Institution Supplement

1. **Purpose and Scope:** The purpose of this supplement is to establish procedures for inmate visiting regulations, at the Federal Correctional Institution (FCI) and Federal Satellite Low (FSL), Elkton, Ohio. This supplement must be read in conjunction with the current Program Statement on Visiting Regulations, for a clear understanding of all requirements.

2. **Program Objectives:** To ensure wholesome and meaningful visits are provided to inmates and their relatives, friends, or others in the community, yet maintain the security and orderly operation of the institution. Any visit which in the opinion of the Warden or his designee, interferes with the security and orderly operation of the institution, may be denied.

3. **Directives Affected:**
   a. Directives Rescinded: IS ELK 5267.08C, dated 12/21/15
   b. Directives Referenced:
      - P.S. 5267.09 Visiting Regulations (12/10/15)
      - P.S. 5522.02 Ion Spectrometry Device (4/1/15)
      - PS 5500.14, Correctional Services Procedures Manual (08/01/16)
      - PS 5510.15, Searching, Detaining, or Arresting Persons other than Inmates (07/17/13)
      - P.S. 1480.05, News Media Contacts (07/27/16)
      - P.S. 5270.11, Special Housing Units (11/23/16)
      - P.S. 5521.06 Searches of Housing Units, Inmates and Inmate Work Areas (06/04/15)

4. **Standards Referenced:** American Correctional Association 4th Edition Standards for Adult Correctional Institutions: 4-4156, 4-4267, 4-4285, 4-4498, 4-4499, 4-4499-1, 4-4500, 4-4501, and 4-4504
5. Procedures:

a. PRETRIAL/HOLDOVER/DETAINEE PROCEDURES: The procedures specified in this Institution Supplement apply to all inmates housed at FCI Elkton and FSL Elkton.

b. VICTIM / WITNESS CASES: Refer to the Program Statement on Victim and Witness Notification for procedures when a Victim / Witness Program (VWP) inmate requests to place a victim or witness on his or her Visiting List.

WITSEC INMATE: Refer to the Central Inmate Monitoring System Operations Manual (Limited Official Use) for procedures when an inmate in the Witness Security Program (WITSEC) requests to place an individual on his or her Visiting List.

c. LOCATION OF THE INSTITUTION AND FSL: The address for FCI/FSL Elkton is 8730 Scroggs Rd., Elkton, Ohio, 44415. The telephone number is (330) 420-6200. The directions to the Federal Correctional Institution are as follows: From I-80, take the exit for Route 11, South. Take the Lisbon exit, and turn left on Route 154. Take a left on Scroggs Road, the driveway to the institution is on the right. In the city of Lisbon, Ohio; Salem, Ohio, and East Liverpool, Ohio, there are local taxi services that can transport visitors to and from FCI Elkton, Ohio.

d. VISITING SCHEDULE: The following limitations on visiting are necessary to maintain a balance between institution security and the purpose of visits. Visits must be supervised to prevent the introduction or passage of contraband, to prevent the planning or continuation of criminal activities and to maintain the security of the institution.

1. VISITING HOURS: FCI ELKTON

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<td>Friday</td>
<td>5:00 p.m. - 9:00 p.m.</td>
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<td>Saturday</td>
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2. VISITING HOURS: FSL ELKTON

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*Visiting on Saturdays/Sundays will be rotated by using the fifth digit of an Inmate’s Register Number. Example #12345-478 has a fifth digit of “5” and would have visiting privileges on “odd” weekends.

Location: All regular visits will be held in the Visiting Room of the FCI and FSL for those inmates, respectively. Attorney visits are also held in the Visiting Room. If an Attorney requests additional privacy, private rooms are available in the Visiting Room (or alternate locations at the FSL) for this purpose. Visitors will not be processed after 2:00 p.m., on weekends, or 8:00 p.m. during evening visiting. Visitors are discouraged from arriving prior to 8:00 a.m., or 5:00 p.m. for visiting as they will not be processed prior to this time.

Due to the time and administrative costs involved, most visits must be scheduled during regular visiting hours. When a visit cannot be scheduled during regular visiting hours, it is the responsibility of the respective Unit Team to provide supervision.

Other institution activities must be maintained without unnecessary or extended interference. To reduce interference with other institution activities, visitors will be advised visiting inmates housed in the Special Housing Unit (SHU), to expect a delay on visiting inmates assigned to SHU due to the security restrictions which are necessary.

e. VISITING RESTRICTIONS AND OVERCROWDING: A visit may be terminated due to overcrowding, improper conduct on the part of the inmate or visitor, or an emergency. The Operations Lieutenant or the Institutional Duty Officer (IDO), if available, will determine which visits will be terminated and in what order. Should overcrowding be a concern, local visits will be terminated first to allow more space for “Out of Town” visitors. Local visits are defined to those visitors who reside within a 75 mile radius of the institution.

f. FREQUENCY OF VISITS: All inmates at the FCI and FSL may visit on Friday evenings and Federal holidays. However, the weekend visiting will be rotated by using the “odd” and “even” number system, zero is considered an even number. The numbering system will be used by the fifth digit of their eight digit assigned federal registration number.

g. NUMBER OF VISITORS: Inmates will be allowed to have up to six (6) visitors in the Visiting Room at one (1) time, including children.

Split Visits: Should more than six (6) authorized visitors arrive at the same time; a split visit will be arranged. A split visit is defined as a visit where one or more of these visitors leave the Visiting Room to be replaced by other authorized visitors. Those visitors participating in split visits who are not
visiting must depart the institution grounds. They will not be permitted to
wait in their vehicles in the parking lot. On split visits, only one interchange
of visitors will be permitted (i.e., individuals leaving the Visiting Room to
permit other members of the party to visit may not subsequently return for
further visiting the same day).

**Special Housing Unit (SHU) Inmates:** When a visitor arrives to visit an
inmate in detention status, the Shift Lieutenant will be notified by the Front
Lobby Officer. The SHU Officer In Charge and Visiting Room Officer in Charge
will communicate to ensure inmates with separatee in the institution are
never in the Visiting Room simultaneously. Upon arrival, the inmate will be
escorted to the Visiting Room and the visit will be conducted in close
proximity of the supervising officers. Inmates will be moved from SHU in
restraints, which will be removed before the inmate enters the Visiting
Room. Should the visit be denied for security reasons, the Shift Lieutenant
will carefully explain the reasons for the denial to the visitor. A
memorandum to the Captain will be prepared explaining the supervisor's
denial, with a copy to the Warden.

Inmates in SHU on Administrative Detention status will visit during regular
hours. All visits for inmates assigned to SHU will conclude thirty (30)
minutes prior to the conclusion of regular visiting. This applies to both FCI
and FSL inmates housed in SHU. All SHU inmates, whether FCI or FSL, will sit
in close proximity of the supervising Visiting Room Officer.

h. **WALSH ACT REQUIREMENTS:**
The Unit Team will evaluate all inmates on their caseload and all incoming
inmates to determine if they have an inmate who has been convicted of a
sex offense involving a minor (WA W CONV).

Any inmate fitting this criterion will have the following annotation placed in
the visiting program under the comments section: “this inmate was convicted
of a sex offense involving a minor.”

Any inmate identified as having a Walsh Act assignment involving a minor
will have his/her visits closely monitored. Specifically, upon arrival, the
inmate will be escorted to the Visiting Room and the visit will be conducted
in close proximity of the supervising officers. The Control Center will be
notified of the inmate and to assign a camera on the inmate.

i. **IDENTIFICATION OF VISITORS:** Visitors sixteen years old (16) and over
must have valid proof of their identity with them such as a driver’s license
state issued identification card, INS card, military identification or Passport.
Any form of unofficial photo identification (credit cards, store cards, school
identification, birth certificates, Social Security card, bank cards, etc.) is an
invalid form of identification. **If a visitor does not present a current form of identification with a photograph, they will not be authorized to visit.** Foreign driver's licenses are considered valid proof of identification. Children under the age of 16 may not visit unless accompanied by a responsible adult. Children shall be kept under supervision of a responsible adult or children's program. **Exceptions in unusual circumstances, the IDO will contact the ADO, who will gain approval/disapproval from the Warden to allow entry into the institution.**

**j. APPROVED VISITORS:** Visits are permitted to those on the inmate's approved Visiting List as authorized by the inmate's Unit Team. It is the responsibility of the inmate to advise his friends and family not to visit prior to the inmate receiving notification from the Unit Team they have been authorized as visitors. Each inmate will be authorized no more than twenty (20) visitors on their Visiting List. This includes children. Except for immediate family, visitors will not ordinarily be placed on more than one inmate's approved Visiting List. Any visitor placed on the approved Visiting List must have known the inmate prior to incarceration. Any exception to this must be approved by the Warden. An inmate requesting a visitor with whom he has no pre-existing relationship, must have submitted a detailed written request to the Warden through his Unit Team explaining the reason for his visitor's approval.

In the event an inmate should receive a visit prior to an approved Visiting List being initiated, the Unit Team will make the decision of approval/disapproval and in the absence of the Unit Team; the IDO will be the deciding authority. This approval should be limited to immediate family members only and will be documented in writing by the IDO.

**k. HOLDOVERS AND NEW COMMITMENTS:** When an approved Visiting List is not available, visits for new commitments and inmates in holdover status may be authorized by the Operations Lieutenant or IDO. These visits will be limited to members of the immediate family and can be extracted from the inmate's Pre-Sentence Report. These persons include father, mother, step parents, foster parents, brother and sister, spouse, and children. Such visitors as grandparents, uncles, aunts, nephews, nieces, in-laws, and cousins are **not considered** as immediate family and will be **denied** a visit unless they are on the inmate’s approved Visiting List. The only exception is prior written approval from the appropriate Unit Manager.

**l. VISITS TO INMATES NOT IN GENERAL POPULATION:** Visits for inmates in Administrative Detention, Disciplinary Segregation, or Medical Isolation will be conducted in accordance with national policy.

**Special Housing Units:** Visiting privileges will ordinarily not be denied
because of violation of institutional regulations, unless the restriction is a formal sanction imposed through formal discipline proceedings. However, inmates in the SHU may have their visits denied or restricted if in the opinion of the Warden, or his designee, the visit interferes with the security and orderly operation of the institution, is a threat to other inmates, visitors or staff, or causes disruption inside the Visiting Room.

Holdover inmates’ visits will be consistent with the procedures established for inmates housed in general population or SHU based upon their current housing assignment.

**Hospital Patients:** If a determination is made a visit is to be held in the institution hospital, such visits will be subject to availability of staff to supervise the visit and will be approved in writing by the Warden. The visit will be limited to one (1) hour. The Health Services Administrator (HSA) is authorized to restrict visits if the inmate is suffering from an infectious disease, is in a psychotic or emotional episode which makes a visit inadvisable, or is otherwise not in a condition to see visitors. When the HSA recommends against visits for medical or psychiatric reasons, the situation will be carefully and sensitively interpreted to the proposed visitor by the HSA or IDO. The HSA or IDO will prepare a memorandum for the inmate’s central file through the Unit Manager, outlining the circumstances under which the visit was denied.

**Local Hospital:** Authorized visits to inmates hospitalized in the community will have written approval of the Warden and be restricted to members of the immediate family and are subject to the visiting policy of the community hospital. **Prior to any outside hospital visits, authorization will be made from the inmate’s Unit Team through the Captain, to the Warden for approval.**

**m.** **PREPARATION OF THE LIST OF VISITORS:** Each new inmate will be provided information by his Unit Team, ordinarily the Counselor, concerning the local visiting guidelines during the inmate’s Unit Admission and Orientation (A&O) Program. During Unit A&O, the Counselor will provide the inmate with a copy of the Visiting Guidelines Form (Attachment A) and a temporary Visiting List for his immediate family members. The inmate’s respective Unit Team will investigate the list and make appropriate decisions based upon verification from the Pre-Sentence Report.

Inmates will be required to mail Attachment A to all potential visitors and a Visitor Information Form (BP-A0629) to all potential visitors who are non-immediate family members. The inmate must prove he had an established relationship with the potential visitor prior to incarceration, and this relationship must be established prior to the proposed visitor’s placement on...
the approved Visiting List. The BP-A0629 must be completely filled out,
signed, and mailed directly to the Counselor by the proposed visitor. Upon
receipt of the BP-A0629, potential visitors who are non-immediate family
members will have a National Crime Information Center (NCIC) clearance
completed and reviewed by the Unit Team prior to inclusion on the Visiting
List.

The Counselor will notify the inmate in writing of any changes or
adjustments to the Visiting List. This is accomplished by providing the
inmate a copy of the revised Visiting List. The list may be amended by the
inmate's submission of an Inmate Request to Staff Form to his Unit Team
indicating the desired change on a quarterly basis.

The respective Unit Team is responsible for ensuring the names of approved
visitors are available in the Inmate Visiting Program. If an inmate does not
request visitors, the information will be documented accordingly within the
Inmate Visiting Program and a printed copy will be maintained in the
inmate's Central File with the inmate's signature.

The Unit Team will be responsible for the preparation and entry of all
approved visitors into the Inmate Visiting Program. A copy of the approved
Visiting List will be printed and maintained in section three (3) of the
inmate's Central File, with a copy provided to the Visiting Room. An inmate
desiring a change of visitors to his Visiting List will submit a request to his
Counselor with the appropriate information. Amendments to the Visiting
List will be processed by the inmate's Counselor as appropriate. Correctional
Counselors will normally prepare an approved visiting list, including
immediate family members and place a copy in the central file and provide a
copy to the inmate. As additional visitors are approved, the Counselor shall
add them to the original list. Any additions/deletions to the Inmate Visiting
List will require updated copies to be placed in the inmate’s Central File and
distributed to the Visiting Room.

A hard copy of the approved visitation lists will be maintained in the
Visitation Room at the FCI and in the Compound Office at the FSL in case
BOPWARE is inoperable.

Disapproving Visitors: A proposed visitor may be denied if one (1) of the
following conditions exist:

1. All requested information is not submitted during the approval process.

2. Written authorization from the appropriate federal or state
probation/parole board cannot be obtained in the case of a person with prior
criminal convictions.
3. A pre-incarceration relationship cannot be proven by the inmate or the proposed visitor.

n. **SPECIAL VISITS:**

**Prison Visitation and Support (PVS):**
The PVS program will be coordinated through the Reentry Affairs Coordinator. When necessary, further coordination will be provided by the Chaplain. Visits will be ordinarily arranged 15 days prior to the visit and will be conducted in the Visiting Room during regular visiting hours. PVS visitors are also required to read and sign a *Notification to Visitors Form (BP-A0224.022)*, concerning prohibited activities and objects. PVS visitors may generally carry paper and writing implements into the Visiting Room.

Inmates are authorized visits by representatives of the National Prisoner Visitation and Support (PVS) group. PVS representatives do not have to be on the inmate’s approved visiting list; however, they will ordinarily provide advance notification of who they will visit and when. In the event PVS does not give prior notification, PVS should NOT be denied entry based on the lack of advance notification. Every effort will be made to expedite their entry into the visiting room. Visits are conducted in the visiting room only during normal visiting hours. PVS visits are not to be counted as social visits. PVS visitors are authorized to carry into the institution a pen, pencil, and paper for note-taking purposes. PVS visitors must adhere to all institution and visiting room rules and regulations.

**Non-Visiting Days:** Limited visiting (non-legal visit) may be authorized at other than normal visiting times in unusual circumstances upon recommendation of the Unit Manager and approval of the Warden or his designee. When this occurs, the Unit Manager will be responsible for providing the staff to process and supervise the visit.

**Consulate Visits:** Whenever it has been determined an inmate is a citizen of a foreign country, the Consulate of that country will be permitted to visit on matters of legitimate business. This privilege will not be withheld even though the inmate may have had visits suspended through the discipline process or be confined in the SHU. The requirement for the existence of an established relationship prior to incarceration does not apply to consular visitors.

**Attorney Visits:** Visits by retained and appointed attorneys and by attorneys requested by an inmate or his family in contemplation of prospective legal representation will be permitted.
Attorney visits will ordinarily take place during regular visiting hours. However, dependent upon the nature and urgency of the legal issue (i.e., court deadlines, etc.) such visits will not be limited by normal visiting procedures. Legal visits are subject to approval in advance by the Unit Team. The Unit Team will be responsible for providing adequate supervision for attorney visits during non-visiting periods. An attorney will normally make an advance appointment for a visit through the Unit Manager prior to each visit. Every effort should be made to accommodate an attorney visit where prior notification was not practical. In such instances, attorney visits will be conducted in the main part of the Visiting Room, under the supervision of Visiting Room Officers. The attorney will be advised this occurrence, without prior approval, will be on a one-time basis only. Prior to approving each visit, attorneys are required to identify themselves (an American Bar Association identification card in good standing is considered a standard form of identification) and confirm they wish to visit an inmate. This may be confirmed by proper identification, showing a letter from the inmate or his family requesting the visit, or other information that would identify them as an attorney of record for the inmate they have requested to visit. Inmates will not participate in legal or attorney visits against their will.

The institution reserves the right to refuse admission to those who fail to comply with regulations. If there is a question about identity of the attorney or his/her qualifications as an attorney, the matter should be referred to the IDO.

Visiting attorneys will be subject to a search of their person and belongings for the purpose of ascertaining if contraband is present. They will also be required to read and sign a BP-A0224.022, concerning prohibited activities and objects.

At the FCI, prior approved inmate/attorney visits will take place in a private conference room located within the Visiting Room. If all the rooms are in use, the visit may take place within the regular Visiting Room or the inmate and attorney will be offered the opportunity to reschedule the visit when a private conference room is available. At the FSL, the private conference room is located outside of the Visiting Room in an adjacent hallway. The Warden must authorize the use of tape/video recording devices requested by attorneys during the course of a visit. The attorney must stipulate in writing in advance of the visit the purpose of the recording is to facilitate the attorney/client relationship.

Any immediate grievance or concerns an attorney may have concerning his client which are deemed appropriate for response during the visit are to be referred to the IDO or appropriate Unit Manager.
Attorneys will normally visit only one (1) inmate at a time unless prior written approval has been obtained from the Captain. An attorney may be permitted to take from the institution or leave with the inmate legal documents with prior permission of the Warden. Ordinarily, this material is not to be read by a staff member except with the consent of the attorney and/or the inmate.

**Minister of Record/Clergy Visits:** An inmate may receive visits from his minister of record. However, a written request must be submitted to the Chaplain. Upon approval, the Unit Team will add the name and title (minister of record) to the inmate’s visitor list. An inmate may only have one (1) minister of record on his visiting list at a time. The addition of the minister of record will not count against the total number of authorized regular visitors an inmate is allowed to have on his visiting list, and will not count against the total number of social visits.

Special clergy visits may occur if they are approved in advance by the Chaplain and Unit Manager and if they meet an inmate's specific religious needs which are unavailable at FCI Elkton, or to assist the inmate in counseling and discussion of family problems. These visits will take place within the regular Visiting Room. If the need is such a private area is recommended by the Chaplain for the visit, then the Chaplain will make appropriate arrangements and provide supervision. Clergy will also be required to read and sign a BP-A0224.022, concerning prohibited activities and objects. The requirement for the existence of an established relationship prior to incarceration does not apply to clergy visitors.

Clergy visitors are permitted to bring religious materials (Bible, pamphlets, paper, etc.) into the institution; however, they are prohibited from leaving these materials with an inmate.

**O. VIOLATIONS OF REGULATIONS AND/OR INTRODUCTION OF CONTRABAND:**
Each adult visitor, sixteen (16) years of age and older, will complete and sign a BP-A0224.022, concerning prohibited activities and objects. This acknowledges the visitor's awareness and understanding of the possible penalties for violation of the Visiting Room regulations and/or introduction of contraband into the institution. At the completion of each visiting day, these forms will be sent to the Captain's Office, where they will remain on file for one (1) year. If a visit is terminated because of a violation of regulations, the staff identifying the violation will ordinarily prepare and submit an incident report on the inmate(s) involved.

If it becomes necessary to warn an inmate concerning violations of visiting regulations, the Visiting Room Officer will document the warning in writing in a log book. This log book will remain in the Visiting Room. Inmates who
 violate the institution visiting regulations may be subject to disciplinary action and loss of their visiting privileges.

p. **SEARCHING OF VISITORS:** Visitors who exercise their option of refusal by objecting to any search, test, or entrance procedures must leave the institution grounds. Staff will deny admission to any visitor who refuses to be screened by a metal detector, pat search, or who refuses to undergo a search of personal items (i.e.: purse, coats, bags, briefcases, etc.). Visitors, who refuse any such search or procedures and elect to leave the institution, will not be permitted to return for a visit without prior approval of the Captain.

**Metal Detectors:** Visitors will be required to submit to a search before entering the institution by electronic means (i.e.: walk-through and/or handheld metal detectors). Their personal items will also be searched and what is determined unauthorized in the Visiting Room must be returned to the visitor's vehicle. It is **NOT** FCI Elkton's responsibility to store personal effects or be responsible for any missing items.

Visitors who cannot pass the walk through metal detector for medical reasons (surgically implanted pins and plates that will not clear the metal detector) will be subjected to a handheld metal detector and a visual examination of the area. If the area is of a sensitive nature, the Operations Lieutenant and IDO will be contacted. A visual search of any visitor will require the Warden's approval.

Visitors requiring wheelchairs will keep their personal wheelchair. A thorough search of the wheelchair must be conducted prior to entering the Visiting Room.

q. **CONTROLLED VISITING – DENYING VISITING:**

**Visiting Restrictions:** Visiting may be terminated early because of an institutional emergency, inappropriate behavior on the part of an inmate or his visitor(s), or when the visiting area becomes overcrowded. Visiting may be restricted to controlled situations or more closely supervised visits when there is a suspicion a visitor is introducing or attempting to introduce contraband or when there is concern based upon sound correctional judgment about the visitor presenting a risk to the orderly operation of the institution or Visiting Room.

Such violations will be cause for termination of the visit and disciplinary action will be taken against the concerned inmate. Such actions may be cause for removal of a particular visitor from the inmate's approved Visiting List.
**Visitor Attire:** Visitors will dress appropriately and avoid clothing styles which are sexually suggestive (i.e., shorts, skirts, above the knee, or form fitting clothing) or could easily be confused with inmate clothing (i.e., gray sweatshirts or sweatpants, khaki or orange clothing that matches the jumpsuits.) A visit may be terminated in order to maintain good taste and consideration for others. Questionable attire will be referred to the IDO prior to denial of the visit.

**Visitor Conduct:** Visitors who give evidence of recent use of alcoholic beverages, drugs, or narcotics, or who display inappropriate behavior will not be permitted to visit or remain on the institution grounds.

**Profanity:** No loud, boisterous talk, or profane language will be allowed while visitors are being processed, escorted, or during the visit inside the Visiting Room.

**Visitor’s Children:** Each inmate having a visit must assume responsibility for proper conduct during the visit, including the control of his visitor(s). Children should be controlled to the extent of consideration for other visiting groups and not be permitted to wander from the immediate area of the visit, run about the Visiting Room, or create noise which disturbs other visits. Failure to control children will result in termination of the visit. Visitors are not to lay down or sleep anywhere in the visiting areas. Children under the age of sixteen (16) years old may not visit unless accompanied by a responsible adult, unless granted prior approval by the Warden.

**RECORDS:** All visiting records will be forwarded to the Captain’s Office at the completion of each visiting period, where they must be maintained for review purposes.

**Front Entrance Officer:** When an inmate receives a visit, the Front Entrance Officer will positively identify the visitor, have the visitor fully complete the Inmate Visitor Log, and a BP-A0224.022. The officer will ensure the visitor is on the inmate’s approved visitation list. The officer will ensure the visitor and their personal effects are thoroughly searched and the visitor’s hand is stamped appropriately.

**Visiting Room Officer:** The Visiting Room 1 Officer/FSL 1 Officer will positively identify the visitor and log the date, visitor’s name, and time the visitor(s) arrive in the Visiting Room. The time of their departure from the Visiting Room will also be logged. The Visiting Room 3/FSL 3 Officer will also be responsible for logging (ATTACHMENT B) in the time the inmate enters and leaves the Visiting Room.
The Front Entrance Officer/ FSL 1 Officer will ensure all visitors are accurately loaded into the Web Visiting Program, maintaining an accurate count of visitors and inmates in the Visiting Rooms at all times. The Inmate Visitor Log will be a bound ledger and the assigned Officers will ensure it is completed properly and maintained on the post.

**SUPERVISION:** It is the responsibility of all Visiting Room Officers to ensure the Visiting Room regulations are followed as outlined in this supplement and visits are conducted in a quiet, orderly, and dignified manner. Direct observation of visits is not required at all times, but Officers will constantly observe the general visiting areas. Inspections should determine visits are being conducted in an acceptable manner.

At no time will the Visiting Room Officer be allowed to accept articles or gifts of any kind from an inmate or visitor. No items will be given to visitors by an inmate without the prior written approval as noted in this supplement.

The Visiting Room Officers should be aware of any article(s) passed between the inmate and his visitor. If there is substantial basis to conclude materials are being passed which constitute contraband, or are otherwise in violation of the law or regulations, the Visiting Room staff may examine the materials. The Operations Lieutenant will be consulted in questionable cases.

**Visual Search:** At the FCI, a pat search of each inmate is required prior to the inmate being allowed to visit. A visual search will be conducted on every inmate returning from a visit in the FCI. Additionally, random inmates will be selected and screened with a handheld metal detector during the visual search. All searches will be conducted in private, out of the sight of visitors and other inmates. FSL inmates will be pat searched, with visual searches being conducted at the end of the visit.

**Restroom:** Restroom facilities for visitors are located inside the Visiting Room. Inmates, only under the direct visual supervision of Visiting Room staff, will be authorized to utilize the restroom located in the search/shakedown area. Inmates will randomly receive a visual search prior to being allowed to use this restroom.

**OTHER APPLICABLE REGULATIONS:**

**Inmate Dress Code:** All inmates must wear issued khaki uniform at the FCI. Inmates in SHU will wear an issued orange jumpsuit. Socks must also be worn. Inmates must be properly groomed and no inmate will be allowed admittance to the visiting areas if his neglect of the ordinary requirements of personal hygiene would offend others.
All inmates will review the Rules and Conduct for Inmates (ATTACHMENT C) prior to entering the FCI / FSL Visiting Room.

**Inmate Property Authorized:** Inmates are authorized ONLY to take the following to a social visit: one (1) pair of prescription glasses, one (1) comb, one (1) plain wedding band, and one (1) religious medallion. If approved in advance, necessary legal papers will be permitted during a legal visit. Medication, such as nitroglycerin tablets, may be permitted when authorized by the HSA. Other types of medications, such as inhalers for asthma patients or required drugs needed on a daily basis may be brought into the Visiting Room and remain at the Officer’s desk. Oxygen tanks will be permitted once they have been checked by the Visiting Room 1 Officer/ FSL 1 Officer prior to being brought into the Visiting Room. All items will be logged into the Visiting Room Inmate Property Log (ATTACHMENT B), and maintained by the Visiting Room 3/FSL 3 Officer.

**Visitor’s Prohibited Items:** Visitors are not allowed to take any unapproved item into the Visiting Room. All non-permissible items must remain in the visitor’s vehicle in the parking lot. **Cellular phones, two-way pagers and pagers are not authorized.** No food items, chewing gum, or medication are permitted in the Visiting Room, with exception of nitroglycerin tablets. Oxygen tanks will be permitted once they have been searched by the Front Entrance Officer and the Visiting 1 Officer prior to being brought into the Visiting Room. Prohibited items include but are not limited to: watches of any type, large handbags, umbrellas, instant type photos, photo albums, films, cameras, radios, blankets, television sets, pocket knives, electronic games/toys, personal papers or legal documentation, newspapers, magazines, books, chewing gum, pens, pencils, eating and drinking utensils, thermos sport bottles, sunglasses (except prescription sunglasses), luggage, packages, tape players, tape recorders, are not allowed (see exceptions for tape recordings under “Attorney Visits”). A visitor may take a clear plastic container or bag equivalent to the size of a wallet or small, clear change purse.

**Infant Care Items:** Infant care items for visitors with infant children will be limited for security reasons. Premixed formula and other liquids or foods in sealed, original containers only will be permitted. Other infant care items will be limited to three (3) clear nursing bottles, four (4) diapers, wet wipes, and one small blanket. Baby powders, ointments, creams, bowls, cups, baby carriers or strollers, etc. are not permitted.

Children may not take in toys, books, cards, dolls, crayons, or games, including electronic devices. Diaper bags will be permitted only for visitors with small infants and it must be clear plastic. Mothers who breast feed must have a small blanket or other type of covering to ensure the breast is not
exposed during nursing and will be afforded the privacy of breast feeding in any one of attorney / client rooms. Only the mother and child will be allowed in the room for this purpose.

**Children’s Area:** The Children’s Area is off limits to all adult visitors and inmates except for supervision.

**Pets:** Visitors are precluded from bringing animals on institutional grounds, except for service animals to assist persons with disabilities. In such cases, the visitor must provide staff with certification the animal has been trained for that purpose.

**Money:** Visitors of any type (i.e.: social, lawyer, consulate, etc.) may not leave any money for deposit in the inmate’s account with either FCI / FSL Elkton staff or inmates.

**MEALS:** Food items are not permitted to be brought into the institution, except baby bottles filled with formula or milk, which can be brought into the visiting area after having passed a security check with the metal detector and a visual inspection of the contents.

**Originator:** Correctional Services.

//s//
Steven Merlak, Warden