I. PURPOSE

This operating procedure provides protocols for the transfer and supervision of offenders under community supervision between the Virginia Department of Corrections and other participating states of the Interstate Compact for Adult Offender Supervision.

II. COMPLIANCE

This operating procedure applies to all units operated by the Department of Corrections (DOC). Practices and procedures must comply with applicable State and Federal laws and regulations, Interstate Commission for Adult Offender Supervision rules, ACA standards, PREA standards, and DOC directives and operating procedures.

III. DEFINITIONS

The Interstate Compact for Adult Offender Supervision is administered by the Interstate Commission for Adult Offender Supervision (ICAOS). It is important to be aware of the following ICAOS definitions (ICAOS Rule 1.101) since they may differ from Virginia definitions. When handling Interstate Compact cases, these definitions prevail.

Abscond - To be absent from the offender’s approved place of residence or employment and avoiding supervision

Adult - Both individuals legally classified as adults and juveniles treated as adults by court order, statute, or operation of law

Application Fee - A reasonable sum of money charged an interstate compact offender by the sending state for each application for transfer prepared by the sending state

Arrival - To report to the location and officials designated in reporting instructions given to an offender at the time of the offender’s departure from a sending state under an interstate compact transfer of supervision

Behavior Requiring Retaking - An act or pattern of non-compliance with conditions of supervision that could not be successfully addressed through the use of documented corrective action or graduated responses and would result in a request for revocation of supervision in the receiving state

Compact - The Interstate Compact for Adult Offender Supervision

Compact Administrator - The individual in each compacting state appointed under the terms of this compact and responsible for the administration and management of the state’s supervision and transfer of offenders subject to the terms of this compact, the rules adopted by the Interstate Commission for Adult Offender Supervision, and policies adopted by the State Council under this compact

Compliance - An offender is abiding by all terms and conditions of supervision, including payment of restitution, family support, fines, court costs, or other financial obligations imposed by the sending state.

Deferred Sentence - A sentence, the imposition of which is postponed pending the successful completion by the offender of the terms and conditions of supervision ordered by the court

Detainer - An order to hold an offender in custody
Discharge - The final completion of the sentence that was imposed on an offender by the sending state

Extradition - The return of a fugitive to a state in which the offender is accused, or has been convicted of, committing a criminal offense by order of the governor of the state to which the fugitive has fled to evade justice or escape prosecution. Offenders not transferred through the ICAOS must be returned through the extradition clause of the U.S. Constitution (ICAOS Dispute Resolution 2-2004).

ICOTS - The Interstate Compact Offender Tracking System (ICOTS) is the web-based system used by all states and U.S. Territories to transfer and monitor the supervision of offenders while under Interstate Compact for Adult Offender Supervision.

Interstate Transfer Investigation - A VACORIS investigation type based on a request from another state to evaluate an offender for supervision in Virginia; the P&P District must complete a home visit/investigation within 45 calendar days of receipt of the transfer request by the VA Interstate Compact Unit to determine suitability of the proposed plan of supervision.

Offender - An adult placed under, or made subject to, supervision as the result of the commission of a criminal offense and released to the community under the jurisdiction of Courts, paroling authorities, corrections, or other criminal justice agencies, and who is required to request transfer of supervision under the provisions of the Interstate Compact for Adult Offender Supervision.

Plan of Supervision - The terms under which an offender will be supervised, including proposed residence, proposed employment or viable means of support, and the terms and conditions of supervision.

Probable Cause Hearing - A hearing in compliance with the decisions of the U.S. Supreme Court, conducted on behalf of an offender accused of violating the terms or conditions of the offender’s parole or probation.

Receiving State - A state to which an offender requests transfer of supervision or is transferred.

Relocate - To remain in another state for more than 45 consecutive days in any 12 month period.

Reporting Instructions - The orders given to an offender by a sending or receiving state directing the offender to report to a designated person or place, at a specified date and time, in another state; reporting instructions shall include place, date, and time on which the offender is directed to report in the receiving state.

Resident - A person who:
- Has continuously inhabited a state for at least one year prior to the commission of the offense for which the offender is under supervision; and
- Intends that such state shall be the person’s principal place of residence; and
- Has not, unless incarcerated or on active military deployment, remained in another state or states for a continuous period of six months or more with the intent to establish a new principal place of residence.

Resident Family - A parent, grandparent, aunt, uncle, adult child, adult sibling, spouse, legal guardian, or step-parent who:
- Has resided in the receiving state for 180 calendar days or longer as of the date of the transfer request; and
- Indicates willingness and ability to assist the offender as specified in the plan of supervision.

Retaking - The act of a sending state in physically removing an offender or causing to have an offender removed from a receiving state.

Rules - Acts of the Interstate Commission which have the force and effect of law in the compacting states and are promulgated under the Interstate Compact for Adult Offender Supervision and substantially affects interested parties in addition to the Interstate Commission.

Sending State - A state requesting the transfer of an offender, or which transfers supervision of an offender under the terms of the Compact and its rules.

Sex Offender - An adult placed under or made subject to supervision as the result of the commission of a criminal offense and released to the community under the jurisdiction of courts, paroling authorities, corrections, or other criminal justice agencies, and who is required to register as a sex offender either in the sending or receiving state and who is required to request transfer of supervision under the provisions of the...
Interstate Compact for Adult Offender Supervision. Note: If the offender is required to register as a sex offender in either the sending or receiving state, the instant offense does not also have to be a sex offense to cause the offender to meet the Compact definition of sex offender.

**Shall** - A state or other actor is required to perform an act, the nonperformance of which may result in the imposition of sanctions as permitted by the Interstate Compact for Adult Offender Supervision, its by-laws and rules

**Subsequent Receiving State (3rd State)** - A state to which an offender is transferred that is not the sending state or the original receiving state

**Substantial Compliance** - An offender is sufficiently in compliance with the terms and conditions of supervision so as not to result in initiation of revocation of supervision proceedings by the sending state. Pending charge(s) in the receiving state do not equal non-compliance if the sending state has not initiated revocation proceedings (ICAOS AO 7-2004).

**Supervision** - The oversight exercised by authorities of a sending or receiving state over an offender for a period of time determined by a court or releasing authority, during which time the offender is required to report to or be monitored by supervising authorities and to comply with regulations and conditions, other than monetary conditions, imposed on the offender at the time of the offender’s release to the community or during the period of supervision in the community. Offenders not subject to supervision by Corrections may be subject to ICAOS if reporting to the courts is required (ex. treatment, community service). (ICAOS AO 3-2005, 3-2010, and 4-2010)

**Supervision Fee** - A fee collected by the receiving state for the supervision of an offender

**Temporary Travel Permit** - For the purposes of Rule 3.108 (b), the written permission granted to an offender, whose supervision has been designated a “victim-sensitive” matter, to travel outside the supervising state for more than 24 hours but no more than 31 calendar days; a temporary travel permit shall include a starting and ending date for travel.

**Travel Permit** - The written permission granted to an offender authorizing the offender to travel from one state to another

**Victim** - A natural person or the family of a natural person who has incurred direct or threatened physical or psychological harm as a result of an act or omission of an offender

**Victim-Sensitive** - A designation made by the sending state in accordance with its definition of crime victim under the statutes governing the rights of crime victims in the sending state; the receiving state shall give notice of offender’s movement to the sending state as specified in Rules 3.108 and 3.108-1.

**Violent Crime** - Any crime involving the unlawful exertion of physical force with the intent to cause injury or physical harm to a person; or an offense in which a person has incurred direct or threatened physical or psychological harm as defined by the criminal code of the state in which the crime occurred; or the use of a deadly weapon in the commission of a crime; or any sex offense requiring registration

**Waiver** - The voluntary relinquishment, in writing, of a known constitutional right or other right, claim, or privilege by an offender

**Warrant** - A written order of the court or authorities of a sending or receiving state or other body of competent jurisdiction which is made on behalf of the state or United States issued pursuant to statute and/or rule and which commands law enforcement to arrest an offender. The warrant shall be entered in the National Crime Information Center (NCIC) Wanted Person File with a nationwide pick-up radius with no bond amount set.

IV. INTERSTATE COMPACT FOR ADULT OFFENDER SUPERVISION

A. The Interstate Compact for Adult Offender Supervision was enacted in 2002 and adopted in Virginia on June 19, 2004 under COV §53.1-172 and COV §53.1-174.

1. All 50 states, the District of Columbia, Puerto Rico, and the U.S. Virgin Islands are members of the Interstate Compact.

2. The rules of the Interstate Compact have the force and effect of federal law.
3. All jurisdictions within Virginia (Executive Branch, Courts, Parole Board, and state and local probation and parole are subject to ICAOS rules. (4-APPFS-2A-16; 2-CO-4B-02)
   a. The Virginia Department of Corrections is bound by the Code of Virginia and the Interstate Compact for Adult Offender Supervision to comply with Interstate Commission for Adult Offender Supervision (ICAOS) rules. Staff assigned to deal with Interstate Compact cases must apply the rules as directed by the Compact.
   b. Each P&P Office is responsible for making Judges, Commonwealth Attorneys, magistrates, jail staff and other Court personnel aware of the Interstate Compact rules. A court order or other instruction for an offender to report to another state does not supersede the rules of the Interstate Compact. Certain violations mandate the issuance of a fully extraditable, non-bondable warrant entered in NCIC.

B. Resources
   1. The most up-to-date and detailed information is available on the Interstate Commission for Adult Offender Supervision (ICAOS) website - www.interstatecompact.org.
   2. Virginia’s Interstate and ICOTS Reference Guide and other Virginia-specific documents are posted on iDOC Intranet under Operations - Offender Management Services – Interstate Compact Community Supervision.
   3. Field staff should take live ICAOS-taught WebEx training and pre-recorded, on-demand training sessions on the Compact rules and the use of ICOTS. Training resources are available at www.interstatecompact.org.

C. Offenders with 90 calendar days or more of supervised or unsupervised probation, parole or post release supervision with any conditions (other than financial or good behavior) who will be living in another state for more than 45 consecutive days in a calendar year (including treatment programs, school or work, etc.) must transfer under Interstate Compact.
   1. Offenders do not have a constitutional right to transfer supervision via Interstate Compact. The sending state has discretion to determine if the proposed plan is in the best interest of the offender and public safety.
   2. Incarcerated offenders nearing release may apply for transfer of their supervision to another state in accordance with Operating Procedure 820.2, Re-entry Planning.

D. All formal written, electronic, and oral communication regarding an offender under this Compact shall be made only through the office of a state’s compact administrator or the compact administrator's designated deputies. (ICAOS Rule 2.101b) P&P Officers are encouraged to conduct all activities in ICOTS. If communication needs to occur outside of ICOTS, it should be done via emails sent to Virginia’s Compact Office staff who will communicate with Compact Office staff in the other state.

V. TRAVEL OF OFFENDERS TO OTHER STATES
   A. “No state shall permit an offender who is eligible for transfer under this compact to relocate to another state except as provided by the Compact and these rules. An offender who is not eligible for transfer under this Compact is not subject to these rules and remains subject to the laws and regulations of the state responsible for the offender’s supervision. Upon violation of this policy, the sending state shall direct the offender to return to the sending state within 15 business days of receiving such notice. If the offender does not return to the sending state as ordered, the sending state shall issue a warrant that is effective in all compact member states, without limitation as to a specific area, no later than 10 business days following the offender’s failure to appear in the sending state.” (ICAOS Rule 2.110)

   B. Temporary travel out-of-state (ex. visiting family, sick relative, funeral, or vacation) - see Operating Procedure 920.1, Community Case Opening, Supervision and Transfer, for more information about Travel Permits.
   1. Cannot be for the purpose of relocation which is to remain in another state for more than 45 consecutive
days in any 12 month period, including treatment programs, school, or jobs

2. Cannot occur while an Interstate Transfer Request is pending, except in an emergency (i.e. funeral, deathbed) or as outlined in the Travel Pending Transfer section below.

3. There are no ICAOS restrictions on the types of offenders that can temporarily travel to other states

C. Travel Pending Transfer

1. The following cases attempting Interstate transfer are allowed to be in the Receiving state prior to Reporting Instructions or a Transfer Request being approved:
   a. While awaiting the outcome of a Request for Reporting Instructions for a newly sentenced/released offender living in another state at time of sentencing or after disposition of a violation or revocation proceeding, travel to another state is allowed for up to 7 business days if Reporting Instructions have been requested and a reply is pending, when the following conditions are met:
      i. Offender was living in the receiving state at the time of sentencing (must be verified), and
      ii. Sentencing occurred in the last 7 business days, or
      iii. Offender served less than 6 months after sentencing and before being released to supervision in the past 7 business days, and
      iv. Offender is not a sex offender or a parolee
   b. Offenders who have medical or treatment appointments and/or existing employment in the receiving state may be permitted to commute on a daily basis during the investigation of a Transfer Request or Request for Reporting Instructions so long as the travel is limited to what is necessary to report to work or appointments, perform their duties of the job, and return to sending state. They must return to the sending state during non-working or non-appointment hours each day. Sex Offenders are not excluded from the daily commuting provision. The Transfer Request shall include notice that the offender has permission to travel to and from the receiving state, pursuant to this rule, while the transfer is being investigated. (ICAOS Rule 3.102c)
   c. Eligible offenders released from incarceration in the receiving state who request to relocate to the receiving state can remain out of state while the sending state requests Reporting Instructions as long as the request is made within 2 business days of the notification of the offender’s release. (ICAOS Rule 3.102d) The receiving state shall assist the sending state in acquiring the offender’s signature on the Application for Transfer and other forms.

D. All other cases with pending Requests for Reporting Instructions must wait for Reporting Instructions to be granted before allowing the offender to travel.

E. Ensure the offender signs all forms requiring the offender’s signature (Offender Application, conditions of supervision, etc.) prior to approving travel.

F. The Interstate Compact does not require written travel permits. Documentation about approved travel should be done in accordance with the Travel of Offenders section of Operating Procedure 920.1 Community Case Opening, Supervision, and Transfer.

VI. TRANSFERRING SUPERVISION

A. Eligibility Criteria: (ICAOS Rule 3.101)

1. A felony or eligible misdemeanor offender who has 90 calendar days or more or an indefinite period of supervision remaining at the time the sending state transmits the Transfer Request.
   a. This includes juveniles sentenced as adults or released to adult supervision.
   b. Supervision can be in the form of supervised or unsupervised/bench probation or parole as long as there are standard or special conditions (other than monetary or good behavior) that must be monitored (ex. classes, treatment, community service). (ICAOS Advisory Opinions 3-2010, 4-2010, 3-2005)
   c. Unsupervised/bench probation cases with only monetary conditions or good behavior do not require transfer under the Interstate Compact.
2. To be eligible, a misdemeanor offender (could be under local community corrections supervision)
   a. Must have one or more years of supervision for one of the following offenses: (ICAOS Rule 2.105)
      i. Where a person has incurred direct or threatened physical or psychological harm (ex. domestic
         violence, assault, resisting arrest) including where the sending state recognizes the use of an
         automobile as an element in an assault offense and the offender is so adjudicated (ICAOS AO
         16-2006)
      ii. Involving use or possession of a firearm including hunting violations (ICAOS AO 1-2011)
      iii. Second or subsequent misdemeanor conviction of driving while impaired by alcohol or drugs
      iv. Sexual offense that requires the offender to register as a sex offender in sending state
   b. OR deferred sentence/prosecution where the offender has admitted guilt and the Court defers
      sentence/final judgment in lieu of supervised probation, treatment, or other program. (ICAOS Rule
      2.106 and ICAOS AO 6-2005)
   c. AND the offender has a valid plan of supervision (proposed residence, proposed employment or
      viable means of support, and terms/conditions of supervision)
   d. AND the offender is in substantial compliance with the terms of supervision in the sending state
      (i.e. violation process has not been started)
   e. AND the offender can obtain employment in the receiving state or has a means of support

B. Offenders Who Do Not Meet Eligibility Criteria

1. An offender on work release, furlough, pre-release program, pre-trial intervention (when no admission
   of guilt has been made), or bail does not meet the criteria to transfer under the Compact. (ICAOS Rules
   2.106 and 2.107)

2. An offender who is adjudicated a sexually violent predator and is placed on Conditional Release
   pursuant to the Sexually Violent Predator Act (COV §37.2-900 et seq.) has been determined by the
   Virginia Supreme Court to not be eligible for transfer under the Compact. Such offenders must reside
   in Virginia while under Conditional Release even if they are also serving a period of probation or
   parole supervision. However, other states may submit their equivalent conditional release Sexually
   Violent Predator cases for transfer. (ICAOS AO 9-2004)

3. If an offender has less than 90 calendar days remaining on supervision, has a non-qualifying
   misdemeanor case, and/or is on unsupervised probation with only financial or good behavior
   conditions, they can reside in the other state without having to transfer under the Compact. (ICAOS
   Rule 2.110 b)
   a. It is suggested that P&P Offices allow the Deputy Compact Administrator to review the case to be
      sure the case is exempt from the Compact requirements before allowing the offender to depart.
   b. Such ineligible offenders remain subject to the laws and regulations of Virginia and Virginia
      remains responsible for the offender’s supervision while in the other state.
   c. Misdemeanor offenders not meeting criteria of ICAOS Rule 2.105 may still be transferred as
      discretionary transfers under ICAOS Rule 3.101-2 (ICAOS AO 4-2005).

C. Transfer Requests

1. Mandatory Acceptance Criteria (if the Eligibility Criteria above are also met): While a sending state
   controls the decision of whether or not to transfer an offender under the Compact, the receiving state
   has no discretion as to whether or not to accept the case as long as the offender satisfies the eligibility
   criteria and one of the following categories (ICAOS AO 7-2004):
   a. Resident: The offender has continuously inhabited the receiving state for at least a full year prior
      to the commission of the offense and has not, unless incarcerated or actively deployed in the
      military, remained in another state for more than 6 months with the intent to establish a new
      principal place of residence. (ICAOS Rule 3.101e1)
   b. Resident family: The offender has resident, immediate family in the receiving state that has lived
      there for at least 6 months and who indicates a willingness and ability to provide support and
assistance. (ICAOS Rule 3.101e2)
i. Resident family is defined as parent, grandparent, aunt, uncle, adult child, adult sibling, legal
guardian, and step-parent.
ii. The offender is not required to reside with the resident family if the residence plan is suitable
and the resident family is willing to provide support and assistance to the offender while in the
receiving state.
c. Military: The offender is a member of the military and his military post is moved or the offender
currently lives with family who are members of the military and their post is moved. (ICAOS Rule
3.101-1a)
d. Employment: The offender lives with a family member whose existing, full-time employment has
been transferred or at the direction of the employer, the offender’s existing, full-time employment
is being transferred as a condition of maintaining employment. (ICAOS Rule 3.101-1a)
e. Veterans for Medical or Mental Health Services: An offender who meets the criteria specified in
the Eligibility Criteria: (ICAOS Rule 3.101) Section above and is a veteran of the United States
military services who is eligible to receive health care through the United States Department of
Veterans Affairs, Veterans Health Administration and is referred for medical and/or mental health
services by the Veteran Health Administration to a regional Veterans Health Administration facility
in the receiving state shall be eligible for Reporting Instructions and transfer of supervision
provided the sending state provides documentation to the receiving state of the referral. The
transfer will be accepted if the offender is approved for care at the facility. (ICAOS Rule 3.101a)

2. Discretionary Transfer Requests:
a. A Transfer Request for a non-mandatory case can be submitted but it must clearly explain why this
transfer would be in the best interest of the offender and would not pose a public safety risk.
(ICAOS Rule 3.101-2)
b. The receiving state shall have the discretion to accept or reject the transfer of supervision in a
manner consistent with the purpose of the Compact specifying the discretionary reasons for
rejection. A discretionary case should not be denied solely because it is discretionary.

3. Submission of Transfer Request for Offender Supervised Outside Sentencing District
a. When supervising another Virginia jurisdiction’s obligation and an eligible offender proposes an
out of state plan, the supervising P&P Office should submit the ICOTS transfer request.
b. If it is accepted and the Departure Notice has been transmitted, the supervising P&P office shall
transfer the ICOTS case to the sentencing P&P office for future follow-up. A list of District
representatives who receive incoming transfers is maintained on the Interstate Compact Unit iDOC
page.

D. Eligibility Criteria for Request for Reporting Instructions

1. Reporting Instructions provide temporary permission for the offender to proceed to the receiving state
while the Transfer Request is being investigated.

2. Requests for Reporting Instructions should only be submitted on cases where the offender must leave
immediately, has nowhere to stay in Virginia awaiting a transfer investigation, and there was no
advance knowledge that the offender intended to transfer to another state (i.e. newly sentenced or
revocation resolved, military transfer, job transfer, veteran receiving services in a regional VA medical
center, or offenders released from incarceration in a receiving state with a home plan in the receiving
state).
a. Offenders being released from incarceration do not qualify for Reporting Instructions if they served
more than 6 months. (ICAOS Rule 3.106)
b. Residence and employment must be verified by the sending state P&P Officer.
c. Military orders, letters from existing full-time employers indicating mandatory employment
transfer, and medical documentation must be attached when using these reasons for a Request for
Reporting Instructions.
3. A Request for Reporting Instructions for a probationer living in the receiving state at the time of sentencing or after disposition of a violation or revocation proceeding must be submitted either within 7 business days of placement on probation or release from less than 6 months of post-conviction incarceration. (ICAOS Rule 3.103)
   a. The sending state may grant a 7 business day Travel Permit to offenders who meet these requirements with the exception of sex offenders.
   b. If a Request for Reporting Instructions cannot be submitted within the 7 day window, the P&P Officer may submit a discretionary Request for Reporting Instructions but the offender must remain in Virginia until Reporting Instructions are granted.
   c. This rule does not apply to parolees and does not apply to those who served more than 6 months prior to release to supervision.
   d. There are different criteria for Requests for Reporting Instructions for offenders living in the receiving state at time of sentencing and Transfer Requests for offenders who are residents of the receiving state.

4. Except for sex offender cases, the receiving state has 2 business days to reply to a Request for Reporting Instructions. All sex offender Request for Reporting Instructions, with the exception of sex offenders requesting to return to the sending state, have a 5 business day reply deadline. (ICAOS Rule 3.101-3c). This exception is to allow time for the receiving state to investigate the suitability of the home plan for a sex offender (i.e. children in the home, proximity to daycares and schools, etc.)

5. The sending state must submit a Notice of Departure in ICOTS upon offender’s departure. (ICAOS Rule 4.105) Be sure the offender has signed an Offender Application for Interstate Compact Transfer 920_F17 (containing the waiver of extradition) before departing. Supervisory responsibility is retained in the sending state until the receiving state submits a Notice of Arrival documenting that the offender reported as instructed. (ICAOS Rule 3.103b)

6. The receiving state must submit a Notice of Arrival once the offender reports. (ICAOS Rule 4.105) Supervision responsibility begins when the offender reports and the Notice of Arrival is submitted. (ICAOS Rule 3.103c)

7. If the offender fails to report within 5 business days of the date to report, the Reporting Instructions may be rescinded by the receiving state. (ICAOS Rule 3.104-1e)

8. A Transfer Request must be submitted by the sending state within 15 business days of receiving approved mandatory Reporting Instructions or within 7 business days of discretionary Reporting Instructions. (ICAOS Rule 3.103d)
   a. If a Transfer Request is denied for being incomplete, the sending state has 15 calendar days to resubmit a complete Transfer Request. If a complete Transfer Request is not received within 15 days, the offender can be ordered to return to the sending state and the previously approved Reporting Instructions can be withdrawn.
   b. If an offender is in another state on approved Reporting Instructions and the Transfer Request is denied for something other than missing information or the sending state fails to submit a complete Transfer Request within the required time frame (7 or 15 business days), the offender must be instructed to return to Virginia within 15 business days.
      i. The receiving state shall submit a Request for Reporting Instructions.
      ii. The sending state shall approve the request.
      iii. A Notice of Departure and Case Closure Notice will be submitted by the receiving state.
      iv. The sending state will submit a Notice of Arrival and validated Case Closure Notice Reply.
   c. If the offender does not return to the sending state, as ordered, the sending state should initiate the retaking of the offender by issuing a warrant that is fully extraditable and effective in all Compact member states no later than 10 business days following the offender’s failure to appear in the sending state. (ICAOS Rule 3.103f and ICAOS Rule 4.111g)

E. Transfer Request Packets (ICAOS Rule 3.107)
1. A **Transfer Request** for an offender shall be transmitted through ICOTS and shall contain:
   a. A copy of the signed *Offender Application for Interstate Compact Transfer 920_F17* shall be attached to the **Transfer Request**. (To save the form and the user-entered information, first save the file to your desktop and then open it in Adobe Acrobat Reader DC. Save your changes.)
   b. A narrative description of the instant offense in sufficient detail to describe the circumstances, type, and severity of offense and whether the charge has been reduced at the time of imposition of sentence
   c. Photograph of offender - Participating agencies will make every reasonable effort to ensure that photographs of offenders uploaded to ICOTS meet the following criteria:
      i. The offender’s face is recognizable and visible
      ii. The photo is displayed in ‘portrait’ view (height is greater than width)
      iii. The photo is in color and is sharp with no visible pixels or printer dots
      iv. The background does not detract from the offender’s face
   d. Conditions of supervision (do not have to be signed but signature is preferred)
   e. Any orders restricting the offender’s contact with victims or any other person
   f. Information as to whether the offender is subject to sex offender registry requirements in the sending state along with supportive documentation
   g. Pre-sentence investigation report, unless distribution is prohibited by law or it does not exist (must attach the entire Pre-sentence Investigation if it exists)
   h. Information as to whether the offender has a known gang affiliation, and the gang with which the offender is known to be affiliated
   i. Supervision history, if the offender has been on supervision for more than 30 calendar days at the time the **Transfer Request** is submitted to include a summary of adjustment (i.e., results of urine screens, pattern of reporting) as well as documentation of any conditions already completed
   j. Information relating to any Court-ordered financial obligations, including but not limited to, fines, court costs, restitution, and family support; the balance that is owed by the offender on each; and the address of the office to which payment must be made.
   k. Summary of prison discipline and mental health history during the last 2 years, if available, unless distribution is prohibited by law.
      i. Applies only to offenders who served time in prison; if the offender served jail time only, this requirement does not apply.
      ii. If the prison sentence is shorter than two years, institutional history is required. If the prison sentence was longer than two years, only the last two years of the institutional history is required.
      iii. Applies only if this information is available to the sending state and distribution is not prohibited by law.
      iv. If a Virginia offender has a Mental Health Code of 2 or higher, 6 months prior to release, the Case Management Counselor will request the QMHP at the prison prepare a *Mental Health Release Summary to Community - DOC MH 9 730_F9* for the Interstate transfer request. If an offender is MH 0 or MH1 the P&P Office can indicate the offender is receiving no mental health treatment services within the DOC facility.
   v. According to ICAOS, the submission of medical and mental health information in ICOTS is not a HIPAA violation. According to the Virginia Office of the Attorney General, mental health information can be released but substance abuse information requires a release of information from the offender to be included on the *Mental Health Release Summary to Community - DOC MH 9 730_F9*.
   vi. The prison disciplinary report can be generated in VACORIS under Custom Reports – Institutions – Offender Disciplinary Actions.
   l. Sex Offender - In addition to the above, the following shall be included in a **Transfer Request** if they exist: (ICAOS Rule 3.101-3b)
i. Assessment information, including sex offender specific assessments
ii. Social history
iii. Information relevant to the sex offender’s criminal sexual behavior
iv. Law enforcement report that provides specific details of sex offense
v. Victim information - the name, sex, age and relationship to the offender and the statement of the victim or victim’s representative
vi. The sending state’s current or recommended supervision and treatment plan

2. Additional documents necessary for supervision in the receiving state, such as the Court order or signed conditions, may be requested following acceptance of the offender. The sending state shall provide the documents no more than 30 calendar days from the date of the request, unless distribution is prohibited by law or a document does not exist.

3. A transfer fee can only be imposed by the sending state on their offenders transferring to Virginia. Virginia does not charge a fee to process a Transfer Request or Request for Reporting Instructions. (ICAOS Rule 4.107)

F. Transfer to Another Receiving State (i.e. 3rd state/subsequent receiving state transfers)

1. The initial receiving state will inform the original sending state of the offender’s request to transfer to a new state via a Compact Action Request. A signed Offender Application for Interstate Compact Transfer 920_F17 filled out with information from the originating state and the new state must be attached. The receiving state shall submit a statement to the sending state summarizing the offender’s progress under supervision. (ICAOS Rule 4.110)

2. The original sending state will be responsible for initiating the Transfer Request (and possibly a Request for Reporting Instructions) in ICOTS.

3. The offender will remain in the receiving state until the sending state advises that approval has been received for the offender to proceed to the new state.

4. The original receiving state can submit a Case Closure Notice when the offender departs and arrives on an approved Transfer Request to the 3rd state.

G. Return of an Offender to the Sending State (ICAOS Rule 4.111)

1. A Request for Reporting Instructions with the reason “Return to sending state” must be submitted requesting permission for the offender to return and provide the reason(s) for the offender’s return.
   a. The return could be at the request of the offender, due to a rejection of transfer when the offender is in the receiving state on approved reporting instructions, or when ordered to return in lieu of retake by warrant.
   b. The request must be approved before the offender can depart.

2. The sending state is required to provide Reporting Instructions within 2 business days when an offender requests to return. This request cannot be denied unless the offender is under active criminal investigation or charged with a subsequent criminal offense in the receiving state.

3. Once the offender departs, the receiving state should immediately submit a Notice of Departure and Case Closure Notice in ICOTS.
   a. The receiving state retains authority to supervise the offender until the offender’s departure date.
   b. The Sending State should submit a Notice of Arrival (either indicating the offender reported or did not report) and a validated Case Closure Notice Response.

4. If a Virginia offender is returning to Virginia, the offender will be instructed to report to the P&P Office nearest the proposed residence. If the offender is residing in a P&P District outside the original P&P District of origin, the P&P Office of origin will initiate an intra-state Transfer Request to the new P&P Office in VACORIS.

H. Pre-Release Transfer Request (see Operating Procedure 820.2, Re-entry Planning)
1. **Transfer Requests** can be submitted on probationers by the P&P District when an offender is 120 calendar days or less to planned release. (ICAOS Rule 3.105).
   a. Neither the acceptance of a transfer request by a receiving state nor approval of reporting can be a condition of granting parole. (ICAOS AO 2-2012)
   b. The sending state shall notify the receiving state if the planned release date changes or if the recommendation to release has been withdrawn or rejected. (ICAOS Rule 3.105b)

2. No more than six months prior to release, the Counselor will provide a signed [Offender Application for Interstate Compact Transfer](#) 920_F17 and an [Interstate Compact Pre-Release Checklist](#) 820_F8 to the Interstate Compact Unit in VACORIS.
   a. The Interstate Compact Unit will verify completeness and notify the appropriate P&P Office(s) of the forms’ availability.
   b. If the offender is in a jail and the Application has not been submitted, the P&P Office will be responsible to obtain the forms from the jail.
   c. The P&P Office(s) will be responsible for completing the Transfer Request in ICOTS. See Operating Procedure 820.2, Re-entry Planning, for more details and instructions.

3. If an offender has multiple probation obligations, the P&P Offices can work together to submit one Transfer Request combining all obligations or each P&P Office can submit a separate Transfer Request.

4. The P&P Officer assigned the case in ICOTS must submit a Notice of Departure when the offender is released from incarceration, but not before the offender actually leaves. If the offender does not report within five business days of the date to report noted in the Notice of Departure, the receiving state can withdraw their acceptance.

I. **Transfer Request Replies**

1. Upon receipt of a complete Transfer Request, the receiving state has 45 calendar days to reply. (ICAOS Rule 3.104) An approved Transfer Request Reply is valid for 120 days. (ICAOS Rule 3.104-1d)
   a. If the offender does not depart the sending state within the 120 calendar days, the receiving state may withdraw their approval and close interest.
   b. If the offender’s date of release or departure changes, the P&P Office shall notify the other state via a Compact Action Request. (ICAOS Rule 3.104-1)
   c. The P&P office must complete a home visit/investigation to determine the suitability of the proposed plan in response to the assigned VACORIS Interstate Transfer Investigation.
   d. At the time of acceptance, the receiving state may impose a condition on a transferred offender if that condition would be imposed on an offender sentenced in the receiving state. (ICAOS Rule 4.103a)
      i. When approving a discretionary transfer (offender is not a Virginia resident, does not have resident sponsoring family), a condition can be imposed when completing the Transfer Reply that if the basis of the discretionary plan (residence/school/treatment program etc.) ceases to be viable the offender must be returned to the sending state.
      ii. If you impose a condition of this nature and the reason for the discretionary transfer no longer exists (i.e. quits school, discharged from treatment, etc.), then the sending state must return or retake their offender.
      iii. Otherwise, there is no obligation of the sending state to retake when requirements of ICAOS Rule 3.101 are no longer met (ICAOS AO 15-2006).
      iv. A receiving state that is unable to enforce a condition imposed in the sending state shall notify the sending state of its inability to enforce a condition at the time of Transfer Reply. If the sending state transfers the offender they do so knowing it will not be monitored.

2. If the offender’s residence plan is determined to be in another jurisdiction in Virginia, the ICOTS
Transfer Request should be transferred to the other P&P Office and not rejected by the original investigating P&P Office.

3. No offender eligible under the Compact, who has the necessary residence or family qualifications, coupled with employment or a viable means of support, shall be refused for supervision. The Deputy Compact Administrator has the final authority to accept or reject supervision. (ICAOS AO 7-2004)

4. If denying a Transfer Request, provide justification for the denial. Improper denials include denying based on:
   a. Offender’s disability
   b. Pending charges incurred before or during the investigation - if the sending state is not pursuing revocation, the offender is still in substantial compliance (ICAOS AO 8-2005)
   c. Undocumented immigrant (ICAOS AO 13-2006)
   d. Section 8 housing - not all public housing authorities restrict felons (ICAOS AO 2-2007).

J. VACORIS Procedures for Offenders Transferred out of Virginia under the Compact

1. Once a Virginia offender has been accepted by another state for transfer via a Transfer Reply (or has approved Reporting Instructions) and has arrived as indicated by a Notice of Arrival; the P&P Officer assigned the ICOTS case shall retain the VACORIS case, assign a supervision level of “Interstate Out” and add a Community Physical Location of “Interstate Compact” while selecting the state to which the offender is transferred.

2. Entering the Community Physical Location of Interstate Compact applies a complete waiver to the case and removes it from COMPAS compliance reports.

3. The case shall not be entered as an “Out from DOC” transfer as this will make the VACORIS case inactive. The case shall not be transferred to the Administrative P&P location.

VII. SUPERVISION

A. Case Opening

1. A receiving state shall assume responsibility for supervision of an offender upon the offender’s arrival in the receiving state and shall submit a Notice of Arrival as required under Rule 4.105. Supervision begins when the offender arrives on approved Reporting Instructions or Transfer Request approval.

2. If the offender fails to report within 5 business days of the date to report provided on the Notice of Departure, the P&P Officer shall submit a Notice of Arrival marked “failed to report” and a Case Closure Notice.

3. All case opening requirements of Operating Procedure 920.1, Community Case Opening, Supervision, and Transfer, are to be applied to offenders being supervised in Virginia under the Interstate Compact.

B. Manner, Degree, and Length of Supervision (ICAOS Rule 4.101 and Rule 4.102)

1. A receiving state shall supervise an offender transferred under the Interstate Compact in a manner determined by the receiving state and consistent with the supervision of other similar offenders sentenced in the receiving state.
   a. This rule does not permit the receiving state to provide no supervision.
   b. At minimum, the rules of the Compact mandate an offender will be under some supervision for the duration of the conditions placed upon the offender by the sending state. (ICAOS AO 1-2007)

2. A receiving state shall supervise an offender transferred under the interstate compact for a length of time determined by the sending state.

3. Offenders transferred to Virginia will be supervised under the sending state’s conditions in addition to Virginia’s conditions. The Virginia P&P Officer will create an Interstate obligation and generate Interstate conditions in VACORIS for the offender, review them with the offender, and have them sign the conditions.
4. Offenders With Disabilities - A receiving state shall continue to supervise offenders who become mentally ill or exhibit signs of mental illness or who develop a physical disability while supervised in the receiving state. (ICAOS Rule 2.108)

C. Conditions of Supervision (ICAOS Rule 4.103)

1. At the time of acceptance or during the term of supervision, the receiving state may impose a condition on an offender if that condition would have been imposed on an offender sentenced in the receiving state.

2. A receiving state shall notify a sending state that it intends to impose or has imposed a condition on the offender.

3. A receiving state that is unable to enforce a condition imposed in the sending state shall notify the sending state of its inability to enforce a condition at the time of request for transfer of supervision is made.

4. Conditions imposed by the receiving state must be recognized and violations must be addressed as if it was a condition of the sending state. (ICAOS Rule 4.103-1)

D. Victim Notification

1. In order for a case to be considered “Victim Sensitive,” thus triggering the notification requirements of the Compact, the victim must opt-in to receive notifications by registering with the Virginia DOC Victim Services Unit or by contacting the Virginia Interstate Compact Unit directly.

2. If there is a registered victim requesting notifications, VACORIS will contain an “Alert” indicating the case is victim sensitive and notifications are required. Once the victim is contacted by Interstate Compact Unit and confirms their desire to receive Interstate notifications the Interstate Compact Unit will register the victim in the IVINS system.
   a. Once registered with IVINS a “Vine” flag will appear on the ICOTS offender profile.
   b. Other victim-sensitive information (no contact orders, age/relationship of victim, etc.), can be recorded on the separate Victim Sensitive tab on the offender’s profile.

3. If Virginia is the receiving state on a case marked “Victim Sensitive” or “Vine” the supervising Virginia P&P Officer must send a Compact Action Request when the offender changes addresses or is given a temporary Travel Permit so that other state will be alerted to notify their registered victim.

4. If Virginia is the sending state on a case marked Vine (IVINS) registered, they will automatically be notified of the following:
   a. The offender is granted Reporting Instructions or a Transfer Request is submitted; withdrawn, and/or approved; the victim has the right to be heard and comment on requests to transfer.
   b. The offender commits a behavior requiring retake, including absconding.
   c. The offender requests to return to the sending state; the victim has the right to be heard and comment.
   d. The offender departs, arrives, or fails to arrive
   e. The Interstate case closes

E. DNA (ICAOS Rule 4.104)

1. A receiving state shall require that an offender transferred under the interstate compact comply with any offender registration (ex. felony, sex offender) and DNA testing requirements in accordance with the laws or policies of the receiving state and shall assist the sending state to ensure DNA testing requirements and offender registration requirements of a sending state are fulfilled.

2. Offenders being supervised in Virginia under the Compact will have DNA and fingerprints taken in accordance with existing policy and procedures.

F. Progress Reports (ICAOS Rule 4.106)
1. A receiving state shall provide to the sending state a Progress Report within 30 calendar days of such a request.

2. To request a Progress Report use a Compact Action Request and select the Request a Progress Report specialization. This will create a blank Progress Report with a due date 30 calendar days in the future.

3. Progress Reports are no longer required annually. Progress Reports should be used to report all positive behaviors, completion of conditions, additional conditions imposed, incentives given, sanctions applied, violations that don’t rise to the level of behavior requiring retake, and to report arrests prior to conviction and sentencing.

4. A Progress Report shall include:
   a. Offender’s name
   b. Offender’s current residence address
   c. Offender’s current telephone number and electronic mail address
   d. Name and address of offender’s current employer
   e. Supervising officer’s summary of offender’s conduct, progress and attitude, and compliance with conditions of supervision
   f. Programs of treatment attempted and completed by the offender
   g. Information about any sanctions that have been imposed on the offender since the previous Progress Report
   h. Supervising officer’s recommendation
   i. Any other information requested by the sending state that is available in the receiving state

G. Fees, Fines, Costs, and Restitution (ICAOS Rules 4.107 and 4.108)

1. A sending state is responsible for collecting all fines, family support, restitution, court costs, or other financial obligations imposed on the offender by the sending state.

2. Upon notice by the sending state that the offender is not complying with family support, restitution obligations, and financial obligations, the receiving state shall notify the offender that the offender is in violation of the conditions of supervision and must comply.

3. The receiving state shall inform the offender of the address to which payments are to be sent.

4. A sending state may impose a fee for each transfer application prepared for their offender but cannot charge incoming offenders the same fee. Virginia does not charge an application fee.

5. A supervision fee can be imposed upon Virginia offenders being supervised in other states as long as that state imposes the same fees on their offenders. Virginia does not impose supervision fees on offenders.

6. The sending state may not charge a monthly supervision fee, administrative fee, or any other fee that has the appearance of a supervision fee while the offender is being supervised under the Compact in a receiving state. (ICAOS AO 2-2006) A fee imposed by a sending state for purposes of defraying costs may be collected on Compact offenders (ICAOS AO 14-2006) for sex offender registration and victim notification.

VIII. VIOLATIONS

A. A receiving state shall notify a sending state of an act or pattern of behavior requiring retake within 30 calendar days of discovery or determination of the violation by submitting an Offender Violation Report. (ICAOS Rule 4.109)

1. If reported more than 30 calendar days after discovery of the violation, the sending state does not have to act on the reported violation(s).

2. A receiving state should not submit an Offender Violation Report if they would not request revocation of their own offenders under similar circumstances or they wish to continue to work with the offender
despite the violations, including new convictions.

3. The sending state cannot demand a receiving state submit a violation report or demand the withdrawal of a violation report.

4. Violations do not rise to the level of “behavior requiring retake” until all interventions and sanctions available for similar Virginia-sentenced offenders are exhausted. Sanctions available to Virginia offenders that can only be ordered by the Court as part of a revocation proceeding are not required to be made available to out of state offenders.

B. Arrests without conviction/sentencing or violations not meeting the “behavior requiring retake” threshold should be documented in a Progress Report.

1. A Progress Report should be used to document violations for which sanctions or interventions are being imposed rather than requesting retake.

2. If a violation is discovered and not reported in an Offender Violation Report within 30 calendar days of awareness, it should be reported in a Progress Report.

C. An offender in violation of the terms and conditions of supervision may be taken into custody or continued in custody by the receiving state. (ICAOS Rule 4.109-1)

1. In Virginia, an out-of-state offender can be held on a Probation Officer’s Arrest Authority (PB15) while awaiting a Response to Violation Report from the sending state.

2. When an out-of-state offender is detained on a PB15, an Offender Violation Report should be submitted in ICOTS within 30 calendar days of awareness of the violation and a Probable Cause (PC) Hearing (or PC waiver) should be conducted.

3. In Virginia, PC hearings are scheduled and held just like parole preliminary hearings.

4. If an Offender Violation Report has already been submitted to the sending state and the hearing officer recommends release with sanctions, the P&P Officer should submit an Addendum to Violation Report with the hearing results but must await the sending state’s agreement before releasing the offender.

Exception: If no probable cause is found or the hearing officer recommends release with sanctions and no Offender Violation Report has yet been submitted to the sending state, the offender should be released and a Progress Report should be submitted with the probable cause hearing results attached.

5. If a warrant is issued by the other state, it is filed against the offender as a detainer and the PB15 is retrieved.

6. The sending state is then notified via an Addendum to Violation Report that the warrant has been served and whether the offender is available for return (all pending charges/sentences are resolved). The jail location is also to be provided.

D. An Offender Violation Report shall contain: (ICAOS Rule 4.109b):

1. Date(s) and description of the behavior requiring retaking

2. Date(s), description(s) and documentation regarding the use of incentives, corrective actions, including graduated responses or other supervision techniques to address the behavior requiring retaking in the receiving state, and the offender’s response to such actions;

3. Date(s), description(s) and documentation regarding the status and disposition, if any, of offense(s) or behavior requiring retaking

4. Date(s), description(s) and documentation of previous non-compliance, to include the description of corrective actions, graduated responses or other supervision techniques

5. Name and title of the P&P Officer making the report

6. If the offender has absconded (absent from approved residence or place of employment and avoiding supervision), the offender’s last known address and telephone number, name and address of the offender’s employer, and the date of the offender’s last personal contact with the supervising officer
and details regarding how the supervising officer determined the offender to be an absconder to include, but are not limited to:

a. Conducting a field contact at the last known place of residence
b. Contacting the last known place of employment, if applicable
c. Contacting known family members and collateral contacts (ICAOS Rule 4.109-2)
d. These attempts to contact must be made within 30 calendar days of submitting the absconding report

7. Supporting documentation regarding the violation including but not limited to police reports, toxicology reports, and preliminary findings

8. Information about whether the offender is available for retake must be included.
   a. Offenders are available for retake if there are no pending charges or sentences to be completed and their whereabouts are known.
   b. Absconders are not available for retake until they are located and placed into custody. Offenders serving sentences are not available for retake.
   c. Updates regarding retake availability should be provided on ICOTS Addendums to Violation Reports.

E. The sending state shall respond to an Offender Violation Report no later than 10 business days following receipt by the sending state. The response by the sending state shall include action to be taken by the sending state and the date by which that action will begin and its estimated completion.

F. For purposes of revocation or other punitive action against an offender, the probation or paroling authority of a sending state shall give the same effect to a violation of conditions or requirement imposed by a receiving state as if those conditions or requirement had been imposed by the sending state. (ICAOS Rule 4.103-1)

1. Failure of an offender to comply with conditions or additional requirements imposed by a receiving state shall form the basis of punitive action in the sending state notwithstanding the absence of such conditions or requirements in the original plan of supervision issued by the sending state.
2. For purposes of this rule, the original plan of supervision shall include, but not be limited to, any court orders setting forth the terms and conditions of probation, any orders incorporating a plan of supervision by reference, or any orders or directives of the paroling or probation authority.

G. Notifying Virginia Courts of Interstate Violations

1. Upon receipt of an ICOTS Offender Violation Report where the receiving state has indicated the offender is available for retake, is an absconder, or is serving a new sentence of 180 days or greater, the P&P Officer should promptly report the alleged violation(s) to the Court per P&P Office procedure and practice or order the offender to return to Virginia if only technical violations are reported and the offender is not an absconder.
2. When submitting a Major Violation Report to a Virginia Court, the P&P Officer shall include a copy of the signed Offender Application for Interstate Compact Transfer 920_F17 which includes the pre-signed waiver of extradition, the ICOTS Violation Report, and all supporting documentation in the ICOTS Violation Report.
   a. The cover letter shall indicate that it is an Interstate Compact case and as such, any capias or bench warrant issued must be entered in NCIC with no limits on the pick-up radius and with no bond/bail amount set.
   b. The cover letter should also explain to the Court that the case requires mandatory retake.
3. Once the sentencing authority has made a decision, an Addendum to Violation Reply shall be submitted through ICOTS to the receiving state.

H. Probable Cause (PC) Hearings; see Operating Procedure 920.6, Violation of Supervision Conditions, for
Virginia-specific directions on how to handle probable cause (preliminary) hearings. (ICAOS 5.108)

1. An offender subject to retaking for violation of conditions of supervision that may result in a revocation shall be afforded the opportunity for a probable cause hearing before a neutral and detached Hearing Officer in or reasonably near the place where the alleged violation occurred.
   a. If there is any question regarding the intent of the sending state to revoke an offender’s conditional release based on violations in the receiving state, the offender should be given a probable cause hearing.
   b. Failure to do so may bar consideration of those violations in subsequent revocation proceedings in the sending state.

2. If the sending state requests it or the offender is detained on a PB15, a probable cause hearing is required.
   a. The submission of a Violation Report in ICOTS does not have to be delayed while waiting for PC hearing results. An Addendum to Violation Report can be submitted after the hearing to provide the results. Delaying submission could cause the 30 calendar day awareness period for submitting a violation report to expire.
   b. The sending state can only ask for a PC hearing if they intend to pursue revocation.
   c. The PC hearing can only be held on violations reported in the current Violation Report and not ones addressed in prior Violation Reports.

3. Absconding offenders apprehended within the jurisdiction of the receiving state shall, at a sending state’s request, be afforded the opportunity for a probable cause hearing before a neutral, detached Hearing Officer in the receiving state.

4. In Virginia, an Interstate Compact probable cause hearing is conducted in the same manner as a Virginia parole violation preliminary hearing. The results are recorded in VACORIS under the Preliminary Hearing tab. Interstate Conditions on the offender must have been entered in VACORIS to record the hearing results in VACORIS.

5. No waiver of a probable cause hearing shall be accepted unless accompanied by an admission by the offender to one or more violations of the terms or conditions of supervision. The violation(s) admitted to must be of sufficient gravity to justify revocation. In other words, if the offender admits to some but not all of the alleged violations, the admitted violations must rise to the level of behavior requiring retake in and of themselves otherwise the probable cause hearing cannot be waived.

6. A copy of a Court order for a new felony or misdemeanor conviction by the offender shall be deemed conclusive proof that an offender may be retaken by a sending state without the need for probable cause proceedings if the only reported violations are the new conviction(s) and the new conviction is of sufficient gravity to justify revocation in and of itself. In other words, if the offender has technical violations and a minor misdemeanor conviction that would not itself result in revocation, a probable cause hearing should still be conducted on the technical violations unless the offender waives the hearing by admitting to the technical violations.

7. The offender shall be entitled to the following rights at the probable cause hearing:
   a. Written notice of the alleged violation(s) - must have proof the offender and sending state were advised of conditions imposed by the receiving state
   b. Disclosure of non-privileged or non-confidential evidence regarding the alleged violation(s)
   c. The opportunity to be heard in person and to present witnesses and documentary evidence relevant to the alleged violation(s)
   d. The opportunity to confront and cross-examine adverse witnesses, unless the Hearing Officer determines that a risk of harm to a witness exists

8. Steps to determine probable cause
   a. The Hearing Officer must determine whether the offender violated conditions of supervision by reviewing the Violation Report and listening to the testimony of the supervising officer and the
offender.
b. If it is determined the offender violated conditions of supervision, the Hearing Officer must also
determine that the violation would typically result in revocation in the receiving state.

9. The receiving state shall prepare and submit to the sending state, as an attachment to an *Addendum to
Violation Report* in ICOTS, a written report within 10 business days of the hearing that identifies:
a. The time, date and location of the hearing
b. Lists the parties present at the hearing
c. Includes a clear and concise summary of the testimony taken and the evidence relied upon in
rendering the decision. Any evidence or record generated during a probable cause hearing shall be
forwarded to the sending state.
d. A list of the conditions found guilty of or admitted to
e. The decision as to whether Probable Cause was found

10. If the Hearing Officer determines that there is probable cause to believe that the offender has
committed the alleged violations of conditions of supervision, the receiving state shall take or continue
to hold the offender in custody, and the sending state shall, within 15 business days of receipt of the
Hearing Officer’s report, notify the receiving state of the decision to retake or other action to be taken.

11. If probable cause is established but the Hearing Officer recommends return to supervision with
sanctions or other interventions, the offender should be returned to supervision immediately and the
sending state notified of the outcome via an Addendum to Violation Report, if the following are also
true:
a. The sending state did not request the PC hearing
b. The sending state has not issued a warrant
c. A *Violation Report* requesting a warrant has not been submitted to the sending state
d. Otherwise, if a violation report has been submitted, the sending state should be consulted and agree
to the return to supervision with sanctions.

12. If probable cause is not established, the receiving state shall:
a. Continue supervision if the offender is not in custody.
b. Notify the sending state to vacate the warrant, and continue supervision upon release if the offender
is in custody on the sending state’s warrant.
c. Vacate the receiving state’s warrant and release the offender back to supervision within 24 hours
of the hearing if the offender is in custody.

IX. WARRANTS, WAIVER OF EXTRADITION AND RETAKING

A. An offender in violation of supervision may be taken into custody or continued in custody by the receiving
state. (ICAOS Rule 4.109-1)

B. Any warrants or capias issued on an Interstate Compact offender must be listed in NCIC with full
extradition and filed as a detainer when the offender is located. Warrants cannot be limited to a specific
pick-up radius (i.e. Virginia only, surrounding states only, east of the Mississippi, etc.). Offenders
detained on Interstate warrants are not subject to bail or bond.

C. An offender applying for interstate supervision shall execute, at the time of application for transfer, a
waiver of extradition from any state to which the offender may abscond while under supervision in the
receiving state. States that are party to this Compact waive all legal requirements to extradition of
offenders who are fugitives from justice. (ICAOS Rule 3.109) Offenders transferred under ICAOS are
subject to the “alternative procedures” for return and not the provisions of the Uniform Criminal
Extradition and Rendition Act (UCERA). (ICAOS AO 2-2005)

1. If an offender proceeds to the receiving state on approved *Reporting Instructions or Reply to Transfer*,
the waiver can be used to avoid an extradition hearing when the offender needs to be retaken
(physically picked up and returned by an authority of the sending state). If the offender absconds and is located in a state other than the sending or receiving state, the waiver of extradition is still valid.

2. If the offender signs the Application and absconds prior to Reporting Instructions or Transfer Reply being approved, then the waiver of extradition cannot be used and the offender must be treated like any other fugitive from justice.

D. Retaking

1. The sending state can voluntarily choose to retake their offender at any time unless the offender has a pending felony or violent crime charge in any state and the receiving state does not agree to allow the sending state to retake the offender. (ICAOS Rule 5.101 and 5.101-1)
   a. If the offender has been charged with a subsequent felony or violent criminal offense in the receiving state, the offender shall not be retaken, without the consent of the receiving state, unless:
      i. The criminal charges have been dismissed, or
      ii. Sentence has been satisfied, or
      iii. Offender has been released to supervision for the subsequent offense
   b. Personnel must keep informed of the status of pending charges in the receiving state. (ICAOS 5.101)

2. An offender against whom retaking procedures have been instituted by a sending or receiving state shall not be admitted to bail or other release conditions in any state. (ICAOS 5.111)

3. Retake is required in the following situations when the receiving state requests it:
   a. The offender’s conviction of a new felony offense and completion of term of incarceration or placement under supervision for that felony offense (ICAOS 5.102)
   b. The offender absconds and a properly completed Violation Report is received (ICAOS 5.103-1).
   c. An offender is convicted of a violent crime (felony or misdemeanor) as defined by the Code of the state in which the new conviction occurred. A Violent Crime involves:
      i. Unlawful exertion of physical force with the intent to cause injury or physical harm; to a person or
      ii. Offense in which a person incurred direct or threatened physical or psychological harm as defined by the criminal code of the state in which the crime occurred; or
      iii. Use of a deadly weapon in the commission of a crime; or
      iv. Sex offense requiring registration
   d. Behavior Requiring Retaking (ICAOS Rule 5.103)
      i. Behavior requiring retake is an act or pattern of non-compliance with conditions of supervision that could not be successfully addressed through the use of documented corrective action or graduated responses and would result in a request for revocation of supervision in the receiving state. If all interventions and sanctions available to have Virginia offender have been applied and the behavior rises to the level that you would request revocation of a similar Virginia offender, and there are no pending charges or other matters that make the offender not available for retake, an Offender Violation Report can be submitted.
      ii. If the offender has committed behavior requiring retake, the offender shall be ordered to return or issue a warrant to retake within 15 business days of the receipt of the Offender Violation Report.
      iii. If ordered to return for technical violations in lieu of issuing a warrant, a Request for Reporting Instructions for Return to the Sending State must be submitted and approved to document the receipt of instructions to return. A Notice of Departure and Case Closure Notice shall be submitted by the receiving state. A Notice of Arrival and validated Case Closure Notice Response shall be submitted by the sending state to track the offender’s return.
      iv. If the offender does not return to the sending state as ordered, the sending state shall issue a warrant that is effective in all compact member states, without limitations to specific geographic areas, no later than 10 business days following the offender’s failure to appear in the sending
4. When a sending state decides or is required to retake an offender, the sending state shall issue a warrant that is not limited to a geographical area and is not eligible for bond or bail, and upon apprehension of the offender file a detainer with the holding facility where the offender is in custody.

Exception: A sentence imposing a period of incarceration on an offender convicted of a new crime that occurred outside the sending state during the compact period may satisfy or partially satisfy the sentence imposed by the sending state for the violation committed. This requires the approval of the sentencing or releasing authority in the sending state and consent of the offender. ICAOS 5.101-2

a. Unless waived by the offender, the sending state shall conduct, at its own expense, an electronic or in-person violation hearing.

b. The sending state shall send the violation hearing results to the receiving state within 10 business days.

c. If the offender’s sentence to incarceration for the new crime fully satisfies the sentence for the violation imposed by the sending state for the new crime, the sending state is no longer required to retake.

d. If the offender’s sentence to incarceration for the new crime only partially satisfies the sentence for the violation imposed by the sending state for the new crime, the sending state is required to retake.

5. Once the Court has directed the offender be retaken and the offender is available for return to Virginia, the P&P Officer will notify the Commonwealth’s Attorney or designee of the availability for retake under the Interstate Compact. The Commonwealth’s Attorney or designee is charged with making the necessary arrangements to have the offender returned to Virginia. The P&P Officer should advise the Commonwealth’s Attorney or their designee of the following:

a. Provide a copy of the Offender Application for Interstate Compact Transfer 920_F17 and confirmation that the offender signed a waiver of extradition.

b. A wanted person entry with full extradition must be made in NCIC if the offender is not already in custody.

c. The offender must be picked up within 30 calendar days of notifications of the offender’s availability for retake.

6. A sending state shall retake an offender within 30 calendar days after the offender has been taken into custody on the sending state’s warrant and the offender is being held solely on the sending state’s warrant. (ICAOS 5.105). A sending state shall be responsible for the cost of retaking the offender. (ICAOS 5.104) The P&P Office shall notify the Interstate Compact Unit if an out-of-state case remains incarcerated awaiting return to the sending state for more than 30 calendar days.

7. A receiving state shall be responsible for the cost of detaining the offender in the receiving state pending the offender’s retaking by the sending state. (ICAOS 5.106)

8. Retaking an offender as required by the Compact does not mean the sending state must revoke the offender once the offender is returned.

9. Subpoenas of Officers from Other States

a. According to the Virginia Office of the Attorney General, a Court from another state has no subpoena power over a person in Virginia.

b. In order to compel a non-incarcerated person in Virginia to appear in another state to testify in a criminal proceeding, the Court of the other state must certify to the Circuit Court of the jurisdiction where the person is located that the person is a material witness in a criminal proceeding and is needed for a specified number of days.

c. After a hearing, the Circuit Court may issue a summons directing the person to appear in a Court in the other state. See COV §19.2-272, et seq.
X. CASE CLOSING

A. The receiving state may close its supervision of an offender and cease supervision upon:

1. The date of discharge indicated for the offender at the time of application for supervision unless informed of an earlier or later date by the sending state. The Case Closure Notice must be submitted within 10 business days after the Supervision End Date.

2. If a sending state modifies a sentencing order so that the offender no longer meets the definition of “supervision,” no further jurisdiction exists to supervise the offender under the Compact and qualifies as a discharge requiring a state to close supervision (ICAOS AO 2-2010). This cannot be done when a mandatory retake is pending.

3. Notification is made to the sending state of the absconding of the offender from supervision in the receiving state. Closing the ICOTS case does not remove the responsibility of the sending state to issue a fully extraditable warrant entered in NCIC. (ICAOS AO 11-2006)

4. Notification to the sending state that the offender has been sentenced to incarceration for 180 calendar days or longer, including judgment and sentencing documents and information about the offender’s location.


6. Return to sending state which includes;
   a. Offenders granted Reporting Instructions to return to the sending state
   b. Offenders transferred to a third/subsequent state

7. Offenders Retaken by the sending state - the offender must have already been physically picked up
   a. If the Supervision End Date is reached for an offender in the process of being retaken, the case cannot close until the offender is retaken. The Supervision End Date can be tolled. The Sending State may choose to move the End Date into the future.
   b. If an offender is returned via warrant or ordered to return to Virginia to face revocation, the existing ICOTS case must close and if the offender is placed back on supervision, a new case must be transferred for the offender to leave VA again.

B. A receiving state shall not terminate its supervision of an offender while the sending state is in the process of retaking the offender. An ICOTS case cannot be closed simply because a warrant has been issued unless the offender has been declared an absconder or is serving a sentence of 180 days or more.

C. At the time a receiving state closes supervision, a Case Closure Notice shall be provided to the sending state which shall include last known address and employment. A Case Closure Notice Response is due within 10 business days of receipt of a Case Closure Notice and must be validated for the ICOTS case to close.

D. A Case Closure Notice should only be submitted when all obligations are completed. If there are multiple obligations on the same case number in ICOTS and one is expired, submit a Compact Action Request regarding the expired obligation.

E. When supervising an out of state case, do not close the VACORIS case until the ICOTS case is closed.

XI. ICOTS PRIVACY POLICY AND USER AGREEMENT

A. The Privacy Policy for the Interstate Compact Offender Tracking System (ICOTS) is intended to protect privacy and individual civil liberties while facilitating the appropriate, effective, and efficient use of justice information.

B. Under the ICOTS Privacy Policy, the Virginia Department of Corrections, its personnel, contractors and users are required to:

1. Only seek or retain information that is legally permissible for the participating agency to seek or retain under laws applicable to the participating agency.
2. Only use lawful means to seek information

3. Only seek and retain information that is reliably accurate, current, and complete, including the complete, relevant context

4. Take appropriate steps when merging information about an individual or organization from two or more sources, to ensure that the information is about the same individual or organization

5. Investigate in a timely manner any alleged errors and correct information found to be erroneous

6. Retain information sought or received only so long as it is relevant and timely, and delete or return information that is inaccurate, outdated, or otherwise no longer related to known or suspected criminal activities, including terrorist activities

7. Maintain information and systems containing information in a physically and electronically secure environment and protected from natural or man-made disasters or intrusions

8. Engage in collation and analysis of information in a manner that conforms to generally accepted practices

9. Establish procedures that comply with the policies and procedures of ICAOS for accessing information through the participating agency

10. Only allow authorized users to access the information in ICOTS and only for purposes related to the performance of their official duties

11. Share information with authorized users of other justice system partners based only on a “right to know” and a “need to know” basis

   a. When there is a question or inquiring about shared data, a participating agency will make information available in response to the query by:
      i. Providing the requested information directly
      ii. Responding with the contact information of a person in the responding agency whom the individual making the query can contact
      iii. Having a person in the responding agency contact the individual making the query
      iv. Indicating that no information is available

   b. A participating agency will not disclose information originating from another participating agency except as provided for in this agreement or in the operational policies of ICOTS.

12. Establish and comply with information retention and destruction schedules

C. Eligible users, to include Probation and Parole staff, Headquarters personnel, certain institution personnel, certain court/jail personnel, may be granted access to ICOTS after review of the ICOTS Privacy Policy and submittal of a signed ICOTS User Agreement approved by their supervisor and submitted to the Interstate Compact Unit.

1. Users other than Compact Office staff will be assigned either PO or PO Supervisor access to ICOTS. PO Supervisor access will be granted to users who have a documented need to transfer cases between officers in ICOTS.

   a. The ICOTS Compact Staff role will be assigned only to Compact Office staff.

   b. The ICOTS Administrator role will only be assigned to Compact Office support staff, Interstate Compact Unit supervisor, and the Deputy Compact Administrator

2. Users must login to ICOTS at least every 90 days to remain active.

   a. Accounts inactive for more than 90 days may be deactivated by the Virginia Interstate Compact Unit.

   b. Accounts inactive for 12 months or more will be deactivated by the Virginia Interstate Compact Unit personnel.
XII. REFERENCES
ICAOS Rules at www.interstatecompact.org
ICAOS Bench Book for Court Personnel at www.interstatecompact.org
ICAOS Privacy Policy at www.interstatecompact.org
Operating Procedure 820.2, Re-entry Planning
Operating Procedure 920.1, Community Case Opening, Supervision, and Transfer
Operating Procedure 920.6, Violation of Supervision Conditions
Virginia’s Interstate and ICOTS Reference Guide

XIII. FORM CITATIONS
Mental Health Release Summary to Community - DOC MH 9 730_F9
Interstate Compact Pre-Release Checklist 820_F8
Offender Application for Interstate Compact Transfer 920_F17
Offender Application for Interstate Compact Transfer 920_F17S Spanish

XIV. REVIEW DATE
The office of primary responsibility shall review this operating procedure annually and re-write it no later than three years from the effective date.

Signature Copy on File 12/12/18
A. David Robinson, Chief of Corrections Operations Date