs.
Y. I will abide by any Temporary/Final Relief from Abuse Orders and any other Family Court orders.
Z. I will abide by any curfew imposed by my assigned Probation Officer or designee unless placed on a schedule.