1. PURPOSE AND SCOPE. To promulgate the policy and procedures for handling and processing detainers in compliance with the Interstate Agreement on Detainers (IAD) for inmates remanded to the D.C. Department of Corrections (DCDC) with detainers for untried indictments, information, or complaints filed by party states.

On March 9, 1971, the District of Columbia became a party to the IAD on behalf of the United States and the District of Columbia. Therefore, it is the policy of the DCDC to comply with this Agreement and provide an effective means of disposing of detainers which are based on pending charges.

2. PROGRAM OBJECTIVES. The expected results of this program are:

a. Inmates in the custody of the DCDC will be able to dispose of "untried" charges through the IAD process.

b. State jurisdictions will be able to acquire temporary custody of inmates housed in DCDC facilities through the IAD process.

3. DIRECTIVE AFFECTED.


b. Directives Referenced

D.O. 4353.1 "Inmate Transfer and Release Orders," (8/12/91)

D.O. 4810.1B "Federal Designation and Transfer of Sentenced Offenders," (1/25/84)

D.O. 4620.1 "Monitoring of Sentenced U.S. Code Offenders and Tracking of Sentenced Felons Transferred to the Federal Bureau of Prisons." (9/30/99)
4. **STANDARDS REFERENCED.** None

5. **AUTHORITY.** D.C. Code § 24-442 and 24-701, “Interstate Agreement on Detainers”

6. **DELEGATION OF AUTHORITY.** The General Counsel, DCDC, is delegated authority to act as the District of Columbia’s Agreement Administrator in all matters concerning the IAD. Questions concerning IAD procedures may be referred to the IAD Coordinator, General Counsel’s Office.

7. **DEFINITIONS.** For the purpose of this Program Statement, the following definitions apply:
   a. **Charge** - Any untried indictments, informations or complaints.
   b. **Detainer** - A formal request from a federal, state, or local jurisdiction for custody of an inmate upon completion of a term of imprisonment.
   c. **Interstate Agreement on Detainers (IAD) Act** - An agreement entered into by “party states” for the disposition of untried charges, indictments, information, complaints which form basis for the detainer. The agreement applies to all detainers based on pending charges which have been lodged against an inmate by a “party state,” regardless of when the detainer was lodged. IAD Act applies only to “untried” indictments, information or complaints. The IAD Act does not apply to probation or parole violators.
   d. **Party State** - The United States of America, the District of Columbia, and any state or territory of the United States that has codified IAD into its statues.

8. **PROCEDURES.** D. C. Department of Corrections personnel shall adhere to the following guidelines when processing Interstate Agreement on Detainers for sentenced offenders.
   a. The IAD applies to all detainers based on untried informations, complaints and indictments which have been lodged against a sentenced inmate by a party state, regardless of when the detainer was lodged. The Records Office of the institution or facility where the inmate is detained shall coordinate all IAD proceedings.
   b. Each sentenced inmate against whom there is lodged a detainer from a party state is to be given a completed IAD Form I (Attachment 1) by the Legal Instruments Examiner (LIE) of the institution where the inmate is confined. This form shall provide information on all detainers lodged against the inmate by all party states. The inmate is required to date and sign the receipt on IAD Form I. The receipted form shall remain in the inmate record. If the inmate refuses to acknowledge receipt of the IAD Form I, a notation for the record, with a signature and a date, shall be made and filed by the LIE delivering the notice.
c. A sentenced inmate who requires disposition of an untried detainer from a party state is to be given an IAD Form II (Attachment 2) for each party state which has placed detainers against the inmate by the LIE of the institution where the inmate is confined. Delivery of IAD Form II to the inmate must be recorded, a receipt obtained and filed. If the inmate refused to sign a receipt, a notation, with a signature and a date, shall be made for the record.

d. When a sentenced inmate makes a request for production in any party state by completion of IAD Form II, the LIE shall record the date it is received. IAD Forms II, III (Attachment 3) and IV (Attachment 4) shall be forwarded promptly by certified mail, return receipt requested, to the prosecutor and the clerk of the court in each judicial jurisdiction of that party state in which charges are pending. A copy of IAD Forms II, III and IV shall be forwarded by regular mail to the person in the party state who forwarded the detainer. The certified mail receipt should be retained along with the completed IAD forms and filed in the requesting inmate’s institutional record.

e. Article V of the Agreement authorizes the Federal or District of Columbia Government to either transfer the inmate to temporary state custody or require delivery to the United States Marshals’ custody for production in state court.

f. In cases where the request for temporary custody IAD Form V (Attachment 5) is initiated by the prosecutor, IAD Forms III and IV shall be completed and forwarded by the LIE of the institution where the inmate is confined to the prosecutor and the clerk of the court in each judicial jurisdiction of that party state in which charges are pending. The inmate must be notified in writing by the LIE, with notations of delivery and receipt, of the prosecutor’s request for temporary custody. The District of Columbia’s Agreement Administrator must also be notified since he/she is the only one who can deny the prosecutor’s request. Although only one prosecutor in a party state may be requesting temporary custody, all other prosecutors and appropriate courts in the party state who have lodged detainers against the inmate must be furnished IAD Forms III and IV accompanied by notices informing those prosecutors and the courts of the request for custody or availability that has been made. The IAD does not deprive any inmate of any right which he/she may have to contest the legality of his delivery to a party state when the demand for custody is made by a party state. If an inmate does contest such delivery, the District of Columbia’s Agreement Administrator must be notified.

(1) Copies of IAD Form IV should be sent to the prosecutors only after the District of Columbia’s Agreement Administrator either approves the request of the prosecutor or has taken no action within 30 days.

(2) If the District of Columbia’s Agreement Administrator should disapprove the request, notice shall be sent immediately to all officials involved, and to the inmate.

g. Where the inmate initiates the request and no reply is received from any of the prosecutors to whom the request was forwarded within 90 days, the Warden of the
institution having custody of the inmate shall immediately notify the Agreement Administrator of the jurisdiction in which charges are pending. If the inmate is not brought to trial within 180 days, the detainer can be considered void and without effect, unless the court in which the charges are pending continues the case. The inmate must be notified to petition the court having jurisdiction of the detainer for actual removal of the detainer. If the inmate is returned without these charges having been disposed of, the detainer is considered void. A copy of the certified mail receipt and completed IAD forms should be sent to the IAD Coordinator.

h. Before a detainer is found invalid, the D.C. Agreement Administrator must write a letter to the prosecutor(s) and the Interstate Agreement Administrator (address list, attachment 12) for the requesting state which shall indicate that the detainer has been held invalid and the reason(s). The detainer itself should not be returned to the jurisdiction which lodged it.

i. The Agreement Administrator shall forward to the institution where the inmate is confined a copy of correspondence related to expiration of the 180-day limit during which the prosecutor must take custody if he intends to do so. Copies of that letter are also forwarded to the Fugitive Unit, Metropolitan Police Department (MPD). Copies of these letters are sufficient notices to the institutions that the detainer must be ignored and disregarded for all purposes of custody determinations and for program planning. If the Fugitive Unit, MPD, does not recall the detainer within 30 days, the Agreement Administrator must be notified.

j. In the unusual situations where there is an appeal pending, or the inmate is unsentenced, a clearance from the court through the United States Attorney is required before the inmate may be transferred to the temporary custody of a party state. All such requests must be referred to the District of Columbia Agreement Administrator. Where the inmate initiating the request has been sentenced in one or more cases, but has additional local untried cases, the District of Columbia’s Agreement Administrator must be notified promptly. The expiration of the 180 days limitation for transfer initiated by a defendant does not apply to all states in regards to a warrant. Some states under the Agreement do not consider a warrant the same as a detainer. Their position is that a defendant has a right to preliminary hearings on a felony warrant, after which he/she is indicated by a grand jury. The defendant then is brought to trial on the indictment. Because the defendant cannot be brought to trial on a felony warrant, the 180 days limitation under the Agreement on Detainer would not apply.

k. The release of an inmate under IAD to the custody of authorized agents of the party state shall be made at the Central Detention Facility (CDF). Return of an inmate to the custody of the DCDC by a party state shall be made at the CDF.

l. A copy of all final actions on the IAD made by the DCDC must be forwarded to the MPD Fugitive Unit, by the Agreement Administrator at the time action is taken.
m. Form IX, Prosecutor’s Report on Disposition of Charges, (Attachment 9) shall be completed and forwarded by the prosecutor after disposition of the detainer charges. If Form IX is not received within 30 days after the inmate is returned to the DCDC, the Agreement Administrator shall be notified.

n. A Detainer Notice (Agreement on Detainers Form X, Attachment 10), signed by the Agreement Administrator shall be forwarded to the institution where the inmate is being held at the same time as approval of the out-of-state custody is forwarded. A copy of the detainer shall be placed in the inmate record. The original shall accompany the inmate during the transfer and shall be given to the out-of-state officer taking custody of the inmate.

o. Each Records Office at every institution is required to keep a copy of Public Law 91-538, the IAD Act, which may be found as an Appendix to Title 18 of the United States Code or as Title 24, Section 701 of the District of Columbia Code, and a current list of administrators and party states of the IADA, as furnished by the Agreement Administrator and to maintain a reasonable amount of all IAD Forms.

(1) The heading of each IAD Form contains specific instructions for completion and distribution. Adherence to those instructions is required.

(2) The Records Office, CDF, shall notify the Agreement Administrator by memorandum of the release of an inmate to a party state custody and of the return of inmate to DCDC custody by a party state.

(3) These notices are necessary so that the Agreement Administrator can notify the Fugitive Unit, MPD, that prosecution under IAD has occurred and that the warrant-detainer should be removed. New detainers are required representing conviction and sentence imposed by the receiving state.

(4) In those cases where the Fugitive Unit, MPD, has not withdrawn the Fugitive Notice after IAD notification and the detainer is still on file at the time of release from custody, the inmate is to be turned over to the Fugitive Unit.

(5) Escape from custody by an inmate subsequent to the execution of the final disposition of a detainer voids that request for the period during which he is in escape status. Upon return to custody, the inmate has the right to file another request.
(6) In the event of an escape from custody by the inmate after transfer from the custody of the DCDC, it shall be the responsibility of this Department’s Agreement Administrator to notify the CDF Records Office and request that service of sentence be interrupted as in any other escape case. (Attachment 11)

Odie Washington
Director
**Agreement on Detainers: Form I**

**NOTICE OF UNTRIED INDICTMENT, INFORMATION OR COMPLAINT**

**AND OF RIGHT TO REQUEST DISPOSITION**

<table>
<thead>
<tr>
<th>Inmate</th>
<th>Register No.</th>
<th>Institution</th>
</tr>
</thead>
</table>

Pursuant to the Interstate Agreement on Detainers Act, you are hereby informed that the following are the untried indictments, informations, or complaints against you concerning which the undersigned has knowledge, and the source and contents of each.

You are hereby further advised that by the provisions of said Agreement you have the right to request the appropriate prosecuting officer of the jurisdiction in which any such indictment, information or complaint is pending and the appropriate court that a final disposition be made thereof. You shall then be brought to trial within 180 days, unless extended pursuant to provisions of the Agreement. After you have caused to be delivered to said prosecuting officer and said court written notice of the place of your imprisonment and your said request, together with a certificate of the custodial authority as more fully set forth in said Agreement. However, the court having jurisdiction of the matter may grant any necessary or reasonable continuance.

Your request for final disposition will operate as a request for final disposition of all untried indictments, informations or complaints on the basis of which detainers have been lodged against you from the state to whose prosecuting official your request for final disposition is specifically directed. Your request will also be deemed to be a waiver of extradition to the state of trial to serve any sentence there imposed upon you, after completion of your term of imprisonment in this state. Your request will also constitute a consent by you to the production of your body in any court where your presence may be required in order to effectuate the purposes of Agreement on Detainer and a further consent voluntarily to be returned to the institution in which you are now confined.

Should you desire such a request for final disposition of any untried indictment, information or complaint, you are to notify the Record Office Supervisor of the institution in which you are confined.

You are also advised that under provisions of said Agreement the prosecuting officer of a jurisdiction in which any such indictment, information or complaint is pending may institute proceedings to obtain a final disposition thereof. In such event, you may oppose the request that you be delivered to such prosecuting officer or court. You may request the Warden to disapprove any such request for your temporary custody but you cannot oppose delivery on the grounds that the Warden has not affirmatively consented to or ordered such delivery.

<table>
<thead>
<tr>
<th>Dated</th>
<th>Name and Title of Custodial Authority</th>
<th>By: (Warden)</th>
</tr>
</thead>
</table>

Dated

<table>
<thead>
<tr>
<th>Inmate Signature</th>
</tr>
</thead>
</table>

Original - Inmate, Copy - J&C Folder, Copy - Inmate Record (Section 1)
**Agreement on Detainers: Form II**

**INMATE’S NOTICE OF PLACE OF IMPRISONMENT AND REQUEST FOR DISPOSITION OF INDICTMENTS, INFORMATIONS OR COMPLAINTS**

<table>
<thead>
<tr>
<th>To: Prosecuting Officer</th>
<th>Jurisdiction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Court</td>
<td>Jurisdiction</td>
</tr>
</tbody>
</table>

And to all other prosecuting offices and courts of jurisdiction listed below from which indictments, informations or complaints are pending, you are hereby notified that the undersigned is now imprisoned in:

<table>
<thead>
<tr>
<th>Institution</th>
<th>Town and State</th>
</tr>
</thead>
</table>

and I hereby request that a final disposition be made of the following indictments, informations or complaints now pending against me:

Failure to take action in accordance with the Interstate Agreement on Detainers Act, to which your state is committed by Law, will result in the invalidation of the indictments, informations or complaints.

I hereby agree that this request will operate as a request for final disposition of all untried indictments, informations or complaints on the basis of which detainers have been lodged against me from your state. I also agree that this request shall be deemed to be my waiver of extradition with respect to any charge or proceedings contemplated hereby or included herein, and a waiver of extradition to your state to serve any sentence there imposed upon me, after completion of my term of imprisonment in this state. I also agree that this request shall constitute a consent by me to the production of my body in any court where my presence may be required in order to effectuate the purposes of the Interstate Agreement on Detainers Act and a further consent voluntarily to be returned to the institution in which I am now confined.

If jurisdiction over this matter is properly in another agency, court or officer, please designate the proper agency, court or officer and return this form to the sender.

Form III, Certificate of Inmate Status, and Form IV, Offer of To Deliver Temporary Custody, are attached.

<table>
<thead>
<tr>
<th>Dated</th>
<th>Inmate’s Name and Register No.</th>
</tr>
</thead>
</table>

The inmate must indicate below whether he has counsel or wishes the court in the receiving state to appoint counsel for purposes of any proceedings preliminary to trial in the receiving state which may take place before his delivery to the jurisdiction in which the indictment, information or complaint is pending. Failure to list the name and address of counsel will be construed to indicate the Inmate’s consent to the appointment of counsel by the appropriate court in the receiving state.

<table>
<thead>
<tr>
<th>A. My counsel is (give name)</th>
<th>whose address is (Street, City State, ZIP)</th>
</tr>
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<table>
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<tr>
<th>B. I request the court to appoint counsel. (Inmate’s Signature)</th>
</tr>
</thead>
</table>

Record Copy - State IAD Administrator; Copy: J&C Folder; Copy: Inmate Record (Section 1), Copy - Prosecuting Official (Mail Certified Return Receipt), Copy - Clerk of Court (Mail Certified Return Receipt)
Agreement on Detainers: Form III

CERTIFICATE OF INMATE STATUS

<table>
<thead>
<tr>
<th>Inmate’s Name</th>
<th>Register No.</th>
<th>Institution</th>
</tr>
</thead>
</table>

Institution’s Address

The (Custodial Authority) hereby certifies:

1. The term of commitment under which the prisoner above named is being held:

2. The Time Already Served

3. Time Remaining to be Served on the Sentence

4. The Amount of Good Time Earned

5. The Date of Parole Eligibility of the Prisoner

6. The decisions of the U.S. Parole Commission relating to the Prisoner

7. Maximum expiration date under present sentence:

8. Detainers currently on file against this inmate from your state are as follows:

Dated

Name and Title Of Custodial Authority

By: (Warden)

Record Copy – State IAD Administrator; Copy – J & C Folder; Copy – Inmate Record (Section 1); Copy – Prosecuting Official (Mail Certified Return Receipt); Copy – Clerk of Court (Mail Certified Return Receipt)
**Agreement on Detainers: Form IV**

**OFFER TO DELIVERY TEMPORARY CUSTODY**

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<th>DATE:</th>
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<td>To: Prosecuting Officer</td>
</tr>
<tr>
<td>And to all other prosecuting officers and courts of jurisdiction listed below from which indictments, information or complaints are pending.</td>
</tr>
<tr>
<td>re: (Inmate’s name)</td>
</tr>
</tbody>
</table>

Pursuant to the provisions of Article V of the Interstate Agreement on Detainers Act between this state and your state, the undersigned hereby offers to deliver temporary custody of the above-named prisoner to the appropriate authority in your state in order that speedy and efficient prosecution may be had of the indictment, information or complaint which is (described in the attached inmate’s request) or (described in your request of custody of (date):______________).

(The required Certificate of Inmate Status is enclosed.) or (The required Certificate of Inmate Status was sent to you with our letter dated: ________________).

If proceedings under Article IV(d) of the Interstate Agreement on Detainers Act are indicated, an explanation is attached.

Indictments, informations or complaints charging the following offenses also are pending against the inmate in your state and you are hereby authorized to transfer the inmate to custody of appropriate authorities in these jurisdictions for purposes of these indictments, informations or complaints.

<table>
<thead>
<tr>
<th>Offense</th>
<th>County or other Jurisdiction</th>
</tr>
</thead>
</table>

If you do not intend to bring the inmate to trial, will you please inform us as soon as possible? Kindly acknowledge.

| By: (Chief Executive Officer) | Institution and Address | Name/Title Custodial Authority |

Record Copy – State IAD Administrator; Copy – J & C File; Copy – Central File (Section 1); Copy Prosecuting Official (Mail Certified Return Receipt); Copy – Clerk of Court (Mail Certified Return Receipt)
**Agreement on Detainers: FORM V**

**REQUEST FOR TEMPORARY CUSTODY**

Six copies. Signed copies must be sent to the prisoner and to the official who has the prisoner in custody. A copy should be sent to the Agreement Administrator of both the sending and the receiving state. Copies should be retained by the person filing the request and the judge who signs the request. Prior to transfer under this Agreement, an Inmate may be afforded a judicial hearing (Cuyler) similar to that provided under the Uniform Extradition Act, in which the inmate may bring a limited challenge to the receiving state’s request.

To: (Warden-Superintendent-Director) - Institution and Address

Please be advised that (Name of Inmate), who is presently an inmate of your institution, is under [indicate appropriate] (indictment) (information) (complaint) in the (Jurisdiction)______________________, of which I am the (Title of Prosecuting Officer)____________________________________. Said inmate is therein charged with the offense(s) enumerated below:

**Offense(s)**

I propose to bring this person to trial on this [indicate appropriate] (indictment) (information) (complaint) within the time specified in Article IV(c) of the Agreement.

In order that proceedings in this matter may be properly had, I hereby request temporary custody of such persons pursuant to Article IV(a) of the Agreement on Detainers.

Attached herewith find in triplicate:

a. Certified copies of the complaint, information or indictment
b. Certified copies of the warrant
c. Certified copies of fingerprints, photographs or physical description

I hereby agree that immediately after trial is completed in this jurisdiction, I will return the prisoner directly to you or allow any jurisdiction you have designated to take temporary custody. I agree also to complete Form IX, The Notice of Disposition of a Detainer, immediately after trial.

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<tr>
<th>Printed Name and Signature</th>
<th>Title</th>
<th>Date</th>
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Address: City/State: Telephone No.:

I hereby certify that the person whose signature appears above is an appropriate officer within the meaning of Article IV(a) and that the facts recited in this request for temporary custody are correct and that having duly recorded said request, I hereby transmit it for action in accordance with its term and the provisions of the Agreement on Detainers.

<table>
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<tr>
<th>Judge’s Printed Name and Signature</th>
<th>Date</th>
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<tr>
<th>City/State</th>
<th>Telephone No.</th>
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</table>
Agreement on Detainers: FORM VI

EVIDENCE OF AGENT’S AUTHORITY TO ACT FOR RECEIVING STATE

Five copies. All copies, with original signatures by the Prosecutor and the Agents, should be sent to the Administrator in the RECEIVING State. After signing all copies, the Administrator should retain one copy for his file, send one copy to the Warden, Superintendent or Director of the Institution in which the prisoner is located and return two copies to the Prosecutor who will give one to the Agents for use in establishing their authority and place one in his file. One copy should also be forwarded to the Agreement Administrator in the sending file.

To: (Administrator and Address)

Inmate (Name and Register No.) Is confined in (Institution and address)

and will be taken into custody at said Institution on (date) ____________ for return to the County of ________________________________, State of ___________________

for trial. In accordance with Article V(b), of said Agreement, I have designated:

Agent’s Name and Department Represented

Agent’s Name and Department Represented

whose signatures appear below as Agents to return the prisoner.

(Agent’s Signature) (Agent’s Signature)

Dated Prosecuting Official’s Signature

To: (Warden-Superintendent-Director)

In accordance with the above representations and the provisions of the Agreement on Detainers, the persons listed above are hereby designated as Agents for the State of to return (Inmate’s Name and Register No.)

to the county of ________________________________, State of ________________________________, for trial.

At the completion of the trial (Inmate)

shall be returned to the (Institution and Address):

Dated Detainer Administrator’s Signature
Agreement on Detainers: FORM VII

PROSECUTOR’S ACCEPTANCE OF TEMPORARY CUSTODY OFFERED IN CONNECTION WITH A PRISONER’S REQUEST FOR DISPOSITION OF A DETAINER

IMPORTANT: This form should only be used when an offer of temporary custody has been received as the result of a prisoner’s request for disposition of a detainer. If the offer has been received because another prosecutor in your state has initiated the request, use Form VIII. Copies of IAD VII (BP-S566(51)) should be sent to the warden, the prisoner, the other jurisdictions in your state listed in the offer of temporary custody, and the Agreement Administrator of both the sending and receiving states. Copies should be retained by the person filing the acceptance and the judge who signs it.

To: (Warden-Superintendent-Director) – Institution and Address

In response to your letter of (Date) ________ and offer of temporary custody regarding (Name of Inmate) __________________________________, who is presently under indictment, information or complaint in the (Jurisdiction) __________________________ of which I am the (Title of Prosecuting Officer) __________________________ please be advised that I accept temporary custody and that I propose to bring this person to trial on the indictment, information or complaint named in the offer within the time specified in Article III(a) of the Agreement on Detainers.

Comments: (If your jurisdiction is the only one named in the offer of temporary custody, use the space below to indicate when you would like to send your agents to transfer the prisoner to your jurisdiction. If the offer of temporary custody has been sent to other jurisdiction in your state, use the space below to make inquiry as to the order in which you will receive custody, or to indicate any arrangements you have already made with other jurisdictions in your state in this regard).

Special Arrangements

Dated

Printed Name and Signature

Name/Title

Address

City/State

Telephone No.

I hereby certify that the person whose signature appears above is an appropriate officer within the meaning of Article IV(a) and that the facts recited in this request for temporary custody are correct and that having duly recorded said request, I hereby transmit it for action in accordance with its terms and the provisions of the Agreement on Detainers.

Dated

Judge’s Printed Name and Signature

Court

Judicial District

Address

City/State

Telephone No.
**AGREEMENT OF DETAINERS: FORM VIII**

**Prosecutor’s Acceptance of Temporary Custody Offered in Connection with Another Prosecutor’s Request for Disposition of a Detainer**

IMPORTANT: This form should only be used when an offer of temporary custody has been received as the result of another prosecutor’s request for disposition of a detainer. If the offer has been received because a prisoner has initiated the request, use Form VII to accept such an offer.

Copies of Form VIII should be sent to the warden, the inmate, the other jurisdictions in your state listed in the offer of temporary custody, and the Agreement Administrator of the state which has the inmate incarcerated. A copy should be retained by the person filing the acceptance and the judge who signs it.

_TO: (Warden-Superintendent-Director) - Institution and Address_

---

According to your letter of (Date)_______________________, Inmate (Name and Register Number)__________________________________________________ is being returned to this state at the Request of (Name and Title of prosecuting Officer)__________________________________________________. I hereby accept your offer of temporary custody of (Name of Inmate)________________________________________ who is also under indictment, information or complaint in the (Jurisdiction)________________________________________ of which I am the (Title of Prosecuting Officer)___________________________________________________.

I plan to bring this person to trial on said indictment, information or complaint within the time Specified in Article IV(c) of the Agreement on Detainers.

I hereby agree that immediately after trial is completed in this jurisdiction, I will return the inmate directly to you or allow any jurisdiction you have designated to take temporary custody. I agree also to complete Form IX, the Notice of Disposition of a Detainer, immediately after trial.

COMMENTS: (Use the space below to make inquiry as to order in which your jurisdiction will receive custody or to inform the warden of arrangements you have already made with other jurisdictions in your state in this regard.)

<table>
<thead>
<tr>
<th>Printed Name and Signature</th>
<th>Title</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address: City/State:</td>
<td>Telephone No.:</td>
<td></td>
</tr>
</tbody>
</table>

I hereby certify that the person whose signature appears above is an appropriate officer within the meaning of Article IV(a) and that the facts recited in this request for temporary custody are correct and that having duly recorded said request, I hereby transmit it for action in accordance with its term and the provisions of the Agreement on Detainers.

<table>
<thead>
<tr>
<th>Judge’s Printed Name and Signature</th>
<th>Date</th>
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</thead>
<tbody>
<tr>
<td>Court</td>
<td>Judicial Distict</td>
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<tr>
<td>City/State</td>
<td>Telephone No.</td>
</tr>
</tbody>
</table>
Agreement on Detainers:  FORM IX

PROSECUTOR’S REPORT ON DISPOSITION OF CHARGES

Four copies. One copy is to be retained by the prosecutor; one copy to be sent to the warden of the state of original imprisonment, one copy to be sent to the compact administrator of the state of original imprisonment, and one copy to be sent to the warden or agency who will have jurisdiction over the prisoner when he/she returns to the state which placed the detainer to serve the new sentence.

To: (Warden-Superintendent-Director) - Institution and Address

Inmate (Name and Register Number) __________________________________________

Was transferred to the state of __________________________ pursuant to the Interstate Agreement on Detainers for trial based on the pending charge or charges contained in the Agreement on Detainers, Form II (if transfer was at the request of the inmate) or in Forms IV and V (if transfer was at the request of the prosecutor).

The disposition of the pending charge or charges in this jurisdiction was as follows:

Disposition: ____________________________________________________________

Prosecutor’s Printed Name and Signature | Date

Jurisdiction
DETAINER NOTICE

DATE:

TO: State of _____________________________
   Any Official or Officer Authorized
   To Receive Custody of a Prisoner

REFERENCE: District of Columbia Code Annotated, Title 24, §701 et seq.

Inmate’s Name: ___________________________________________

DCDC Register Number______________________________________

Date of Birth: ___________________________________________

FBI Number: ______________________________________________

Metropolitan Police ID Number ____________________________

Alias: ___________________________________________________

The Interstate Agreement on Detainers Act requires that the above
Inmate be held in a suitable jail or other facility regularly used for
individuals awaiting prosecution and that at the earliest practical
time, consistent with the purpose of this Agreement, the inmate shall
be returned to the sending state.

This detainer gives notice that the above inmate is serving a committed
sentence in the District of Columbia and that the inmate must remain in
custody and detention at all times.

Upon completion of all pending charges in the state of ______________
The prisoner shall be returned immediately to the District of Columbia,
Central Detention Facility, 1901 D Street S.E., Washington, D.C. 20003.

Compact Administrator
Interstate Agreement on Detainers

DETAINER

NOTE: SEE INSTRUCTIONS ON ATTACHMENT 11 IN THE EVENT OF AN ESCAPE.
INSTRUCTIONS IN THE EVENT OF AN ESCAPE

INTERSTATE AGREEMENT ON DETAINERS

District of Columbia Code Title 24, Section 701

In the event any District of Columbia inmate escapes from custody or Confinement while in the temporary custody of a receiving state under the provisions of the Interstate Agreement on Detainers, the following agencies will be notified immediately:

Federal Bureau of Investigation – Nearest Office
United States Marshal – Nearest Office
United States Attorney – Nearest Office
Administrator, Interstate Agreement on Detainers, District of Columbia, Washington D.C. 20001 Phone (202) 6XX-XXXX
Or Emergency 24 Hours Phone (703) 6XX-XXXX

Any and all local escape procedures will be placed in effect immediately. If not apprehended, an unlawful flight warrant will be secured.
Interstate Agreement on Detainers
State and Federal Administrators

ALABAMA
Director, Central Records Office
Department of Corrections
1400 Lloyd Street
Montgomery, Alabama 36130
334-240-9522

ALASKA
Interstate Compact Administrator
Department of Corrections
4500 Diplomacy Drive, Room 207
Anchorage, Alaska 99508
907-269-7400

ARIZONA
Interstate Compact Administrator
Department of Corrections
363 North 1st Avenue
Phoenix, Arizona 85003
602-255-4236

ARKANSAS
Interstate Compact Administrator
Field Services Division
P.O. Box 8707
Pine Bluff, Arkansas 71611
870-247-6301

CALIFORNIA
Agreement Administrator
Department of Corrections
9825 Goethe Road, Suite 200
Sacramento, California 95827
916-255-2758

COLORADO
Interstate Agreement Administrator
4255 S. Knox Court
Denver, Colorado 80236
303-866-7946

CONNECTICUT
Superior Interstate Compact
Department of Corrections
24 Wolcott Hill Road
Wethersfield, Connecticut 06109-1152
860-292-3404

DISTRICT OF COLUMBIA
Interstate Compact Administrator
Department of Corrections
1923 Vermont Avenue, N.W.
Washington, D.C. 20001
202-673-7316

DELAWARE
Agreement Administrator
Department of Corrections
80 Monrovia Avenue
Smyrna, Delaware 19977
302-739-5601

FLORIDA
Compact Administrator
Department of Corrections
2601 Blain Stone Road
Tallahassee, Florida 32399
850-487-0558

GEORGIA
Interstate Compact Administrator
Department of Corrections
2 Martin Luther King, Jr. Drive S.E.
Floyd Building
Atlanta, Georgia 30334
404-656-6002

HAWAII
Interstate Compact Administrator
919 Ala Moana Boulevard
Honolulu, Hawaii 96814
808-587-1350

IDAHO
Compact Administrator
500 S. 10th Street  
Boise, Idaho 83709  
202-334-2318  

ILLINOIS  
Interstate Compact Administrator  
Department of Corrections  
1301 Concordia Court  
Springfield, Illinois 62794  
217-522-2666  

INDIANA  
Interstate Compact Administrator  
Department of Corrections  
302 W. Washington Street  
Room E334 1GCS  
Indianapolis, Indiana 46204  
317-232-5711  

IOWA  
Interstate Compact Administrator  
Department of Corrections  
523E 12th Capitol Annex  
Des Moines, Iowa 50319  
515-281-4087  

KANSAS  
Interstate Compact Administrator  
Office of the Governor  
Attn: Staff Attorney  
300 SW 10th Avenue, 2nd Floor  
Topeka, Kansas 66612  
913-296-3232  

KENTUCKY  
Interstate Compact Administrator  
Department of Corrections  
State Office Building  
Frankfort, Kentucky 40601  
502-564-4726/2024  

LOUISIANA  Not a member state.  

MAINE  
Interstate Compact Administrator  
Department of Corrections  
State House Station 111, 4th Floor  
Augusta, Maine 04333  
207-287-4360  

MARYLAND  
Interstate Compact Administrator  
Office of the Assistant Attorney General  
Department of Public Safety and Corrections  
6776 Reisterstown Road, Suite 312  
Baltimore, Maryland 21215  
410-764-4072  

MASSACHUSETTS  
Interstate Compact Administrator  
Department of Public Safety And Corrections  
100 Cambridge Street, 22nd Floor  
Boston, Massachusetts 02202  
617-727-3300 x111  

MICHIGAN  
Interstate Compact Administrator  
Department of Corrections  
P.O. Box 30003  
Lansing, Michigan 48909  
517-335-1370/0270  

MINNESOTA  
Compact Administrator  
Department of Corrections  
1450 Energy Park Drive #200  
Saint Paul, Minnesota 55108  
612-642-0311/0200  

MISSISSIPPI  Not a member state.  

MISSOURI  
Interstate Compact Administrator  
Office of the General Counsel  
Department of Corrections and Human Resources  
2729 Plaza Drive  
Jefferson City, Missouri 65101  
573-751-2389  

MONTANA  
Compact Administrator  
Department of Corrections Division  
1539 11th Avenue  
Helena, Montana 59620  
406-444-4916/3930  

NEBRASKA  
Department of Corrections
Attn: Compact Administrator
P.O. Box 94661
Lincoln, Nebraska 68509-4661
402-479-5741/5623

NEVADA
Office of the Attorney General
Attn: Extradition Coordinator
Capitol Complex, Heroes Memorial Bldg
Carson City, Nevada 89710
702-687-3539/4170

NEW HAMPSHIRE
Interstate Compact Administrator
Department of Corrections
P.O. Box 1806
Concord, New Hampshire 03302
603-271-1824/5606

NEW JERSEY
Interstate Compact Administrator
Department of Corrections
Fugitive Unit: Office of Interstate Services, CN 863
Trenton, New Jersey 08625
609-292-4036/9860

NEW MEXICO
Department of Corrections
Attn: Central Records
P.O. Box 27116
Santa Fe, New Mexico 87502-0116
505-827-8674/8709

NEW YORK
Interstate Compact Administrator
Department of Correctional Services
1220 Washington Ave, Bldg 2
Albany, New York 12226-2050
518-457-8126/8134

NORTH CAROLINA
Administrator
Interstate Agreement on Detainers
2020 Yonkers Road
Raleigh, North Carolina 27609
919-716-3190

NORTH DAKOTA
Interstate Compact Administrator

OFFICE OF THE ATTORNEY GENERAL
State Capitol - 600 E. Boulevard Avenue
Bismarck, North Dakota 58505
701-328-2210

OHIO
Agreement Administrator
Department of Rehabilitation and
Corrections
1050 Freeway Drive, North
Columbus, Ohio 43229
614-752-1162

OKLAHOMA
Interstate Compact Administrator
Office of the Attorney General
2300 Lincoln, Room 112
Oklahoma City, Oklahoma 73105
405-521-3921

OREGON
Interstate Compact Administrator
Department of Corrections
2575 Center Street N.E.
Salem, Oregon 97310
503-945-9065

PENNSYLVANIA
Interstate Agreement Coordinator
Department of Corrections
P.O. Box 598
Camp Hill, Pennsylvania 17001-0598
717-975-4941/4860

PUERTO RICO Not a member territory.

RHODE ISLAND
Interstate Compact Administrator
Office Attorney General
150 S. Main Street
Providence, Rhode Island 02903
401-274-4400

SOUTH CAROLINA
Interstate Agreement Coordinator
SOUTH DAKOTA
Interstate Compact Administrator
Office of the Attorney General
500 East Capital Avenue
Pierre, South Dakota 57501
605-773-3215

TENNESSEE
Agreement Administrator
Department of Corrections
6th Floor Tennessee Towers
Nashville, Tennessee 37243
615-741-3087

TEXAS
Interstate Compact Administrator
Texas Department of Criminal Justice
P.O. Box 99
Huntsville, Texas 77340
409-295-6371

UTAH
Extradition Counsel
Office of the Attorney General
236 State Capitol
Salt Lake City, Utah 84114-0810
801-538-1015/9600

VERMONT

INTERSTATE COMPACT ADMINISTRATOR
Department of Corrections
103 South Main Street
Waterbury, Vermont 05671
802-241-2442/6207

VIRGINIA
Interstate Compact Administrator
900 East Main Street
Richmond, Virginia 23218
804-786-4805/2071

WASHINGTON
Interstate Compact Administrator
Department of Corrections
P.O. Box 41101
Olympia, Washington 98504
206-753-2500

WEST VIRGINIA
Interstate Compact Administrator
Department of Corrections
112 California Ave, Bldg 4, Room 300
Charleston, West Virginia 25305
304-558-2037

WISCONSIN
Interstate Compact Administrator
Department of Corrections
49 E. Wilson Street
Madison, Wisconsin 53707
608-267-9307

WYOMING
Interstate Compact Administrator
Office of the Attorney General
123 State Capitol
Cheyenne, Wyoming 82002
307-77-7841

Note - To date, Louisiana, Mississippi, Puerto Rico, and some territories are not members of the "Interstate Agreement on Detainers Act".
FEDERAL GOVERNMENT
Interstate Compact Administrator
Office of the General Counsel
Federal Bureau of Prisons
320 First Street, N.W.
Washington D.C. 20534
202-307-3062

SOUTHWEST REGION
(New Mexico, Tennessee, Louisiana, Oklahoma, Arkansas Texas)
Interstate Compact Administrator
Office of the Regional Counsel
Federal Bureau of Prisons
3800 N. Camp Creek Pkwy, SW, Bldg 2000
Atlanta, Georgia 30331-5099
404-624-5202

NORTH CENTRAL REGION
(Colorado, Missouri, Illinois, Nebraska
Minnesota, Wisconsin, Iowa, North Dakota, South Dakota, Montana, Wyoming, Kansas)
Interstate Compact Administrator
Office of the Regional Counsel
Gateway Complex Tower II, Eighth Floor
Fourth and State Avenue
Kansas City, Kansas 6601
913-621-3939

NORTHEAST REGION
(Connecticut, New Jersey, Maine
Delaware, New York, Pennsylvania
Massachusetts, Rhode Island
New Hampshire, Vermont, New York)
Interstate Compact Administrator
Office of the Regional Counsel
Federal Bureau of Prisons
U.S. Customs House, Seventh Floor
Second and Chestnut Street
Philadelphia, Pennsylvania 19106
215-597-6317

SOUTHEAST REGION
(Alabama, Florida, South Carolina
Georgia, Mississippi)
Interstate Compact Administrator
Office of the Regional Counsel
Federal Bureau of Prisons
3800 N. Camp Creek Pkwy, SW, Bldg 2000
Atlanta, Georgia 30331-5099
404-624-5202

MID-ATLANTIC REGION
(District of Columbia, Ohio, Indiana, North Carolina, Kentucky, Tennessee
Maryland, Virginia, Michigan West Virginia)
Interstate Compact Administrator
Office of the Regional Counsel
Federal Bureau of Prisons
10010 Junction Drive - Suite 100N
Annapolis Junction, Maryland 20701
301-317-3100

WESTERN REGION
(Alaska, Arizona, Nevada
California, Oregon, Hawaii, Utah, Idaho, Washington)
Interstate Compact Administrator
Office of the Regional Counsel
Federal Bureau of Prisons
7950 Dublin Blvd., 3rd Floor
Dublin, California 94568
925-80-4700