

SCDC POLICY

NUMBER: HR-11.17

TITLE: EMPLOYEE CONDUCT

ISSUE DATE: November 14, 2024

RESPONSIBLE AUTHORITY: DIVISION OF HUMAN RESOURCES

POLICY MANUAL: HUMAN RESOURCES

SUPERSEDES: HR-11.17-March 22, 2023; ADM-11.17 (July 1, 2015); (December 1, 2008); (December 1,

2005)

RELEVANT SCDC FORMS/SUPPLIES: 16-69, 16-90, 19-29A&B

ACA/CAC STANDARDS: (5-ACI-1C-01), (5-ACI-1C-09), (5-ACI-1C-22)

STATE/FEDERAL STATUTES: (This list is not all inclusive.) Section 24-3-950, South Carolina Code of Laws, 1976, as amended; Section VII (707.02), South Carolina Office of Human Resources Regulations; Title VII of the 1964 Civil Rights Act; Article 7, Sections 8-13-700 through 8-13-795, Rules of Conduct; S.C. Code Ann. § 8-11-170; Section 8-13-1110 of the South Carolina Code of Laws.

THE LANGUAGE USED IN THIS POLICY DOES NOT CREATE AN EMPLOYMENT CONTRACT BETWEEN THE EMPLOYEE AND THE AGENCY. THIS POLICY DOES NOT CREATE ANY CONTRACTUAL RIGHTS OR ENTITLEMENTS. THE AGENCY RESERVES THE RIGHT TO REVISE THE CONTENTS OF THIS POLICY, IN WHOLE OR IN PART. NO PROMISES OR ASSURANCES, WHETHER WRITTEN OR ORAL, WHICH ARE CONTRACY TO OR INCONSISTENT WITH THE TERMS OF THIS PARAGRAPH CREATE ANY CONTRACT OF EMPLOYMENT.

PURPOSE: To outline general guidelines regulating the conduct of Agency employees (to include nepotism and incompatible activity) governed and authorized under applicable state and federal laws and regulations and Agency directives.

POLICY STATEMENT: To promote the ethical, professional, and lawful conduct of all SCDC employees, the Agency will ensure that employees are aware of the applicable regulations, laws, and directives governing their conduct as it relates to their employment with the South Carolina Department of Corrections and with the state (to include, but not be limited to, prohibitions against nepotism and incompatible activity) and of the action that can or may be taken for violations of any of the same. (5-ACI-1C-01), (5-ACI-1C-09), (5-ACI-1C-22)

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SPECIFIC PROCEDURES:

1. NOTIFICATION: Employees will be provided access to information pertaining to the rules, regulations, and statutes governing their conduct. Unless otherwise noted herein, information will be made generally accessible to all employees through publication of this policy and related Agency policies and post orders. The Agency reserves the privilege and/or right to discipline and/or to prosecute to the fullest extent of the law any employee deemed in violation of any rules and regulations either mandated by state or federal statutes or by Agency directives. See SCDC Policy ADM-11.04, "Employee Corrective Action," for additional information. (5-ACI-1C-01)

2. NEPOTISM:

- **2.1** No immediate family member related by blood or marriage shall be employed (whether by hire, transfer, promotion, or demotion) at the same time under the following conditions:
 - If one member would be under the supervision of another member of the family, or
 - If such employment would result in an employee occupying a position having influence over the relative's employment, promotion, transfer, salary administration, or other related management or personnel matters.
- **2.2** No immediate family member of the Agency Director may be employed by the Agency, regardless of position, unless otherwise approved by the Governor of the State of South Carolina.
- **2.3** The Agency considers the potential employment of immediate family members on a case by case basis with safety, security, and employee morale as paramount. Any such new hires or other assignments must have the approval of the *Deputy* Director of Human Resources *and Procurement*.
- **2.4** New or existing assignments of immediate family members within the same institution, division, or work area may cause employee or inmate relations problems. If reasonable evidence of such problems is found, then employees should be aware that involuntary transfer of one or both employees may be required. It will be the responsibility of the Warden, Division Director, or higher authority to identify such situations and to coordinate any transfers with the *Employee Relations Office*.
- **2.5** The Agency reserves the right to deny employment of individuals who, by virtue of their relationship (blood, marriage, other) to another employee or inmate, may pose a substantial risk to the Agency or its operation or its mission. (5-ACI-1C-22)
- **3. STATE ETHICS ACT/RULES OF CONDUCT:** To uphold compliance with South Carolina Ethics Commission Standards, no employee of the Agency will be authorized to engage in any other employment or activity deemed incompatible or inconsistent with his/her employment with the SCDC. Incompatible/Inconsistent Activity refers to employment and conduct including, but not limited to, the following categories:
 - Use of the prestige or influence of the state, the Agency, or official position within the state or the Agency to obtain privileges or private gain or advantage;
 - Employment or participation in any activity of an illegal nature;
 - Employment or activity which would prevent an employee from doing his/her job in an efficient and capable manner;
 - Employment or activity that would prevent a prompt response to a call to report to duty in an emergency or when otherwise required to be present by his/her immediate supervisor or other higher authority;

- Use of SCDC equipment, vehicles, computers, weapons, badges, or other identification for purposes other than officially assigned duties;
- Use for private gain the time, facilities, equipment, or supplies of the state and/or the Agency; providing information deemed as confidential, either by Agency policies or by state or federal laws, to persons to whom the issuance of such information has not been authorized or for private gain or advantage;
- Receiving or accepting money or other consideration from anyone other than the state for performance of
 an act which an employee would be required or expected to render in the regular course of his/her
 employment or as a part of his/her official duties as a state employee;
- Receiving or accepting any gift of value from anyone under circumstances from which it could be reasonably inferred that the gift was intended as a reward or for the purpose of influencing any official action on the employee's part;
- Relationships between SCDC Employees (See Section 7)
- Payment beyond reimbursement for expenses for public speaking when such invitation is extended because of the nature of the employee's duties/position with the Agency. (5-ACI-1C-22)
- **3.1** In compliance with the South Carolina Rules of Conduct for Public Employees, an employee of the SCDC may not receive anything of value beyond reimbursement for expenses for speaking before a public or private group if the speech is incidental to the employee's duties as a public official, public member, or public employee. However, a meal can be accepted if it is provided in conjunction with the speaking engagement where all participants are entitled to the same meal and the meal is incidental to the speaking engagement.
- **3.2** An Agency employee may not receive money in addition to that received in his/her official capacity for advice or assistance given in the course of his/her employment as a public official, public member, or public employee.
- **3.3 Other Activities:** The Agency encourages employees to clarify in advance any activity or employment that could be construed as inconsistent or incompatible by the State or the Agency. The following procedures are recommended for clarification/decision:
 - **3.3.1** An employee should submit a written request through his/her immediate supervisor to the *Deputy* Director of Human Resources *and Procurement* on any activity or employment which s/he feels could be misconstrued as inconsistent or incompatible by the State or the Agency.
 - **3.3.2** The **Deputy** Director of Human Resources **and Procurement** may require an opinion from the Agency's Office of General Counsel and/or the South Carolina Ethics Commission.
 - **3.3.3** After a decision is made and documented, the **Deputy** Director of Human Resources **and Procurement** will notify the employee in writing through his/her immediate supervisor.
 - **3.3.4** If the employee objects to the decision, s/he may appeal through the appropriate supervisory chain or the Agency Director or his designee.
- **3.4** Should an employee be involved in any activity found to be incompatible or inconsistent for which s/he did not follow the above referenced procedures, s/he may be subject to corrective action (up to and including termination) as well as prosecution under federal and/or state law. Any proposed corrective action under these provisions must be justified in writing by the appropriate Warden, Division Director, or member of the Director's Staff and approved through the *Deputy* Director of Human Resources *and Procurement* or designee. *(5-ACI-1C-22)*
- 4. REPORTING ARREST, RECEIPT OF WARRANT, CONVICTION, DISPOSITION OF ARREST, RESTRAINING ORDERS AND SUSPENSION OF DRIVER'S LICENSE; OR DEFAULT ON STUDENT LOANS:
- **4.1** All employees <u>must</u> report the receipt of any arrest warrant, indictment, or restraining order(s) and the disposition of the arrest warrant (other than minor traffic violations), indictment, or restraining order(s).

Institutional staff will report the above to their Warden and Institutional Human Resources. Non-Institutional Staff will report the above to their Supervisor and Headquarters Human Resources.

All employees must accomplish the reporting within twenty-four (24) hours from the date of the arrest warrant, indictment, or restraining order(s) and before physically reporting to work. The disposition of the arrest warrant, indictment, or restraining order(s) must also be reported within twenty-four (24) hours of the receipt of the disposition. Under no circumstances will an employee report to work without prior notification and providing the required information relating to section 4.1 above.

Employees are to accomplish the reporting by first contacting the appropriate persons listed above, or have someone notify the appropriate persons on their behalf. It is the responsibility of the employee to ensure any notifications by a third party occurs. Upon receiving a disposition the employee must complete and submit to the appropriate persons a SCDC Form 16-69, "Notification of Arrest/Disposition," and attach a copy of the original arrest warrant, indictment, or restraining order(s) and the final disposition from the court within twenty-four (24) hours. Both are to be submitted to the appropriate personnel as described above for review and determination as to whether further action is necessary.

- **4.1.1** Failure to report an arrest warrant, and the disposition of an arrest, indictment or restraining order within twenty-four (24) hours as defined above and/or before physically reporting to work will result in corrective action up to and including termination, regardless of the severity.
- **4.1.2** Restraining orders required to be reported must meet the following three (3) conditions:
 - The order must be issued after a hearing of which the person had actual notice and an opportunity to participate;
 - The order restrains the person from harassing, stalking, or threatening an intimate partner, or engaging in other conduct that would place an intimate partner in reasonable fear of bodily injury;
 - The order includes a finding that the person represents a credible threat to the physical safety of the partner or by its terms explicitly prohibits the use, attempted use, or threatened use of physical force against the intimate partner that would reasonably be expected to cause bodily harm.
- **4.1.3** All security and non-security employees may be terminated, as directed by the *Deputy* Director of Human Resources *and Procurement*, for the following:
 - Defaulting on the repayment of certain guaranteed government student loans;
 - Workers compensation cases which prevent the employee from returning to work and performing the essential functions of their positions;
 - Absences for any employee which causes them to exceed leave requirements of the State of South Carolina;
 - Indictment of a crime that carries a potential sentence of one year or more;
 - Conviction of a Felony;
 - Conviction of a DUI, (i.e., Driving Under the Influence, Driving While Impaired, Driving While Intoxicated, etc.); and
 - Certain crimes which are serious enough in nature to create a substantial security risk or pose a threat to the Agency or Agency's image; or failure to report arrests and dispositions, indictment, or restraining order(s) as required by policy.
- **4.1.4** In addition, security employees may be terminated by the *Employee Relations Manager* if convicted of crimes that would cause their de-certification as a Class I or II Officer for any reason as directed by the State Criminal Justice Academy. In the above listed cases, the termination provisions of Agency Policy ADM-11.04, "Employee Corrective Action" are not required.

4.2 Employees who must drive state/SCDC vehicles as part of their job are required to report a suspended or revoked driver's license to the SCDC within five (5) working days of the notification of the suspension or revocation. The employee will provide this information by memo (See Appendix A) to his/her supervisor who will forward it to the Division of Transportation. (5-ACI-1C-22)

5. INCARCERATED RELATIVES:

- **5.1** Employees must complete SCDC Form 16-90, "Report of Employee and/or Inmate Relative," and submit it to their immediate supervisor *as they become aware* an inmate incarcerated within the SCDC is a current or previous relative of the employee. The supervisor will forward the SCDC Form 16-90 to the appropriate Warden/Division Director, who will send the original to the *Employee Relations Manager*. The original will be filed in the employee's personnel folder. A copy will be confidentially maintained by the appropriate personnel specialist. While no action will normally be taken against the employee, security issues may require the movement or restriction of movement of the inmate.
- **5.2** Any employee requesting to visit an inmate must follow the procedures outlined in SCDC Policy OP-22.09, "Inmate Visitation." *(5-ACI-1C-22)*

6. REPORTING INCIDENTS OF SEXUAL CONDUCT, SEXUAL ABUSE, OR SEXUAL HARASSMENT BETWEEN EMPLOYEES AND INMATES:

- **6.1** The South Carolina Department of Corrections is committed to protecting the public by operating a safe, secure, humane, and efficient state prison system in accordance with statutory and constitutional mandates. In order to meet this mission, the public must have confidence that all incidents of sexual conduct, sexual abuse, or sexual harassment are properly reported, immediately and thoroughly investigated, and that each incident is resolved with an appropriate response. Unless the disclosure is otherwise protected by law, as soon as an incident of sexual conduct, sexual abuse, or sexual harassment performed by an employee(s) with or to an SCDC inmate(s) comes to the attention of an employee (this includes rumors and "inmate talk," and all kissing even though such kissing may not amount to sexual contact, sexual abuse, or sexual harassment), the employee who receives the information will immediately inform the Warden, or other appropriate SCDC official or supervisor verbally and follow-up with a written report using SCDC Form 19-29A, and if necessary, SCDC Form 19-29B.
- **6.2** Failure to report such information may result in corrective action up to and including termination from employment with this agency. During the course of an official investigation, employees are to cooperate fully by providing all pertinent information that they may have. Full cooperation requires truthfully responding to all questions and providing a signed statement or affidavit, if necessary. (See SCDC Policy ADM-11.04, "Employee Corrective Action," for additional information.) All such cases will be investigated and when required, referred to the appropriate law enforcement agency and/or solicitor's office. (5-ACI-1C-09)

7. RELATIONSHIPS BETWEEN SCDC EMPLOYEES:

- 7.1 A personal relationship is defined as a relationship that consists of more than mere social interaction between individuals. It includes, but is not limited to, romantic involvement with another person, dating, sexual activity, or cohabitation.
- 7.2 A familial relationship is defined as a relationship with a spouse, parent or child, stepparent or stepchild, grandparent or grandchild, brother or sister, niece or nephew, aunt or uncle, guardian, or ward, and including persons related by marriage within the same classes enumerated above.
- 7.3 Chain of Command is defined as an official hierarchy of authority and supervision where employees are in inherently unequal positions where one party has real or perceived authority, influence, or power over the other's conditions of employment or can directly impact the other's career progression. Chain of Command includes formal and informal supervisory relationships and those professional relationships where teaching, managing, supervising, advising, or evaluating other employees occurs.

- 7.4 The Director is prohibited from having a personal or familial relationship with any employee of the agency.
- 7.5 Employees assigned to training or retention duties are prohibited from having a personal relationship with any employee the individual teaches, trains, manages, supervises, advises, or evaluates in any way.
- 7.6 All agency employees are prohibited from having a personal or familial relationship with a supervisor or a subordinate in their chain of command.
- 7.7 No employee will participate in an employment decision, (e.g. hiring, termination, corrective action, promotion, EPMS planning stage or evaluation, etc.), involving an applicant or employee with whom there exists a personal or familial relationship.
- 7.8 Efforts to initiate or engage in a personal relationship by a supervisor or a subordinate are inappropriate. These relationships, even if consensual, may ultimately result in conflict or difficulties in the workplace such as generating complaints of favoritism or allegations of harassment. Such actions may result in corrective action for involved employees, in accordance with Agency Policy ADM-11.04, "Employee Corrective Action".
- 7.9 Should an employee apply or be considered for a promotion, temporary assignment, or some other employment action which would cause employees having a personal or familial relationship to be placed in positions as supervisor and subordinate, the employee must immediately report the existence of the relationship in writing to the Warden, Division Director, or Deputy Director for the new position/assignment. Consequently, employment decisions should be made so as not to violate this policy or the agency's code of conduct (see Agency Policy HR-11.17, "Employee Conduct").
- 7.10 Exceptions to this policy may be granted by the Director or designee and must be documented in the employees' personnel files.
- 7.11 When an employee is suspected of committing a violation of this policy, he/she will be charged with 020, "Unprofessional Conduct, Incompatible Activities, Malicious Profanity, Unethical Conduct, or Other Employee Behavior Having Potential or Actual Detriment to the Agency or State Operations of Their Image" (conduct can occur on/off the job), pursuant to Agency Policy ADM-11.04, "Employee Corrective Action." The appropriate corrective action(s) will be determined after the particular circumstances have been considered.

8. CODE OF CONDUCT STANDARDS:

- **8.1** Gifts And Other Things Of Value: Except as provided below, employees may not accept a gift or anything of value for themselves from a person or entity given as a result of their employment with the State.
 - **8.1.1** Gifts given because of a relationship that existed before the employee's employment with the State or for reasons other than their employment with the State is not prohibited.
 - **8.1.2** Gifts given by the employee's employer and/or co-workers are not prohibited.
 - **8.1.3** Promotional, informational, or educational items, such as calendars, pamphlets, or pens, given to an employee as a result of their state employment with a value of less than \$10.00 are not prohibited by this rule. **NOTE:** These items, however, shall at no time be prominently displayed in the agency to create an appearance of favoritism or endorsement of a particular product, vendor, or business.
 - **8.1.4** Acceptance of a personalized trophy or plaque with a value of less than \$150.00 is not prohibited by this rule.
 - **8.1.5** Items given to an employee, department, or agency, not otherwise excluded from this rule, not easily returned may be donated to a charity or placed in a common area for the enjoyment of all agency

employees. These items may not be retained for the benefit of any one employee or particular group of employees. Any items donated or retained by the agency for the benefit of all employees must be approved by the Agency Director or his designee, and the agency must retain a file documenting all of these items.

- **8.1.6** Employees may not receive compensation for speaking; however, they may accept a meal provided in conjunction with the speaking engagement where all participants are entitled to the same meal. In addition, employees may accept or be reimbursed for actual and reasonable travel and lodging expenses related to the speaking engagement.
- **8.1.7** Gifts that include travel, lodging and/or meal expenses paid for on behalf of an employee to participate in a work-related event, that could otherwise have been paid for by the agency employing the employee, is a gift to the agency, not the individual employee, and is not prohibited with the following two (2) exceptions: (1) a state agency may never receive any gift from a lobbyist; and (2) a state agency may receive a gift from a lobbyist's principal up to the amounts prescribed by the State Ethics Commission.

8.2 Conflicts Of Interest:

- **8.2.1** The employee may not make, participate in, or influence a governmental decision in which they, a family member, an individual with whom they are associated, or a business with which they are associated has an economic interest.
- **8.2.2** The employee may not have outside employment which creates a real or perceived conflict of interest or is incompatible with the duties and expectations of state employees. Outside employment must be approved in advance, in writing by the agency director or his designee. The Agency Director must receive written approval from the Governor before engaging in outside employment. If the Agency Director seeks to be employed by another state agency or institution of higher education, he/she still must obtain the approvals as required by S.C. Code Ann. § 8-11-170.
- **8.2.3** The employee may not have an economic interest in a contract with the State or its political subdivisions if they are authorized to perform an official function relating to the contract.
- **8.2.4 Recusal:** The employee must report, in writing, any actual or perceived conflicts to the Agency's Ethics Officer in the Office of General Counsel, who will review and determine whether a conflict exists. If the ethics officer determines no conflict exists, he/she must document, in writing, the basis for the determination. If it is determined that a conflict exists, the employee must immediately remove themselves from the decision, vote, or process. The ethics officer must keep written documentation of all recusals.

8.3 Financial Disclosures:

- **8.3.1** State employees who are (1) agency director; (2) deputy directors, or regional directors, directors of a division, institution, facility, or department; (3) chief of finance employees; and (4) chief purchasing employees are required by statute to annually file a Statement of Economic Interests with the State Ethics Commission pursuant to Section 8-13-1110 of the South Carolina Code of Laws.
- **8.3.2** The Department of Administration must examine each agency's organizational structure to determine if additional employees, because of their positions in their agencies, should file a Statement of Economic Interests. Upon a determination that additional employees should file, the Department of Administration must notify in writing, the agency director and the employee of the filing requirement. Such employees, if not already required to file with the State Ethics Commission, must file a Statement of Economic Interests with the Department of Administration.

8.4 Use Of State Resources:

8.4.1 Employees may only use state resources and/or property for conducting official business, except that incidental use of state property is permitted as long as it does not result in additional public expense.

Incidental use is infrequent and minimal.

- **8.4.2** Employees may never use state resources for private business and/or financial gain.
- **8.4.3** Employees shall not permit others to access or use any assigned equipment, including state cars, laptops, cell phones, or other electronic devices, except as authorized by the agency.
- **8.4.4** Employees may never use state personnel equipment, materials, or facilities for political campaigns.
- **8.4.5** Unless specifically required and approved by the agency to perform a job function, employees may not use social media, including but not limited to Facebook, Instagram, and Twitter while on duty or through the use of state resources or equipment. **NOTE:** Refer to SCDC Policy GA-06.03, "Social Media," for further information.

8.5 Confidentiality:

- **8.5.1** Employees must not disclose restricted or confidential information acquired through their employment to any unauthorized person or entity.
- **8.5.2** SCDC must only provide employees access to data required to perform their job duties and must regularly re-examine employee access levels to ensure that they remain aligned with job duties.
- **8.5.3** Employees must only use information gained through their employment in furtherance of official business.
- **8.5.4** Employees must protect the integrity of SCDC data and strive to diligently protect all restricted and confidential information from unauthorized disclosure.
- **8.5.5** Each agency must designate, in writing, information that is deemed restricted or confidential for purposes of this rule and must notify employees of such designation.

8.6 Nondiscriminatory Work Environment:

8.6.1 Employees must promote a nondiscriminatory work environment that provides equal employment opportunities to all employees and applicants without regard to race, color, religion, sex, gender, genetic information, national origin, age, veteran status, disability, or any other status protected by federal or state law.

8.7 Post-Employment Restrictions:

8.7.1 For one (1) year following the departure from SCDC, the former employee may not represent another person or entity before SCDC in a matter they directly and substantially participated in during their employment. (Section 8-13-755) They may not participate directly in the procurement of a contract and then depart SCDC and accept employment with a person contracting with the governmental body if the contracts falls or would fall under their official responsibilities. (Section 8-13-760)

8.8 Reporting Requirements And Whistleblower Protection:

- **8.8.1** Employees must report an intentional violation of this Code of Conduct or any federal or state law or regulation by any SCDC employee, whether temporary or full-time, including a co-worker, subordinate, supervisor, senior manager, or any other employee.
- **8.8.2** Employees must report any action by their employing agency that results in substantial abuse, misuse, destruction, or loss of substantial public funds or resources.

9. **DEFINITIONS**:

Arrest/Conviction/Disposition/Suspension refers to any charge other than minor traffic violations and/or suspension of the individuals' driver's license. A charge must be reported, regardless of the type of offense, whether or not a warrant was issued; the employee was fingerprinted; the charges were dropped, not processed, dismissed, resulted in probation, plea bargained, reduced, or changed; or the individual was found guilty or not guilty. These include, but are not limited to: crimes of moral turpitude (fraudulent check, shoplifting, any illegal drug charge, misdemeanor crimes, etc.);misdemeanor crimes of domestic violence (simple assault or other types of assault on family members or co-habitants); restraining orders (court-issued restraining orders regarding a family member or co-habitant);DUI - driving under the influence of alcohol or drugs; leaving the scene of an accident; any felony; any other type of misdemeanor or felony conviction; and suspended or revoked driver's license (for employees required to drive state/SCDC vehicles). See SCDC Policy OP-20.02, "Transportation Management," for additional reporting for accidents/tickets while driving a state/SCDC vehicle. (5-ACI-1C-22)

Business With Which You Are Associated refers to a business of which you or a member of your immediate family is a director, officer, owner, employee, compensated agent, or holder of stock worth \$100,000 or more at fair market value and which constitutes five percent or more of the total outstanding stock of any class.

Employee refers to any full-time, part-time, or contract services employee; or any other individual regularly working in the SCDC.

Immediate Family Member refers to the wife, husband, mother, father, brother, sister, daughter, son, mother-in-law, father-in-law, daughter-in-law, son-in-law, grandmother, grandfather, granddaughter, or grandson; and, for purposes of this policy, includes a member of the individual's immediate family defined as follows: a child residing in an immediate family member; or an individual claimed by the employee or applicant or his/her spouse as a dependent for income tax purposes (e.g., step-children claimed as dependents).

Incarcerated Relative refers to an inmate who is related to either the employee or the employee's current or previous spouse. (5-ACI-1C-22)

Individual With Whom You Are Associated refers to an individual with whom you or a member of your immediate family mutually has an interest in any business of which you or a member of your immediate family is a director, officer, owner, employee, compensated agent, or holder of stock worth \$100,000 or more at fair market value and which constitutes five percent or more of the total outstanding stock of any class.

Official Function refers to writing or preparing the contract specifications, acceptance of bids, award of the contract, or other action on the preparation or award of the contract.

Twenty-four (24) Hours refers to twenty-four hours from the date an employee is arrested, is indicated, or has a restraining order placed against them by a family member or cohabitant. The disposition of the arrest warrant must also be within twenty-four (24) hours of the court's disposition.

	SIGNATURE ON FILE
-	s/Bryan P. Stirling, Director
	Date of Signature

HR-11.17 Appendix A

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS

MEMORANDUM

THROUGH:	
TO:	Division Director, Transportation
FROM:	
SUBJECT:	NOTIFICATION OF SUSPENDED/REVOKED DRIVER'S LICENSE OR MOVING VIOLATION
DATE:	/
Section I: (to 1	be completed by employee)
Name of Empl	loyee:
Social Security	y #: Date of Birth:/
Position:	Location:
Driver's Licens	se #: State of Driver's License:
** Date Driver	r's License Suspended/Revoked:/
*** Date of M	Toving Violation while driving a State/SCDC Vehicle:/
Section II: (to	be completed by Division of Transportation)
Date Notificati	ion Received:/
Action Taken:	

**Suspension/revocation must be reported within five (5) working days.

*** An employee receiving a citation for a moving violation will be held personally liable for the payment of any fines incurred upon him/her. The South Carolina Department of Corrections will not be held responsible for payment of any such fines.