1. **PURPOSE AND SCOPE:** To implement regulations and procedures pertaining to inmate visits. This should be read in conjunction with P.S. 5267.08, Visiting Regulations.

2. **DIRECTIVES AFFECTED:**
   
   A. Directive Rescinded:
      
   
   B. Directive Referenced:
      
      Program Statement 1315.07, Legal Activities, Inmate  
      Program Statement 5267.08, Visiting Regulations  
      Program Statement 5360.09, Religious Beliefs and Practices  
      Program Statement 5500.11, Correctional Services Manual  
      Program Statement 5500.12, Correctional Services Procedures Manual  
      Program Statement 5580.07, Personal Property, Inmate  
      Institution Supplement 1315.07e, Legal Activities, Inmate

3. **IMPLEMENTATION:**
   
   A. Visiting Area:
      
      All visits not requiring special security measures will be conducted in the institution Visiting Room. Separate rooms located in the visiting area are provided, subject to availability, for legal and diplomatic visits. These rooms will not be used for social visiting unless approved in advance by the Captain. When security concerns require a legal visit to occur elsewhere in the institution, Unit Team staff will, in consultation with the Operations Lieutenant, select an appropriate and available location, and supervise the visit.

      Inmates will not normally be permitted to use restroom facilities during social visits unless the visit exceeds one hour. Any inmate using the restroom shall be escorted and remain under constant visual staff supervision. Inmates requesting to depart the Visiting Room will not be readmitted. Visitors will immediately depart the Visiting Room after completion of their visit.
NOTE: All inmates will be identified by picture card prior to the departure of their visitor(s) from the Visiting Room.

B. Visiting Hours:

(1) Social Visiting - As stated in Section 3.C. and depicted in Attachment A, social visiting occurs on a rotating basis, according to the unit to which the inmate is assigned.

<table>
<thead>
<tr>
<th>Day</th>
<th>Time</th>
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<tbody>
<tr>
<td>Sun</td>
<td>8:00 a.m. - 11:00 a.m.* 12:00 p.m. - 3:00 p.m.</td>
</tr>
<tr>
<td>Mon</td>
<td>8:00 a.m. - 11:00 a.m. 12:00 p.m. - 3:00 p.m. 5:00 p.m. - 8:00 p.m.</td>
</tr>
<tr>
<td>Tues</td>
<td>No Social Visiting</td>
</tr>
<tr>
<td>Wed</td>
<td>No Social Visiting</td>
</tr>
<tr>
<td>Thurs</td>
<td>8:00 a.m. - 11:00 a.m. 12:00 p.m. - 3:00 p.m. 5:00 p.m. - 8:00 p.m.</td>
</tr>
<tr>
<td>Fri</td>
<td>8:00 a.m. - 11:00 a.m. 12:00 p.m. - 3:00 p.m.</td>
</tr>
<tr>
<td>Sat</td>
<td>8:00 a.m. - 11:00 a.m.* 12:00 p.m. - 3:00 p.m.</td>
</tr>
<tr>
<td>Holiday</td>
<td>8:00 a.m. - 11:00 a.m.* 12:00 p.m. - 3:00 p.m.</td>
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</tbody>
</table>

* Weekend and holiday visiting for work cadre and female inmates is one continuous 8:00 a.m. - 3:00 p.m. visiting session.

(2) Legal Visiting:

<table>
<thead>
<tr>
<th>Day</th>
<th>Time</th>
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<tbody>
<tr>
<td>Sun</td>
<td>8:00 a.m. - 3:00 p.m.</td>
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<tr>
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<tr>
<td>Holiday</td>
<td>8:00 a.m. - 3:00 p.m.</td>
</tr>
</tbody>
</table>

(3) Visitor Processing:

The processing of visitors will begin thirty minutes prior to the scheduled visiting session except for weekends and holidays, when it will begin one hour prior to the session. Visitor processing will end one hour before the end of the visitation period. Scheduled inmate counts occur on a daily basis at 4:00 p.m., and at 10:00 a.m. on weekends and federal holidays. During this time, all movement in the institution ceases. The actual processing of visitors into and out of the Visiting Room will be suspended 30 minutes prior to the count. Movement of legal visitors resumes upon verbal count confirmation, whereas the movement of social visitors and inmates resumes after written count confirmation. Counts require approximately 30-40 minutes to complete. Accordingly, visitors must take this institution activity into consideration when planning to initiate and conclude visits.
C. Frequency and Number of Social Visitors:

Inmates will ordinarily be allowed a social visit within the three (3) hour session designated for the inmate’s assigned housing unit (Attachment A). These sessions will be rotated for appropriate distribution of visiting days and hours between the inmate housing units. Normally, each inmate will be allowed one visit per designated session. Each inmate is responsible for properly notifying their visitors of the visiting sessions designated for the inmate’s housing unit.

Work cadre and designated short-term female inmates will be allowed to visit during their scheduled working hours. The weekend and holiday visiting for work cadre and female inmates is one continuous 8:00 a.m. - 3:00 p.m. session.

Inmates will be permitted to visit with a maximum of four (4) visitors at one time. Normally, only those children who will be reasonably expected to be occupying a seat in the Visiting Room will be considered as one of the four authorized visitors.

D. Approved Social Visitors:

(1) Visiting Lists for pretrial and holdover (except those in-transit) inmates are normally limited to immediate family (Attachment B). Immediate family includes mother, father, step-parents, foster parents, brothers, sisters, spouse, and children. Approval of the visiting list will normally be completed within seven days upon receipt of all required forms from the inmate.

For an inmate who does not have a legal spouse, but there is an individual with whom the inmate has been cohabitating, and there is evidence the relationship was similar to that of a spousal one, that individual will be approved for visiting. The preexisting relationship must be demonstrated using documentation such as a lease agreement, a birth certificate of a child, driver’s licenses with common addresses, or shared utility bills. Approval for these individuals is subject to normal screening procedures.

(2) In addition to immediate family members as listed above, work cadre and designated short-term female inmates may have other relatives or friends and associates added to their approved Visiting List (Attachment C). The visiting privilege is extended to friends and associates having an established relationship with the inmate prior to confinement, unless such visits could reasonably create a threat to the security and good order of the institution. Any exceptions to the prior relationship requirement, requires the Warden’s approval. A maximum of ten (10) visitors, in addition to immediate family members, may be on the Visiting List for a work cadre or designated short-term female inmate.

(3) The official list of approved visitors is maintained and updated by the inmate’s Correctional Counselor. The approved visiting list will be electronically transferred to the Front Lobby computer. In addition, a computer generated approved visiting list will be completed by the Counselor, signed and forwarded to the Front Lobby, with copies to the inmate and central file. These hard copies are to be updated weekly.
Subsequent additions or deletions will be processed in a timely manner. (All social visitors must be approved in advance by the Unit Team.) The computer generated hard copy will be utilized during times the computer system goes down.

(4) Visitors may not ordinarily be listed on more than one inmate’s visiting list, except where inmates and visitors are of the same immediate family. Inmates who are members of the same immediate family, and who are being visited by members of their immediate family, will be allowed to visit at the same time unless there are security concerns.

(5) A signature of a parent or guardian will be necessary to process the visitation request of individuals under eighteen (18) years of age. Visitors under the age of sixteen (16) must be accompanied by a parent or legal guardian.

(6) The identity of each visitor over sixteen years of age must be verified prior to admission into the institution. This may be accomplished through use of driver’s license or state or federal picture identification. Mexican consulate identification cards will not be allowed as identification.

(7) An inmate will be provided written material on the institution’s visiting procedures during the intake screening process, by the Unit Team. This information will be included in the institution A&O Handbook. Attachment I will be given to each inmate during this screening process. Each inmate will be responsible for sending a copy of this attachment to each of their requested visitors. At a minimum, the information will include the following:

a. Facility address/phone number, directions to the facility and information about local transportation.

b. Days and hours of visitation.

c. Approved dress code.

d. Identification requirements for visitors/items authorized in the visiting room.

e. Special Rules for children.

f. Authorized items that visitors may bring to the inmate, if applicable.

g. Special Visit requirements.

(8) If results of proposed visitor background information (NCIC, Conviction Information, et cetera) reveal the proposed visitor would present security concerns or disrupt the orderly running of the institution, the proposed visitor will be denied visiting privileges. The effected inmate will be notified of the denial by his/her Unit Team, and
the inmate will be responsible for notifying his/her proposed visitor of their denial.

E. Visitor Attire:

Visitors are required to dress appropriately. Adult visitors will not be allowed to wear revealing shorts or sun dresses, halter tops, bathing suits, see-through garments of any type, crop tops, low-cut blouses or dresses, leotards, spandex, miniskirts, backless tops, hats or caps, any sleeveless garment, any skirt approximately two (2) inches or more above the knee, any dress or skirt with a high cut split in the back or front or side, or any clothing similar to inmate clothing such as khaki or green military type clothing. Due to safety and health concerns, only closed toed shoes will be allowed by visitors, in the Visiting Room. Clothing that is questionable for a correctional setting will be brought to the attention of the Operations Lieutenant or, in the event the Operations Lieutenant is unavailable, to the attention of the Institution Duty Officer (IDO).

F. Visitor Denial:

The Operations Lieutenant has the primary authority to deny an inmate visitor entry into the institution for reasons related to institution security such as improper dress and identification. In the event a visitor wishes to contest the Operations Lieutenant’s decision, the visitor will be referred to the IDO. When a visit is denied due to reasons of institution security, the Operations Lieutenant will submit an Inmate Visitor Denial form to the Captain (Attachment D). The IDO maintains final decision-making authority for visiting matters not related to institution security.

If an inmate visitor states they have been approved for visitation (and they do not appear on the inmate’s approved visiting list), the Unit Team will be contacted to verify the visitor’s statement. If members of the Unit Team are not available, the Operations Lieutenant and/or Duty Officer will be contacted for final determination. The Front Lobby Officer does not have the authority to approve a visit.

G. Visitor’s Personal Property:

Visitors will not be allowed to take any personal items into the Visiting Room except:

1) Identification
2) Money
3) Infant care items consisting of one pacifier, two diapers, five diaper wipes, one clear see-through baby bottle with contents, and one infant size blanket.
4) Necessary medication such as asthma sprayer or nitroglycerin tablets.

In circumstances where a visitor must take medication into the visiting room, staff will ensure that the quantity of medication taken into the Visiting Room is only the amount necessary for the duration of the visit. An entry should be made on the visitor’s “Notification to Visitors” form describing the medication. Any questions regarding the introduction of medication into the institution by a visitor should be referred to the Operations Lieutenant. Any questions as to the identification of medication, as well as its use, will be directed to medical staff. All medication should be left with the Visiting Room Officer in Charge (OIC).
Inmates are responsible for notifying prospective visitors of what property is allowed into the Visiting Room. A limited number of lockers are available for institution visitors with unauthorized property. These lockers are provided as a matter of convenience and are available on a first-come first-serve basis. Items not able to be stored in a locker must ordinarily be removed from institution grounds. Under no circumstances may staff accept responsibility for any visitor property. All items of visitor property must be retrieved upon completion of the respective visitor’s visit. FDC Houston is not responsible for any loss or damage of property not allowed into the Visiting Room.

H. Visitor Documentation:

In addition to the “Notification to Visitor” form, each adult visitor will be required to sign the visiting log book prior to each visit. Each visitor will record their departure time in the visiting log book. The completed “Notification to Visitor” forms will be filed with the Special Investigative Supervisor’s (SIS) Office for a period of one year.

I. Inmate’s Personal Property:

Inmates are only allowed to wear institution issued clothing and shoes in the Visiting Room. Underclothing is required. All clothing must be clean and neat in appearance. Inmates may enter the Visiting Room with one plain wedding band, one approved religious medallion, and one pair of prescription eyeglasses. Medication necessary for the preservation of the inmate’s life will be allowed into the Visiting Room and will be maintained by the Visiting Room OIC. No other items will be allowed in the Visiting Room. Unauthorized items brought into or out of the Visiting Room will be confiscated and disposed of as outlined in Program Statement 5580.07, Inmate Personal Property.

J. Inmate Processing:

The Visiting Room Shakedown Officer will identify all inmates as they enter and exit by using a picture card. If the inmate has altered his appearance from the picture card, it will be noted so that a new picture can be obtained. The Visiting Room Shakedown Officer will personally hand the inmate’s picture card to the Visiting Room OIC, ensuring the Visiting Room OIC is aware of each inmate being admitted into the Visiting Room. All inmates entering the Visiting Room will be pat searched and screened with a handheld metal detector. All inmates departing the Visiting Room will be visually searched and scanned with the handheld metal detector. After completion of a visit, no further visitor contact will be permitted. Inmates will be positively identified with the picture cards prior to the departure of their visitor(s). Visitors entering and departing the Visiting Room will be escorted by staff. Five (5) visitors (excluding carried children) may be escorted per one (1) staff member. The departure of inmates will be supervised by the Visiting Room OIC.

K. Counts in the Visiting Room:

Inmates present in the Visiting Room during official counts will be counted in the Visiting Room. The movement of visitors and inmates into and out of the Visiting Room will be suspended thirty minutes before the official count, at which time the Visiting Room OIC will prepare and submit an Out-Count Form to the Control Center. When conducting the count, Visiting Room staff will require
all inmates to stand on one side of the Visiting Room, separated from the visitors. Visiting Room entry and exit will resume when the institution count has cleared.

L. **Conduct in the Visiting Room:**

Visits will be conducted as informally and as pleasantly as the physical conditions permit. Handshaking, brief embracing, and an exchange of a brief kiss are permitted at the beginning and end of the visit. The visiting room officers will ensure that all visits are conducted in a quiet, orderly and dignified manner. Placement of inmates and visitors will be at the Visiting Room OIC’s discretion. All visitors will sit across from the inmate. Inmates are also permitted to hold their children during a visit. Any other physical contact will not be permitted and may be grounds for termination of the visit. Staff may limit physical contact to minimize the opportunity for the introduction of contraband and to maintain the orderly operation of the visiting area. The IDO and/or Operations Lieutenant will make decisions regarding termination of a visit for excessive physical contact.

M. **Passing of Articles:**

1. It is not permissible for papers of any kind to be examined or signed during social visits, nor may social visitors receive from or give any items to the inmate. Such transactions must be handled through the mail correspondence procedures. Exceptions must be approved by the Warden or Administrative Duty Officer (ADO).

2. Visitors (social or legal) are expressly prohibited from passing money to an inmate in the Visiting Room. Visiting Room and other staff are not permitted to directly receive funds for deposit to an inmate’s commissary account. All funds intended for an inmate’s commissary account must be mailed to the lock box and be made payable to the inmate using the inmate’s name and register number.

N. **Visit Termination:**

The decision to terminate a visit for any reason will be made by the IDO or, when the IDO is not in the institution or is otherwise unavailable, by the Operations Lieutenant. When a visit is terminated for any reason other than overcrowding, the Operations Lieutenant will ensure a memorandum detailing the reason for the termination is prepared. The memorandum will be forwarded to the Captain.

O. **Overcrowding:**

Social visiting may be curtailed when necessary to alleviate overcrowding in the Visiting Room. Should it become necessary to curtail visiting, the Operations Lieutenant shall consult with the IDO prior to terminating any visit. Prior to terminating a visit, volunteers will be sought to leave the Visiting Room. If the volunteer response is insufficient, visits will be terminated in the same order that they began.
P. Legal Visits:

(1) Legal Visiting Sessions - Inmates incarcerated at FDC Houston are afforded an opportunity to receive legal visits on a daily basis, at the times previously specified in Section 3.B.(2). The expansiveness of the hours of legal visitation, including scheduled evening hours, is intended to accommodate the needs of the inmate population and their legal representatives without the disruption and consumption of staff resources associated with individually scheduled visits. Accordingly, requests for visitation outside of the designated hours for legal visitation will only be approved in compelling circumstances. Requests for visitation beyond the designated hours should be directed to the inmate’s Unit Team and, to ensure staff coverage for any such visit, must be made twenty-four (24) hours in advance whenever possible.

(2) Documentary Requirements for Attorneys - Attorneys seeking a legal visit are responsible for indicating where they are actively licensed and how that fact may be verified. Licensure may be satisfactorily demonstrated through presentation of a current bar card. Attorneys from the Office of the Federal Public Defender may, in lieu of a bar card, present credentials of that office with their picture for entry into the institution.

(3) Legal Assistants Desiring to Accompany an Attorney - Legal assistants such as law clerks, investigators, interpreters, paralegals, notaries, and mental health professionals must receive prior approval to participate in legal visitation, regardless of whether the legal assistant is accompanied by an attorney. Attorneys desiring a legal assistant’s participation in legal visitation are responsible for submitting a completed Application to Enter Institution as a Legal Assistant form (Attachment E). Ordinarily, completed applications must be mailed to the Unit Manager designated on the application. Original signatures for this form are required and hand-delivered applications will not ordinarily be accepted. Review of properly submitted applications will normally be completed within two business days, excluding the day of submission, and Unit Team staff will consult with the Legal Department prior to any denial of a legal assistant’s request.

A computerized list of approved legal assistants and their corresponding sponsoring attorneys will be maintained by Unit Team staff. A legal assistant on this list may participate in legal visitation with any inmate so long as they are accompanied by a listed sponsoring attorney. A legal assistant may be sponsored by an unlimited number of attorneys so long as each request includes a fully completed application that, if approved, will be assigned an independent renewal date. Exceptions to the requirement that an approved legal assistant be sponsored by a specific, listed attorney must be approved by the Warden. Currently such exceptions are limited to circumstances involving the Federal Public Defender’s Office, contract interpreters working with the United States District Court, and diplomatic representatives. See Section 3.Q. with regard to diplomatic representatives.
Unit Team staff assign a renewal date to each approved request of a legal assistant for accompanied legal visitation. The renewal date is generally one year in advance of the date on which the request is approved. If a legal assistant seeks to participate in a legal visit with their sponsoring attorney after the respective renewal date, Front Lobby staff will allow the visit after advising the legal assistant that they will need to submit another Application to Enter Institution as a Legal Assistant form (Attachment E) to ensure uninterrupted legal visitation privileges in the future.

Front Lobby staff will document the permitted entry of a legal assistant in need of renewal on a Passage of Legal Assistant Renewal Date Memorandum (Attachment F). After receipt of a Passage of Legal Assistant Renewal Date Memorandum, Unit Team staff will remove the referenced the legal assistant authorization from the computer database if satisfactory renewal has not occurred within 10 days. Unit Team will also purge the computer database of all legal assistant authorizations that are more than one year beyond the renewal date. Front Lobby staff will, however, allow any properly accompanied legal assistant to participate in legal visitation so long as the authorization appears in the computerized database, irrespective of the assigned renewal date, and no other independent reason exists to deny entry.

(4) **Legal Assistants Not Accompanied by Their Sponsoring Attorney** - A sponsoring attorney who desires that a legal assistant participate in legal visitation with a particular inmate in the attorney’s absence, or engage in legal correspondence with a particular inmate, may submit a facsimile transmission of a Request for Expanded Legal Assistant Privileges form (Attachment G) to the respective inmate’s Unit Manager. Facsimile transmissions regarding inmates assigned to Units 3 and 4 should be sent to (713) 229-4224; transmissions regarding inmates assigned to Units 5 and 6 should be sent to (713) 229-4225. Request for Expanded Legal Assistant Privileges forms will normally be processed within two business days. It is imperative that facsimile transmissions be limited to requests that concern a legal assistant already approved to participate in legal visitation with the attorney submitting the request for the additional privileges.

Unit Team staff will add legal assistants approved for expanded legal assistant privileges to the particular inmate’s visiting list. Unit Team staff will assist mail room staff in identifying legal assistants with expanded privileges and who are, accordingly, authorized special mail privileges with individual inmates.

(5) **Legal Visitor Processing** - The processing of legal visitors into the institution will begin thirty minutes prior to scheduled visiting hours and will cease one hour before the end of the visitation period. See Section 3.B.(3) regarding scheduled institution inmate count times.

Normally, due to the unique mission of a pretrial facility, the processing of legal visitors will receive priority over other visitors. As required for all visitors, legal visitors must present appropriate photo identification and complete the Notification of
Visitor Form. Attorneys must also complete the Visiting Attorney Statement (Attachment H), which will be maintained with Notification of Visitor forms.

After prospective legal visitors satisfactorily complete necessary documentation, Front Lobby staff are responsible for attempting to initiate contact with one or more of the Unit Officers overseeing the inmates with whom the visitor desires to have a legal visit. The legal visitors will then be processed through the metal detector and will have their hand stamped before being allowed entry into the institution. All legal materials and briefcases will be searched for contraband and processed through the x-ray machine. Portable phones, pagers, personal digital assistants (PDAs), and nonlegal materials, such as newspapers and magazines, gum, candy, et cetera, are not permitted in the Visiting Room.

Legal Materials - Inmates desiring to use legal materials from their cell during the course of a legal visit will be allowed to do so after staff examine the materials desired to be used to verify that they are limited to legal materials and include no prohibited items. Unauthorized property brought to the Visiting Room area will be treated as contraband and handled in accordance with Program Statement 5580.07, Personal Property, Inmate. During the course of a legal visit, inmates are permitted to give any or all of the possessed legal materials to their legal visitor(s).

Legal visitors may provide the inmate with whom they are visiting a limited amount of legal papers at the end of the visit after informing the Visiting Room OIC that they intend to do so. Documents to be given to an inmate must be individualized sheets of paper without folders, clips, and any other form of a binding with the exception of staples used to attach a minimal number of pages. Prior to an inmate’s return to their cell, all papers in an inmate’s possession will be inspected to verify that the papers are limited to legal materials and contain no contraband.

Attorneys may also leave legal documents for an inmate by utilizing a legal mailbox located in the entry area of the institution. This mailbox, which is only for legal mail, is also available for members of the legal community who are not partaking in legal visitation but who wish to leave legal papers for an inmate. All documents placed in this mailbox must be in an envelope which contains markings that state the contents constitute legal mail and that it is to be opened only in the presence of the inmate. The originating party’s name must also be clearly identified on the envelope indicating that they are a licensed attorney or other individual approved for special mail privileges with the intended inmate recipient. Envelopes with insufficient markings will be treated as general correspondence and will be inspected and subject to being read.

Co-Defendant Meetings - Attorneys desiring to see more than one inmate simultaneously must provide a copy of an indictment which identifies the inmates as co-defendants. All co-defendant meetings will be schedule in advance by Unit Team staff after any necessary consultation with the Legal Department.
Material Witnesses - Attorneys are not ordinarily permitted to bring material witnesses into the Visiting Room without clearly defined special circumstances. Prior approval must be received from the Warden.

Electronic Discovery Materials - Legal visitors may take video and audiotapes received during criminal discovery into the Visiting Room. Institution playback equipment is provided, subject to availability, and may be reserved by contacting the inmate’s Unit Team. No other audio or video playback equipment will be allowed into the institution. Attorneys desiring to review discovery material provided by prosecuting officials in the form of CD-ROM may utilize a computer maintained in the Visiting Room for that purpose.

Special Visits - The following days are considered special visits:

Non-Visiting Days: Limited visiting during non-visiting hours may be authorized in unusual circumstances, (i.e., persons traveling a long distance to visit, a person visiting a hospitalized inmate, et cetera) upon approval of the Warden. When this occurs, the Unit Manager shall be responsible for providing staff to process and supervise the visit.

Minister of Record, Clergy Visits - Clergy visits are not conducted as minister of record. See Program Statement 5360.09. An inmate wanting to receive visits from his minister of record must submit a written request to the Chaplain. Upon approval, the unit team will add the name and title (Minister of Record) to the inmate’s visiting list (will not count as one of the allowed 10 visitors). An inmate will only have one minister of record in his visiting list at one time. These visits will take place during normal visiting hours.

Visits by Diplomatic Representatives:

Diplomatic representatives desiring to visit inmate foreign nationals of their country of citizenship may do so, after approval for entry into the institution, during legal visiting hours. Diplomatic representatives may obtain approval for entry into the institution by submitting a written request to Unit Manager responsible for floors 3 and 4. Requests should be on the representative’s respective letterhead and include a photocopy of their credentials and a telephone number and address at which additional information, if needed, may be obtained. Unit Team staff will add the names of approved representatives to the computerized database that also contains, among other things, the names of legal assistants approved to participate in legal visitation with their sponsoring attorney.

Approval of diplomatic representatives for entry into the institution will normally allow the representative to visit any inmate foreign national of their country of citizenship. This approval is subject to yearly renewal. Front Lobby staff will advise diplomatic representatives seeking entry after their renewal date that prompt re-submission of their request materials is necessary for uninterrupted future visiting privileges. Front Lobby staff allowing a diplomatic representative entry after their renewal date will provide computerized or written notification to the Unit Manager for floors 3 and 4 that the representative has been advised to seek renewed approval. After receipt of such notification, Unit Team staff will remove the referenced representative from the computerized
database if satisfactory renewal has not occurred within 10 days. Unit Team will also purge the computerized database of all diplomatic representatives that are more than one year beyond the renewal date. Front Lobby staff will allow entry to any representative whose name appears on the computerized database, irrespective of the assigned renewal date, if denial is not otherwise required.

R. **Prisoner Visitation and Support Visitors:**

FDC Houston espouses the efforts of the volunteer participants of the Prisoner Visitation and Support (PVS) program. The primary focus of these individuals is to visit and provide moral support to inmates who do not ordinarily receive visits from family and friends.

PVS National Visitors may engage in social visitation at FDC Houston by notifying the Warden of their desire to do so. Other PVS visitors may seek approval by having their request, along with pertinent biographical data, sent to the Warden by PVS staff. Prior to approval, PVS visitors are subject to local law enforcement checks and NCIC clearance. Volunteer training provided by FDC Houston staff will be afforded to PVS visitors. Renewal of PVS visitor status is conducted every five years.

PVS visitors desiring to partake in inmate social visitation at FDC Houston may do so by scheduling their visit to the facility in advance. Such visits will ordinarily occur in the Visiting Room during normal visitation hours. Although PVS visitors will generally identify the inmates with whom they wish to visit through prior correspondence, Religious Services staff will facilitate this process. PVS visitors may generally bring paper and writing implements into the Visiting Room.

S. **Special Housing Unit (SHU) Inmates:**

Inmates housed in the SHU will be permitted to have visits in the same manner as other inmates unless restricted for security or discipline concerns. Inmates housed in the SHU will be seated in a designated area in the Visiting Room. SHU holdover inmates from other institution will be considered for social visiting during visiting sessions normally limited to legal visits.

Inmates housed in the SHU who the Warden determines are unable to have visitation in the Visiting Room due to security concerns will be considered for visitation in the SHU. The Warden will identify the parameters of any visitation which occurs in the SHU on an individual basis. Visitors under the age of eighteen (18) years of age, however, are prohibited from visiting in the SHU under all circumstances.

T. **Violations of Regulations and/or Introduction of Contraband:**

If a visit is terminated because of an alleged violation of regulations, the officer identifying the violation will prepare and submit an incident report on the inmate(s) involved. The Operations Lieutenant will prepare a Temporary Restriction of Visitation memorandum and forward it to the Warden no later than two working days after the incident. Only the Warden may restrict visiting privileges pending final disposition of the Unit Disciplinary Committee or Disciplinary Hearing Officer. The Disciplinary Hearing Officer or Unit Disciplinary Committee should ordinarily impose...
the loss of visiting privileges as a sanction on inmates found to have committed prohibited act(s) involving violations of regulations and/or introduction of contraband.

The Bureau of Prisons may seek criminal prosecution against visitors who participate in contraband violations.

U. Searching of Visitors:

a. Right of Refusal: Visitors who refuse any such search or procedure and elect to leave the institution, will not be permitted to return for a visit without prior approval of the Associate Warden of Programs. The Operations Lieutenant will prepare a memorandum through the Captain to the Associate Warden of Programs when a visitor is denied entrance due to objecting to a search.

b. Metal Detectors: All visitors will be required to successfully clear the metal detector, prior to being allowed access into the institution. Personal effects will be searched. Any personal effects not allowed in the visiting room must remain in the visitor’s vehicle or assigned lobby visitor locker. Occasionally, a visitor will be equipped with a prostheses containing metal. In such cases, a personal search will be conducted in the restroom located at the front entrance, including a through inspection of the prostheses device. Visitors may have surgically implanted pins and plates that will not clear the metal detector. After verification of an approved medical card, verifying the implant, the hand-held metal detector will be used to verify the location of the implant (if the visitor has a medical requirement not to be processed through a metal detector, a procedural memorandum will be in the Front Lobby files). Visitors with hairpins, et cetera, will be required to remove them to successfully clear the metal detector. Visitors will not be allowed to use personal wheel chairs in the visiting room. Depending upon the individual visitor’s medical condition, there may be exceptions to their use of personal wheel chairs (memoranda will be placed in the Front Lobby files for all exceptions). If a wheel chair is necessary, one will be provided by the institution (maintained in the Control Center sallyport). At no time will a visual inspection or a pat search be used in the visitor admittance process, unless authorized by the Warden, Acting Warden, or the Administrative Duty Officer.

c. Electronic Drug Detection: Staff shall randomly test visitors for traces of drugs during normal visiting hours by means of electronic drug detection unit in the Front Lobby. Only visitors (excluding attorneys) will be tested. When an inmate’s visitor registers a positive result, visiting privileges will be suspended for 48 hours for the first occurrence, 30 days for the second occurrence, 90 days for the third occurrence, and 180 days for the fourth occurrence. The visitor’s right of refusal applies for this type of search as well.

V. Visits to Inmates Under Strict Medical Care:

(1) Inmates admitted to local hospitals for medical treatment and who remain under the supervision of FDC Houston staff will not be allowed social visits unless authorized
by the Warden. If authorized by the Warden, visitors will visit according to that medical facility’s visiting times and visits will be limited to immediate family members only. These visits will not exceed one (1) hour in duration and will be done with direct staff supervision. Identification, search procedures, etc. that are applicable at the institution will be in effect.

(2) Visits may be prohibited or restricted for inmates under strict medical care, i.e., suffering from infectious disease, under psychiatric treatment, or who are suicidal, being physically restrained, in dry-cell status, or otherwise not in condition to see visitors. The IDO or Operations Lieutenant should carefully and sensitively explain why the requested visit is being prohibited or restricted. In doing so, however, staff must ensure that only public information is released. Protected information will only be released in writing and only after the affected inmate provides a written release allowing for the disclosure of specified information.

W. Media Visits

Media requests for visits will be coordinated through the Public Information Officer. A media representative who wishes to visit outside his or her official duties, however, must qualify as a regular visitor and, if applicable, a special visitor.

X. Transportation Assistance:

The Warden shall ensure that directions for transportation to and from the institution are provided for the approved visitor. Directions for transportation to and from the institution and pay phone service, with commercial transportation phone numbers posted, are also made available at the institution to assist visitors.

Y. Inmate Separatees:

In some circumstances, identified inmates will not be allowed to have contact with each other and must be separated at all times. Inmates and their separatees, and the families of separated inmates will not be placed in the Visiting Room at the same time. Normally, inmates with separations will be processed into the Visiting Room in the order that their visitor(s) arrived in the institution Front Lobby. Once an inmate with a separation receives a visitor, all later arriving social visitors for that inmate’s separatee(s) will be prohibited from being processed into the Visiting Room until the Visiting Room OIC notifies the Front Lobby that the originally processed inmate and their visitors have departed. A social visit may be prematurely terminated in order to accommodate a requested social visit of inmate housed in the unit to whom that visiting session is primarily dedicated (i.e., the weekend social visit of a 3E inmate may be terminated to accommodate a social visit for a 4W inmate if the particular visiting session is primarily dedicated to 4W). As indicated in Section 3.A., separation concerns will not prevent a legal visit from taking place elsewhere in the institution.
4. **RESPONSIBLE DEPARTMENT**: Correctional Services.

5. **ATTACHMENTS:**

   A. Visitation Rotation
   B. Request for Visitor Approval “Pretrial and Holdover Inmates”
   C. Request for Visitor Approval “Work Cadre and Designated Short-Term Female Inmates”
   D. Inmate Visitor Denial Form
   E. Application to Enter Institution as a Legal Assistant - Pages 1 - 5
   F. Passage of Legal Assistant Renewal Date Memorandum
   G. Request for Expanded Legal Assistant Privileges
   H. Visiting Attorney Statement
   I. Visitor Regulations

Note: Attachments may be updated as necessary.

//Signed//
Al Haynes, Warden

cc: Executive Staff
    Department Heads
    AFGE
### VISITATION ROTATION

<table>
<thead>
<tr>
<th>Week</th>
<th>Sunday</th>
<th>Monday</th>
<th>Tuesday</th>
<th>Wednesday</th>
<th>Thursday</th>
<th>Friday</th>
<th>Saturday</th>
</tr>
</thead>
</table>
| Week 1 | Legal 8am - 3pm  
* 8am - 11am  
* 12pm - 3pm | Legal 8am - 8pm  
4E 8am - 11am  
4W 12pm - 3pm  
* 5pm - 8pm | Legal 8am - 8pm | Legal 8am - 8pm  
5E 8am - 11am  
5W 12pm - 3pm  
* 5pm - 8pm | Legal 8am - 3pm  
6E 8am - 11am  
6W 12pm - 3pm  
* 12pm - 3pm | Legal 8am - 3pm  
* 8am - 11am  
* 12pm - 3pm |
| Week 2 | Legal 8am - 3pm  
4E* 8am - 11am  
4W* 12pm - 3pm | Legal 8am - 8pm  
5E 8am - 11am  
5W 12pm - 3pm  
* 5pm - 8pm | Legal 8am - 8pm | Legal 8am - 8pm  
6E 8am - 11am  
6W 12pm - 3pm  
* 5pm - 8pm | Legal 8am - 3pm  
4E 8am - 11am  
4W 12pm - 3pm  
* 12pm - 3pm | Legal 8am - 3pm  
* 8am - 11am  
* 4W* 12pm - 3pm |
| Week 3 | Legal 8am - 3pm  
5E* 8am - 11am  
5W* 12pm - 3pm | Legal 8am - 8pm  
6E 8am - 11am  
6W 12pm - 3pm  
* 5pm - 8pm | Legal 8am - 8pm | Legal 8am - 8pm  
3E 8am - 11am  
5W 12pm - 3pm  
* 5pm - 8pm | Legal 8am - 3pm  
5E 8am - 11am  
5W 12pm - 3pm  
* 12pm - 3pm | Legal 8am - 3pm  
* 8am - 11am  
* 5W* 12pm - 3pm |
| Week 4 | Legal 8am - 3pm  
6E* 8am - 11am  
6W* 12pm - 3pm | Legal 8am - 8pm  
4E 8am - 11am  
4W 12pm - 3pm  
* 5pm - 8pm | Legal 8am - 8pm | Legal 8am - 8pm  
5E 8am - 11am  
5W 12pm - 3pm  
* 5pm - 8pm | Legal 8am - 3pm  
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| Week 5 | Legal 8am - 3pm  
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* 5pm - 8pm | Legal 8am - 8pm | Legal 8am - 8pm  
5E 8am - 11am  
5W 12pm - 3pm  
* 5pm - 8pm | Legal 8am - 3pm  
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* 12pm - 3pm | Legal 8am - 3pm  
* 8am - 11am  
* 12pm - 3pm |
| Week 6 | Legal 8am - 3pm  
4W* 8am - 11am  
4E* 12pm - 3pm | Legal 8am - 8pm  
5E 8am - 11am  
5W 12pm - 3pm  
* 5pm - 8pm | Legal 8am - 8pm | Legal 8am - 8pm  
6W 8am - 11am  
6E 12pm - 3pm  
* 5pm - 8pm | Legal 8am - 3pm  
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4E* 12pm - 3pm | Legal 8am - 3pm  
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| Week 7 | Legal 8am - 3pm  
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5E* 12pm - 3pm | Legal 8am - 8pm  
6W 8am - 11am  
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* 5pm - 8pm | Legal 8am - 8pm | Legal 8am - 8pm  
3W 8am - 11am  
3E 12pm - 3pm  
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5E* 12pm - 3pm | Legal 8am - 3pm  
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| Week 8 | Legal 8am - 3pm  
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6E* 12pm - 3pm | Legal 8am - 8pm  
3W 8am - 11am  
3E 12pm - 3pm  
* 5pm - 8pm | Legal 8am - 8pm | Legal 8am - 8pm  
4W 8am - 11am  
4E 12pm - 3pm  
* 5pm - 8pm | Legal 8am - 3pm  
6W* 8am - 11am  
6E* 12pm - 3pm | Legal 8am - 3pm  
* 8am - 11am  
* 6W* 12pm - 3pm |

Legal denotes times in which any inmate may receive a legal visit.

* denotes visiting sessions available to work cadre and female inmates

(h) denotes a week affected by the holiday schedule. As with the regular weekend schedule, visiting on federal holidays is from 8:00 a.m. - 3:00 p.m., and is available to work cadre and female inmates and inmates residing on units otherwise scheduled to visit during the respective morning and afternoon sessions.

Each visiting week begins on Sunday.

01/06/08  *****  02/24/08  Week 2
01/13/08  Week 4  03/02/08  Week 3
01/20/08  Week 5 (h)  03/09/08  Week 4
01/27/08  Week 6  03/16/08  Week 5
02/03/08  Week 7  03/23/08  Week 6
02/10/08  Week 8  03/30/08  Week 7
02/17/08  Week 1 (h)
MEMORANDUM FOR INMATE POPULATION / INMATE VISITORS

FROM: Scott Fauver, Captain


Below is the visitation schedule for the month of January 2008 thru March 2008. This visitation will coincide with the visitation rotation.

<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
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<tbody>
<tr>
<td>01/06/08</td>
<td>*****</td>
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<td>01/13/08</td>
<td>Week 4</td>
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<td>01/20/08</td>
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<td>01/27/08</td>
<td>Week 6</td>
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<td>02/10/08</td>
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<td>Week 1 (h)</td>
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<td>03/02/08</td>
<td>Week 3</td>
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<td>03/09/08</td>
<td>Week 4</td>
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<tr>
<td>03/16/08</td>
<td>Week 5</td>
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<tr>
<td>03/23/08</td>
<td>Week 6</td>
</tr>
<tr>
<td>03/30/08</td>
<td>Week 7</td>
</tr>
</tbody>
</table>

Legal denotes time in which any inmate may receive a legal visit.

* denotes visiting sessions available to work cadre and female inmates.

(h) denotes a week affected by the holiday schedule. As with the regular weekend schedule, visiting on federal holidays is from 8:00 a.m. - 3:00 p.m., and is available to work cadre and female inmates and inmates residing on units otherwise schedule to visit during the respective morning and afternoon sessions.

Each visiting week begins on Sunday.
REQUEST FOR VISITOR APPROVAL
PRETRIAL AND HOLDOVER INMATES

NAME: ___________________________________________________  REGISTER NO.: _____________________

Last, First, Middle

Your social visiting is limited to visits by members of your immediate family. Any visitor with a criminal record must have prior written approval from the Warden.

<table>
<thead>
<tr>
<th>Name of Visitor</th>
<th>Relationship</th>
<th>Age</th>
<th>Full Address</th>
<th>Phone Number</th>
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<tbody>
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I swear that the above information is true and accurate to the best of my knowledge.

Inmate’s Signature  Date Signed  Unit Staff Signature

Date Received: _____________________
REQUEST FOR VISITOR APPROVAL
WORK CADRE AND DESIGNATED SHORT-TERM FEMALE INMATES

NAME: ___________________________________________________  REGISTRATION NO.: _____________________

Last, First, Middle

Work cadre and designated short-term female inmates may have immediate family members, other relatives, and friends (verified) on their approved visiting list. A maximum of ten (10) visitors, excluding immediate family members, will be authorized on a work cadre or designated short-term female inmate’s list of approved visitors. Any visitor with a criminal conviction must have prior written approval from the Warden.

<table>
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<tr>
<th>Name of Visitor</th>
<th>Relationship</th>
<th>Age</th>
<th>Full Address</th>
<th>Phone Number</th>
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</table>

I swear that the above information is true and accurate to the best of my knowledge.

________________________________________  _____________________________  ____________________________
Inmate’s Signature  Date Signed  Unit Staff Signature

Date Received: ____________________
On this date, _____________ ____, ______, at _____________ (a.m.) (p.m.), the following inmate visitor, (Mr.) (Mrs.) (Ms.) __________________________ was denied entrance into the institution. The visitor arrived at the institution to visit Inmate ______________________, whose register number is ________________.

The visit was denied for the following reason:

1. Improper identification
2. Improper dress
3. Other: _____________________________________________________________________

COMMENTS:_________________________________________________________________
_________________________________________________________________________
_________________________________________________________________________
_________________________________________________________________________

PRIOR TO DENIAL:

Operations Lieutenant notified: ___________________________________________________________________

Duty Officer notified if the individual requests to appeal the decision of the Operations Lieutenant: _____
APPLICATION TO ENTER INSTITUTION AS A LEGAL ASSISTANT

FEDERAL DETENTION CENTER (FDC), HOUSTON, TEXAS

GENERAL

This information is provided pursuant to 5 U.S.C. 552a, the Privacy Act of December 31, 1974.

PURPOSE AND USES

The information you supply may be used as a basis for an investigation regarding your ability, as a non-attorney, to participate in legal visitation at FDC Houston with your sponsoring attorney. The supplied information may also be used in considering requests made by your sponsoring attorney for you to partake in unaccompanied legal visits or legal correspondence with one or more specified FDC Houston inmates. By signing below, you authorize a representative of the Federal Bureau of Prisons to obtain any information on your criminal background history. In the process of conducting the investigation, the Bureau of Prisons may disclose the information to federal, state, or local law enforcement agencies.

EFFECTS OF NON-DISCLOSURE

You are not required to supply the information requested on the attached form. If you do not furnish the information requested, the processing of your request will be suspended, and you will receive no further consideration. If you furnish only part of the information required, the processing of your request will be attempted; however, it may be significantly delayed. If the information withheld is found to be essential to processing your request properly, you will be so informed, and your request will receive no further consideration unless you supply the missing information. Although no penalties are authorized for failure to supply the requested information, failure to supply the information could result in your not being considered for or allowed admittance to the institution.

SUBMISSION OF APPLICATIONS

Completed applications should be mailed to one of the two Unit Managers at FDC Houston. Unless other arrangements have been made with Unit Team staff, sponsoring attorneys whose last name begins with the letters A-M should direct their submissions to the “Unit Manager for Floors 3&4” and sponsoring attorneys whose last name begins with the letters N-Z should direct their submissions to the “Unit Manager for Floors 5&6.” Original signatures are required for processing and, to ensure orderly delivery to the intended recipient, hand-delivered applications will not ordinarily be accepted. The mailing address for FDC Houston is P.O. Box 526545, Houston, TX 77002-6545. In most cases the processing of properly submitted requests will be completed within two business days, excluding the day of receipt.

APPLICATION TO ENTER INSTITUTION AS THE LEGAL ASSISTANT OF A LICENSED ATTORNEY

This form has four parts, all of which must be completed for each sponsoring attorney the legal assistant seeks to accompany:

1. GENERAL

2. QUESTIONNAIRE: The questionnaire is to be completed by each paralegal, law clerk, investigator, interpreter, notary, mental health professional, court reporter, or other legal assistant who seeks to participate in legal visitation as the legal assistant of a licensed attorney.

3. CERTIFICATION: The legal assistant seeking to partake in legal visitation at FDC Houston must sign the certification which follows the questionnaire.

4. ATTORNEY’S STATEMENT: The licensed attorney must sign this statement.
2. QUESTIONNAIRE

NOTE: Answer all questions, if a question does not apply to you, write “Not Applicable” in the space provided for the answer. Attach additional pages as necessary.

1. Name (Last, First, Middle):_____________________________________________________________

Any alias or other name ever used:

Name:_________________________________ When used:______________________________
Name:_________________________________ When used:______________________________

2. a. Date of Birth:___________________  b. Place of Birth:_______________________________

3. Social Security Number:____________________________________________________________

4 a. Sex: ____________________  b. Race: ______________________________

   c. Height: ____________________  d. Weight: ______________

   e. Color of Eyes: _________________  f. Color of Hair: ___________________________

5. a. Present address: _________________________________________________________________

   City________________________________ State__________________________ County____ Zip Code

   b. How long at this address? ______________________________

   c. If less than 3 years, prior address: __________________________________________________

   City________________________________ State__________________________ County____ Zip Code

6 a. Present place of employment:_______________________________________________________

   b. What is your job title:____________________________________________________________

   c. Name of immediate supervisor:__________________________________________________

   d. Employer’s business address:_______________________________________________________

   e. Employer’s business phone:________________________________________________________

   f. How long have you worked for this employer?_______________________________________
7. List all schools, universities, or other educational institutions attended since high school. This should include any and all legal training that you have received.

<table>
<thead>
<tr>
<th>SCHOOL</th>
<th>ADDRESS</th>
<th>DEGREE/DATE RECEIVED</th>
</tr>
</thead>
<tbody>
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</tbody>
</table>

8. Have you ever been convicted of ANY criminal offense? If so, complete the following. You may exclude any convictions for minor traffic violations (fine of $50 or less).

<table>
<thead>
<tr>
<th>OFFENSE</th>
<th>DATE OF CONVICTION</th>
<th>NAME/LOCATION OF COURT</th>
</tr>
</thead>
<tbody>
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</table>

9. Have you ever been confined in any jail, prison or penal institution? If so, complete the following:

<table>
<thead>
<tr>
<th>TYPE OF INSTITUTION</th>
<th>LOCATION</th>
<th>DATES OF CONFINEMENT</th>
</tr>
</thead>
<tbody>
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</tbody>
</table>

10. Are you currently under any form of supervision? If yes, please provide details.

11. Have you ever been denied permission to visit or correspond with any inmate by an institution within the Federal Bureau of Prisons?___________

   If so, which institutions, with which inmate, and when?

   _____________________________________________________________

12. Are you a citizen of the United States?__________________________

   If not, give the name of the country of which you are a citizen?__________________________
3. CERTIFICATION

STATEMENT OF APPLICANT SEEKING TO ENTER AN INSTITUTION TO VISIT FEDERAL PRISONERS AS THE LEGAL ASSISTANT OF A LICENSED ATTORNEY

I certify that I am authorized to act as a legal assistant of ____________________________________________, a licensed member of the bar of the State of _______________________, and with whom I request that I be allowed to accompany for the purpose of conducting legal visitation at FDC Houston. I am aware of my responsibility as a representative of the above-named attorney and certify that I am able to meet this responsibility. I am also aware of FDC Houston’s policies concerning legal visitation and certify that I am able to and will adhere to the requirements of these policies. I pledge to abide by Bureau of Prisons regulations and institution guidelines with regard to all privileges extended to me by FDC Houston, both now and in the future.

I hereby certify that all of the information contained in this questionnaire is true and correct to the best of my knowledge. I understand that all information contained in this questionnaire may be investigated and verified through the use of federal, state, and local authorities. Furthermore, I hereby authorize a representative of the Federal Bureau of Prisons to obtain information on my criminal history background.

Applicant’s Printed Name: __________________________________________

Applicant’s Signature: __________________________________________

Date Completed: __________________________________________
4. STATEMENT OF SPONSORING ATTORNEY

My signature below certifies that I am a licensed member of the bar of the State of _____________________ and that I am utilizing the services of ____________________________________________, a legal assistant I desire to be able to accompany me when I partake in legal visitation at FDC Houston. I further certify that the above-named legal assistant is aware of the responsibility of his/her role as my legal assistant and is able to meet this responsibility. I pledge that I will supervise my legal assistant’s activities with regard to any privileges extended to him/her by FDC Houston and I accept personal and professional responsibility for all acts of my legal assistant which affect the institution, its inmates, or staff.

Sponsoring Attorney’s Printed:

Printed Name: ________________________________

Business Address: ____________________________

Telephone Number: ___________________________

Sponsoring Attorney’s Signature: ________________________________

Date Completed: ________________________________
U.S. Department of Justice
Federal Bureau of Prisons
Federal Detention Center

1200 Texas Avenue
Houston, Texas 77002

DATE: ___________ ______, 200__

REPLY TO
ATTN OF: __________________, Front Lobby Officer

SUBJECT: Passage of Legal Assistant Renewal Date

TO: Unit Manager for Floors ______
(Indicate 3/4 when the sponsoring attorney's last name begins with the letters A-M and 5/6 when the sponsoring attorney's last name begins with the letters N-Z)

On the above-indicated date, ____________________________, a legal assistant previously approved to participate in legal visitation, entered the institution. I advised the legal assistant that their renewal date for their sponsorship by _____________________________ had passed on _________________________ _____, 200__ and that they would need to promptly send you a completed Application to Enter Institution as Legal Assistant form. I provided the legal assistant a copy of that document.

The legal assistant will continue to be allowed to participate in the previously approved legal visitation unless the entry documenting that approval is removed from the database of approved legal assistants.
REQUEST FOR EXPANDED LEGAL ASSISTANT PRIVILEGES

I am a licensed member of the bar of the State of ________________________ and I am utilizing the services of ________________________, a legal assistant who completed an Application to Enter Institution as a Legal Assistant in order to be able to accompany me while I partake in legal visitation at FDC Houston. Through my signature below, I request that the above-named legal assistant additionally be allowed special correspondence and unaccompanied legal visitation privileges with ________________________, who is confined at FDC Houston and has been assigned Register Number __________ - ______.

Through my signature below, I once again certify that the above-named legal assistant is aware of the responsibility of his/her role as my representative and is able to meet this responsibility. I pledge that I will supervise my legal assistant's activities with regard to any privileges extended to him/her by FDC Houston and I accept personal and professional responsibility for all acts of my legal assistant which affect the institution, its inmates, or staff.

Sponsoring Attorney’s Printed:

Printed Name: __________________________________________

Business Address __________________________________________

________________________________________________________

Telephone Number _________________________________________

Sponsoring Attorney’s Signature: ______________________________

Date Completed: ____________________________________________

Important Submission Note:

If within the past year the sponsoring attorney has previously submitted all four questionnaire/certification pages of the Application to Enter Institution as a Legal Assistant, with original signatures, for the named legal assistant, this one-page document may be sent to the inmate’s Unit Manager by facsimile transmission. Please allow two business days for processing.

Facsimile number for inmates assigned to Units 3 and 4 - (713) 229-4224
Units 5 and 6 - (713) 229-4225

To identify an inmate’s Unit Manager or otherwise seek assistance, please call (713) 221-5400.

Application to Enter Institution as a Legal Assistant forms may not be submitted by facsimile transmission. Such documents must submitted with original signatures and, as explained on the informational page of the form, hand-delivered submissions will not normally be accepted.
VISITING ATTORNEY STATEMENT

FEDERAL DETENTION CENTER (FDC), HOUSTON, TEXAS

I, ____________________________, a licensed attorney in the state(s) of ________________________, with offices at ____________________________, on this day, ________________, 2006, hereby certify that my visit is for the purpose of facilitating the attorney-client or attorney-witness relationship and for no other purpose. I certify that any documents exchanged during the course of my visit will be legal in nature and for the exclusive purpose of benefitting the attorney-client or attorney-witness relationship. I further certify that any tape-recording or other recording made during any portion of this visit will be made after receiving the Warden’s prior approval and will only be used to facilitate the attorney-client or attorney-witness relationship. During this visit to FDC Houston, I desire to conduct a legal visit with each of the following inmates:

<table>
<thead>
<tr>
<th>Inmate Name</th>
<th>Inmate Register Number</th>
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</tbody>
</table>

__________________________
Signature of Visiting Attorney
The following information is provided to describe our visiting schedule and program. We want you to understand our procedures so that your visiting experience will be as pleasant as possible.

The directions to the Federal Detention Center, Houston, is as follows: Take U.S. 45 south to Milam. Exit Milam and go to 1200 Texas Avenue and turn left. The Federal Detention Center is on the right side of the street. The telephone number to the institution is 713-221-5400.

1. The regularly scheduled visiting hours are as follows:
   
   A. Social Visiting - As stated in Section 3.C and depicted in Attachment A, social visiting occurs on a rotating basis, according to the unit to which the inmate is assigned.

<table>
<thead>
<tr>
<th>Day</th>
<th>Visiting Hours</th>
</tr>
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<tbody>
<tr>
<td>Sun.</td>
<td>8:00 a.m. - 11:00 a.m.* 12:00 p.m. - 3:00 p.m.</td>
</tr>
<tr>
<td>Mon.</td>
<td>8:00 a.m. - 11:00 a.m. 12:00 p.m. - 3:00 p.m. 5:00 p.m. - 11:00 p.m.</td>
</tr>
<tr>
<td>Tue.</td>
<td>No Social Visiting</td>
</tr>
<tr>
<td>Wed.</td>
<td>No Social Visiting</td>
</tr>
<tr>
<td>Thurs.</td>
<td>8:00 a.m. - 11:00 a.m. 12:00 p.m. - 3:00 p.m. 5:00 p.m. - 11:00 p.m.</td>
</tr>
<tr>
<td>Fri.</td>
<td>8:00 a.m. - 11:00 a.m. 12:00 p.m. - 3:00 p.m.</td>
</tr>
<tr>
<td>Sat.</td>
<td>8:00 a.m. - 11:00 a.m.* 12:00 p.m. - 3:00 p.m.</td>
</tr>
</tbody>
</table>

   * Weekend and holiday visiting or work cadre and female inmates is one continuous 8:00 a.m. - 3:00 p.m. visiting session.

   B. Legal Visiting

<table>
<thead>
<tr>
<th>Day</th>
<th>Visiting Hours</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sun.</td>
<td>8:00 a.m. - 3:00 p.m.</td>
</tr>
<tr>
<td>Mon.</td>
<td>8:00 a.m. - 3:00 p.m.</td>
</tr>
<tr>
<td>Tue.</td>
<td>8:00 a.m. - 3:00 p.m.</td>
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<tr>
<td>Wed.</td>
<td>8:00 a.m. - 3:00 p.m.</td>
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<tr>
<td>Thu.</td>
<td>8:00 a.m. - 3:00 p.m.</td>
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<tr>
<td>Fri.</td>
<td>8:00 a.m. - 3:00 p.m.</td>
</tr>
<tr>
<td>Sat.</td>
<td>8:00 a.m. - 3:00 p.m.</td>
</tr>
</tbody>
</table>

2. All adults must have a valid picture identification (i.e., Passport, Driver’s License, State or Federal photo identification). This will be presented to the Front Lobby Officer at the time of processing. Children less than 16 years of age must be accompanied by an adult.

3. The following items are the only personal property that is authorized to be taken into the visiting room.

   A. Identification
   B. Personal keys

4. Infant Care items - one pacifier, two diapers, five diaper wipes, one clear see through baby bottle with contents and one infant sized blanket.

5. Necessary medication such as asthma sprayer or nitroglycerin tablets. Medication for emergency needs such as asthma inhalants and nitroglycerin tablets are permitted in the Visiting Room. But must be declared to the front lobby officer. All medication should be left with the visiting room in charge (OIC).

6. Coats and jackets.

7. All carry-in items such as coats and jackets will be searched prior to entering the visiting room.
8. Visitors are not authorized to bring into the Visiting Room any type of weapon, ammunition, drug/narcotics, food items, chewing gum, newspaper, magazine, photo album, luggage, packages, tape player, tape recorder, camera, pager, palm pilot, cellular phone or cosmetics. Prescription medications (other than the medically necessary) must be secured in your vehicle.

9. Any individual with signs of alcohol on his/her breath, or appears to under the influence, will not be permitted to enter the institution.

10. You as a visitor **may not** give to or receive, anything from an inmate. Any item the inmate departs with shall be declared as contraband. The inmate will receive disciplinary action for this violation.

11. At no time will an inmate be allowed to visit other inmates, during social visiting. If this rule is violated, termination of his/her visit may occur.

12. Please ensure that you on the inmate’s visiting list prior to planning a visit. Visitors who do not appear on an inmate’s visiting list will not be permitted to visit.

13. Inmates will be allowed only four visitors at any given time. Normally, only those children who will be reasonably expected to be occupying a seat in the visiting room will be considered as one of the four authorized visitors.

14. Special Rules for Children:

   A. Under no circumstances will a visitor be allowed to leave their children unattended inside the institution or on institutional grounds.

   B. All visitors are required to directly supervise their children. A visit may be terminated if the visiting children are disruptive.

   C. Children may not tamper with any of the fire / life-safety systems.

   D. Children may not bring anything into the institution to be given to or received from an inmate. Any item the inmate departs with will be declared as contraband. The inmate may receive disciplinary action for this violation.

15. FDC Houston reserves the right to refuse admittance to anyone who fails to comply with our policies. Violation of these rules can result in suspension of the inmate’s visiting privileges, as well as possible criminal prosecution of visitors who violate institution rules and Federal law.

16. Handshaking, embracing and kissing by visitors may be permitted within the bounds and good taste at the beginning and at the end of the visit. If unauthorized contact continues, termination of the visit will occur and the inmate may receive disciplinary action for this violation. Visitors will not visit with other inmates they are not signed in to visit.

17. Visitors will not be allowed to wear the following items:

   A. See through garments, sleeveless garments, shorts, skirts or dresses which do not fall lower than two inches above the knee.

   B. Short skirts or dresses with a high cut split above the knee in the front, back or side, sun dresses, halter tops, bathing suits.
C. Small crop top shirts, form fitting garments (i.e., leotards, spandex), miniskirts, strapless garments, backless tops, tank tops, tube tops, khaki or green military type clothing, sweat pants, hats or caps and any clothing that is questionable to a correctional setting.

D. Due to safety and health concerns, only closed-toed shoes will be permitted for entry into the visiting room.

18. Tobacco products are not permitted inside any Federal building.

19. Visitors are not allowed to take any unapproved item into the visiting room.

20. A visit may be terminated to maintain good order.

21. Local Transportation Service:
   A. Square Deal Cab Company  713-659-5105
   B. Fiesta Cab Company  713-225-2666
   C. Taxi Taxi  713-528-5500
   D. International Airport Houston (I.A.H.)  218-230-3100
   E. Hobby Airport  713-640-3000
   F. Grey Hound Bus Lines  713-759-6565
   G. Merlo’s Limousines  713-580-6898
   H. Metro Rail  713-807-8825
   I. Metro Transit  713-635-4000
   J. Amtrak  713-224-6489