REVIEW/REVISION HISTORY:

Effective: 3/15/01
Revised: 6/8/06
Revised: 7/11/07
Revised: 2/27/09
Revised: 6/26/09 AB 09-020
Revised: 3/8/10
Revised: 7/30/10
Revised: 6/6/11
Revised: 4/8/13
Revised: 10/1/13
Revised: 9/15/16

SUMMARY OF REVISION/REVIEW:

Major changes. Read carefully!

APPROVED:

Signature on file

8/23/16

RICHARD “DICK” MORGAN, Secretary
Department of Corrections

Date Signed
REFERENCES:

DOC 100.100 is hereby incorporated into this policy; RCW 9.94.010; RCW 9.94A.030; RCW 10.99.020; RCW 26.50.010; RCW 72.02.280; RCW 72.09.015; RCW 72.09.470; RCW 72.09.490; WAC 137-28; WAC 137-54; ACA 4-4501; DOC 200.200 Offender Betterment Fund (OBF); DOC 210.060 Donations; DOC 320.255 Restrictive Housing; DOC 420.150 Counts; DOC 420.310 Searches of Offenders; DOC 420.330 Searches of Vehicles; DOC 420.340 Searching and Detaining Facility Visitors; DOC 420.380 Drug/Alcohol Testing; DOC 450.300 Visits for Prison Offenders; DOC 590.200 Offender Marriages and State Registered Domestic Partnerships; DOC 670.020 HIV Infection and AIDS; Americans with Disabilities Act

POLICY:

I. [4-4501] The Department has established an Extended Family Visit (EFV) Program in Prisons for eligible offenders to support building sustainable relationships important to offender reentry and to provide an incentive for those serving long-term sentences to engage in positive behavioral choices.

II. [4-4501] This program facilitates visits between an offender and his/her immediate family in a private visiting unit. Immediate family consists of the offender’s birth children, stepchildren, grandchildren, great-grandchildren, birthparents or pre-incarceration adoptive parents, stepparents, grandparents, great-grandparents, siblings, and spouse/state registered domestic partner.

DIRECTIVE:

I. Family Visiting Unit

A. Before opening a new EFV unit, the proposed site and process will be approved by the appropriate Deputy Director.

   1. All visiting units must comply with facility security and property policies in an effort to provide as safe and secure an environment as possible.

   2. Units will be located in a secure area, reasonably screened from view of the population, and provides an evacuation route in the event of an emergency.

   3. Exclusion of the offender population, custody levels of the facility, and security will be considered in selecting a site.

B. A visiting unit consists of a mobile home or similar structure. It will be furnished and contain at least one bedroom, kitchen, bathroom, and living room.
1. The Superintendent will ensure adequate provisions are available for persons with disabilities.

2. Communications will be provided between the visiting units and the facility’s primary, 24 hour duty station or other designated active post.

II. General Requirements

A. Extended Family Visiting is authorized to the extent the facility is equipped and staffed to accommodate the program.

B. Offenders and visitors will be subject to all Department and facility rules and regulations, as well as verbal instructions from employees and/or contract staff.

C. Any violation of visiting rules and procedures is cause for termination of the visit per DOC 450.300 Visits for Prison Offenders. The offender will be subject to disciplinary action for rule violations and/or the visitor may be suspended or terminated from visiting for a designated period of time.

D. The Prisons Command B Deputy Director will chair an EFV Review Committee to meet at least bimonthly, in person or by conference call, to review EFV applications for offenders with sex/serious violent offenses and EFV decision appeals. The committee will include:

   a. The Corrections Program Administrator,
   b. A Correctional Program Manager or higher authority from the facility where the offender is housed, and
   c. A representative from the Sex Offender Treatment Program (SOTP), if applicable.

III. Eligibility

A. An offender must meet all of the following criteria to participate in an EFV:

   1. An offender serving 5 years or more in Prison on his/her current sentence is eligible to apply after 12 consecutive months in Prison.

   2. An offender serving less than 5 years in Prison on his/her current sentence is eligible to apply after 6 consecutive months in Prison.

   3. An offender who is sentenced to the death penalty, assigned to maximum/close custody level, or housed in restrictive housing per DOC 320.255 Restrictive Housing is excluded from participating.
4. Interstate Compact offenders must receive authorization from the sending state to be eligible to participate in EFV privileges.

5. Infraction History - All time limits pertaining to infractions start on the date the infraction occurred.
   a. Must not have been found guilty of committing any of the following infractions within the last 5 years:

      1) 501 - Committing homicide
      2) 502 - Committing aggravated assault against another offender
      3) 507 - Committing an act that would constitute a felony and that is not otherwise included in these rules
      4) 511 - Committing aggravated assault against a visitor or community member
      5) 521 - Taking or holding any person hostage
      6) 550 - Escaping
      7) 601 - Possessing, manufacturing, or introducing an explosive device or any ammunition, or any component thereof
      8) 602 - Possessing, manufacturing, or introducing any firearm, weapon, sharpened instrument, knife, or poison, or any component thereof
      9) 604 - Committing aggravated assault against a staff member
     10) 611 - Committing sexual assault against a staff member
     11) 633 - Assaulting another offender
     12) 635 - Committing sexual assault against another offender, as defined in department policy (i.e., aggravated sexual assault or offender-on-offender sexual assault)
     13) 650 - Rioting, as defined in RCW 9.94.010
     14) 651 - Inciting others to riot, as defined in RCW 9.94.010
     15) 704 - Assaulting a staff member
     16) 711 - Assaulting a visitor or community member

   b. Must not have been found guilty of committing any of the following infractions within the last 3 years:

      1) 553 - Setting a fire
      2) 603 - Introducing or transferring any unauthorized drug or drug paraphernalia
3) 607 - Refusing to submit to a urinalysis and/or failing to provide a urine sample within the allotted time frame when ordered to do so by a staff member
4) 744 - Making a bomb threat
5) 752 - Possessing, or receiving a positive test for use of, an unauthorized drug, alcohol, or intoxicating substance
6) 778 - Providing a urine specimen that has been diluted, substituted, or altered in any way

c. Must not have been found guilty within the last year of committing either of the following infractions:

1) 606 - Possessing, introducing, or transferring any tobacco, tobacco products, matches, or tobacco paraphernalia
2) 707 - Introducing or transferring alcohol or any intoxicating substance not otherwise included in these rules

6. The offender must not have any pending, non-adjudicated infractions that may result in the visit being denied.

   a. All other infractions or related behavior will be handled per WAC 137-28, including interruption of visitation between the offender and a specified individual(s) for a period up to 180 consecutive days, when there has been an infraction for visit related behavior or behavior that presents a security or safety threat.

7. A Facility Risk Management Team (FRMT) review must occur after an offender receives any serious infraction to determine continued eligibility.

8. The offender must be actively participating in his/her programming requirements, or establish that a reasonable effort has been made to obtain a school or work assignment.

9. The offender must not have any outstanding or unresolved felony charges or detainers in any jurisdiction, and must not be a suspect in a criminal investigation by any law enforcement agency.

   a. Immigration and Customs Enforcement (ICE) detainers will not be considered when determining eligibility for EFV privileges.

10. An offender with any documented history/indicator of domestic violence will be excluded from EFV privileges with the following persons:

   a. The victim of the documented domestic violence, and
b. Persons with a similar relationship to the offender as a victim (e.g., offenders who assaulted a spouse/state registered domestic partner/intimate partner will be precluded from visits with a spouse or state registered domestic partner).

11. Offenders with a sex offense listed in Attachment 2 will only be eligible for Extended Family Visiting if approved by the EFV Review Committee and assessed for the SOTP.

   a. If an offender’s risk is moderate/high or high, s/he will have to be screened and determined amenable to SOTP and must participate in SOTP when eligible.

B. All family applicants must meet the following criteria:

1. Each adult applicant will be subject to legal verification of relationship to offender and must provide current, legal picture identification.

2. Unless an exception is authorized by the Superintendent, subject to concurrence of the applicant’s Community Corrections Officer/Supervisor or Juvenile Parole Officer/Counselor, an applicant cannot be:

   a. On any type of supervision by the Department,
   b. The subject of pending felony criminal or drug related action, or
   c. A juvenile on probation, community supervision, or community placement on Work Release, in a group or home on authorized leave, or the subject of pending felony criminal or drug related charges.

3. The applicant cannot have any active “no contact” or “protective” order judgment from any court involving the offender.

4. The applicant must not have testified against the offender in any crime of conviction.

5. The applicant must be on the offender’s approved visitor list and have previously visited with the offender a minimum of 6 times, to include video visits, within the last 6 months.

   a. The facility may determine the participant’s eligibility when an offender meets this requirement after being previously denied by the EFV Review Committee solely for unestablished visit history.
C. Spouses/state registered domestic partners must meet the following additional requirements:

1. The spouse/state registered domestic partner must be legally married to or joined in a state registered domestic partnership with the offender. The spouse/state registered domestic partner must provide a notarized copy of the marriage license/state registered domestic partnership certificate obtained from the appropriate agency.

2. The marriage/state registered domestic partnership must comply with DOC 590.200 Offender Marriages and State Registered Domestic Partnerships if it is entered into after the judgment and sentence is marked as filed by the County Clerk. In these cases:
   a. EFVs may begin after one year of marriage/state registered domestic partnership if the couple are birthparents or adoptive parents listed on the birth certificate of a child participating in the EFV. Otherwise, EFVs may begin 3 years after marriage/state registered domestic partnership.

D. Minors must meet the following additional requirements:

1. The offender’s child or stepchild must be the birth child or adopted child of either the offender or his/her spouse/state registered domestic partner with legal custody.

2. The minor must be accompanied and supervised by an approved EFV participant and have the written notarized consent of the non-incarcerated custodial parent/legal guardian on DOC 20-441 Parent/Guardian Consent for Minor Visit and/or Escort.

3. A minor who is a victim of the offender’s sexual offense, physical abuse, or other mistreatment will not be eligible to visit.

E. If EFV participants include the offender's minor child(ren), the offender should provide evidence of parenting involvement with the child(ren), which may include, but will not be limited to:

1. Parenting classes,
2. Parent-teacher conferences,
3. Read to Me programs,
4. Scouting, and
5. Other structured programs to increase parenting skills and exercise of positive parental influence.
IV. Application Process

A. The offender will submit DOC 21-414 Extended Family Visit (EFV) Application, with required documentation, to his/her assigned Counselor.

B. Visitors may not be added to an EFV without being approved through the application process by completing DOC 21-415 Extended Family Visit (EFV) Visitor Acknowledgment and mailing it to the offender’s Counselor.

1. A minor’s birth certificate originally obtained from the applicable regulatory agency and/or adoption papers from the court must be provided with the application.

   a. The certificate/papers will be copied by the facility, and the original will be returned to the family.

C. Background checks will be completed and reviewed for participants upon application.

D. The Counselor will verify all necessary information and submit DOC 21-417 Extended Family Visit Action to the FRMT within 10 days of receiving all required documentation. The Counselor will include any no contact orders to be considered when scheduling visits (e.g., prohibitions against contact with minors or other persons).

E. The FRMT will meet with the offender, review the offender’s electronic imaging file, and determine the appropriateness of the visit and the completeness/accuracy of all documents. The FRMT will make a recommendation on the EFV Action form and submit it to the Superintendent. If the FRMT approves Extended Family Visiting, the Counselor will notify facility Health Services.

   1. Offenders with a history of mental illness and/or current mental health symptoms that cause concern must have a psychological assessment and recommendation by a mental health employee or contract staff. This evaluation will be submitted with the initial application, reviewed by the FRMT, and forwarded to the Superintendent.

   2. Health Services must provide a recommendation if an offender is being treated for a condition which may be transmitted to the visitor or may be adversely affected if the visit occurs (e.g., is receiving inpatient infirmary care, has a communicable disease or unstable medical condition).

      a. Health Services will conduct an initial counseling session with the offender if s/he:
POLICY

EXTENDED FAMILY VISITING

1) Has been diagnosed with a communicable disease, or
2) Is on medication that can cause birth defects, if the EFV includes a spouse/state registered domestic partner.

b. If the offender has a communicable disease, a health care provider will conduct a counseling session with the participants to make them aware of the implications and to provide additional information.

1) Participants will sign DOC 13-437 Family Visit Counseling and the completed form will be filed in the legal section of the offender’s health record.

c. If the offender is HIV positive and seeking an EFV with his/her spouse or state registered domestic partner the offender will complete DOC 13-035 Authorization for Disclosure of Health Information to agree to divulge HIV positive status to his/her spouse/state registered domestic partner before the EFV will be approved.

F. An EFV application will not be approved if based upon an offender adopting another offender or adult.

V. Authorization

A. All EFV participants require Superintendent/designee approval.

1. The Superintendent will notify participants in writing of denial of EFV privileges and the offender will be notified when approved.

B. The Superintendent will scrutinize and may approve the following situations on a case-by-case basis:

1. A family applicant who is a former offender.

2. Two offenders housed at the same facility may participate in the same EFV if all eligible participants are immediate family members. Otherwise, one offender will visit at a time.

a. Offenders will not be transferred to another facility to participate in an EFV with another offender.
3. One-on-one visitation requests between the offender and eligible family members other than spouses/state registered domestic partners or parents (e.g., brother or sister and offender only).

4. An offender may be denied based on the nature of his/her crime, criminal history, and current/prior behavior. If there is reason to believe that an eligible offender is a danger to him/herself, the visitor(s), or the orderly operation of the program, the Superintendent may exclude the offender from the program.

C. An offender who is eligible to participate in EFVs will be allowed to continue to participate in the program when transferred to another Department Prison without repeating the authorization process unless new charges, violations, or infractions that would prohibit participation has occurred.

D. Applications for offenders with a sex offense or a serious violent offense listed in Attachment 2 require EFV Review Committee approval.

1. The facility will complete Part 1 of DOC 21-470 Extended Family Visit Review Decision/Recommendation and forward the form and all related EFV documentation to the EFV Review Committee at docefvreview@doc.wa.gov.

2. The committee will document its decision on DOC 21-470 Extended Family Visit Review Decision/Recommendation.

   a. Denials will be forwarded to the Assistant Secretary for Prisons for review. The Assistant Secretary for Prisons/designee will send a letter to the offender to include reasons for the denial.

   b. If approved, the form will be sent back to the facility where the offender is housed and a facility employee will notify the offender of approval.

E. Grandfathering Provision

1. Offenders who applied for or were participating in the EFV Program before January 10, 1995, may be allowed to continue participation based on Superintendent review. Offenders who were grandfathered into the program and demoted in custody must reapply and meet current application criteria.

VI. Appeals
A. Denial of participation in the EFV Program may be appealed to the Assistant Secretary for Prisons.

1. Appeals must be in writing and clearly state the facts that support the reason for the appeal.

2. Appeals may not be submitted by multiple individuals for the same denial.

3. The EFV Review Committee will review the appeal and make a recommendation to the Assistant Secretary for Prisons using DOC 21-470 Extended Family Visit Review Decision/Recommendation.

4. The Assistant Secretary for Prisons has final decision making authority for EFV participation.

   a. The Assistant Secretary for Prisons/designee will send a letter to the individual who submitted the appeal to include reasons for a denial.

   b. If a denial is overturned, the EFV Review Committee will complete DOC 21-470 Extended Family Visit Review Decision/Recommendation and email it to the facility where the offender is housed. The facility will notify the offender of the decision.

VII. Payment

A. Per RCW 72.09.470, there will be a charge of $10 per night for each EFV.

1. The fee must be paid before the EFV date is scheduled and may be paid by either the offender or the visitor(s).

   a. If the offender pays, s/he will complete DOC 06-075 Offender Request to Transfer Funds for the correct amount per DOC 200.000 Trust Accounts for offenders and the fee will be withdrawn from the offender's account.

   b. If the visitor pays the fee, payment must be sent to the facility in the form of a money order or cashier’s check with “EFV” and the offender’s name and DOC number clearly printed on it.

2. The Business Office will notify the scheduling employee when the payment is received/processed.
3. The payer will be reimbursed if a visit is canceled for any reason other than:
   a. Disciplinary action against the offender, including placement on disciplinary/Administrative Segregation,
   b. Program rule violation(s) by the visitor(s), and/or
   c. Late arrivals beyond one hour on the date of the scheduled visit, unless previously arranged. Extenuating circumstances beyond the visitor’s control (e.g., automobile breakdown), if confirmed, will be taken into consideration.

VIII. Scheduling

A. Each visiting unit will be limited to the number of visitors established by the Fire Marshal and the amount of appropriate sleeping space available.

B. After approval and payment, an EFV will be scheduled based on availability.
   1. An offender may not have an EFV more frequently than every 30 days. The 30 days will be calculated from the last day of the most recent/present EFV, if applicable. An offender may apply for a subsequent visit during or after a previously approved visit.

C. EFVs will be scheduled for no less than 24 hours and no more than 48 hours in duration.
   1. The scheduling employee will ensure affected employees (e.g., visit/processing employees) are provided with the names of all approved individuals requesting participation for the EFV being scheduled.

D. The Superintendent will establish procedures for scheduling approved offenders and visitors, including:
   1. Verification of continued eligibility by the offender’s Counselor,
   2. Notification to visitors, offenders, and employees, and
   3. Cancellation and fill-in procedures.

E. Reasons that a visit may be canceled/terminated include, but will not be limited to:
   1. Failure to confirm the visit date in advance of the scheduled visit.
2. Late arrivals beyond one hour on the date of the scheduled visit, unless previously arranged. Extenuating circumstances beyond the visitor's control (e.g., automobile breakdown), if confirmed, will be taken into consideration.

3. Failure to submit requested paperwork.

4. Any behavior that causes security concerns or disruption to orderly facility operation.

5. Any violation of the EFV policies or procedures.

IX. Program Orientation

A. Before the first visit, all participants will receive a program orientation that will include an explanation of the rules and procedures and sign DOC 21-665 Extended Family Visit (EFV) Orientation.

B. Written information on emergency and evacuation procedures will be maintained in a conspicuous, easy to locate place in the visiting units.

X. Conduct of the Visit

A. The Superintendent will establish search procedures for:

1. Visitors and their property entering and leaving the facility, consistent with DOC 420.340 Searching and Detaining Facility Visitors.
   a. Visitors have the option of refusing to be searched, but refusal will result in denied admittance to the facility and may jeopardize future visiting privileges.

2. Offenders entering and leaving the EFV unit, consistent with DOC 420.310 Searches of Offenders.

3. The visiting area before and after the visit.

B. The Superintendent will establish count procedures for the visiting area, consistent with DOC 420.150 Counts. Employees must visually and verbally communicate with the offender and visitor(s) at least once every 8 hours.

C. The Superintendent will establish procedures for the control of visitor medications during the visit.
1. Visitors are required to document all medication on DOC 16-102 Visitor Medication Questionnaire and send the form to the facility. The facility must receive the form prior to the visit.
   a. Visitors may bring only the prescribed amount of medication to last the duration of the visit.
   b. Prescription medication will only be allowed if current and must be in the original container purchased from and labeled by a licensed pharmacy.
   c. Prescription drugs are for visitor use only. Visitors may not bring in prescription drugs for offenders.

D. Medical care for visitors will be limited to emergency medical treatment provided by facility medical employees/contract staff, if available onsite. The visitor will sign DOC 20-279 Consent to Medical Treatment and Waiver of Liability (Visitors), have it notarized, and send it to the facility prior to the visit.

E. The following items will be provided by the facility and cannot be brought in by visitors:
   1. Cooking and eating utensils
   2. Dishes
   3. Pots and pans
   4. Paper towels
   5. Toilet paper
   6. Toys and games
   7. Linens and towels
   a. Exceptions may be made for visitors with a documented allergen.

F. A list of authorized items visitors are allowed to take into the family visiting unit is identified in Extended Family Visiting Allowable Items (Attachment 1). This list will be available at the facility and at www.doc.wa.gov.
   1. An ice chest may be used to transport cold products to the facility/EFV unit as identified by the facility.
   2. Employees will inspect all food items and watch as the visitor transfers items that are opaque (e.g., milk, grapefruit juice) or in cans, boxes, or glass to plastic bags/containers provided by the visitor.
a. Items may not be allowed if a plastic bag/container has not been provided by the visitor for the item to be transferred.

b. Liquid will not be transferred to a plastic bag.

3. All leftover food items which have not been prepared must be removed from the visiting unit, inspected by employees, and removed from the facility by the visitor.

G. CDs, DVDs, videotapes, and computer games will only be allowed if donated to the facility for EFV use in advance of the visit.

1. Donations will follow DOC 210.060 Donations, and the donated CDs, DVDs, and, videotapes must be rated Early Childhood, Everyone, G, Everyone 10+, Teen, PG, PG-13, or equivalent. Unrated (i.e., NR) items will not be allowed.

2. Donated video and computer games must be rated Early Childhood, Everyone, Everyone 10+ or equivalent. NR items will not be allowed.

H. Offenders are encouraged to secure their personal property in their locker or other secured space before attending the EFV. Offenders will sign DOC 21-148 Extended Family Visit Property Waiver if leaving his/her personal property unsecured.

I. If the offender or visitor leaves the assigned visiting unit area at any time without permission, the visit will be immediately terminated.

J. Other offenders will not be allowed into the visiting area unless authorized and accompanied by an employee.

K. Procedures for urinalysis testing of the offender before, during, and after visiting will be conducted per DOC 420.380 Drug/Alcohol Testing.

L. The Superintendent/designee has the authority to approve, suspend, interrupt, or cancel visits.

1. The visit may be interrupted as necessary or in an emergency.

M. The Superintendent will ensure that the EFV unit and surrounding areas are kept in a safe and sanitary manner.

1. Offenders and visitors will ensure that the visiting area is left in clean and undamaged condition per established check-out instructions.
2. Procedures will be established to verify the condition of the visiting unit before and after a visit.

3. A schedule will be established to maintain cleanliness. Units will be periodically closed for extermination, painting, major repairs, and deep cleaning.

4. Arrangements will be made to provide maintenance, cleaning, towels, and bedding. Cleaners, detergents, household goods, utensils, furnishings, and similar items as required and approved will be funded through the Offender Betterment Fund.

5. An ongoing inventory will be maintained of visiting unit contents.

XI. Family Planning and Prevention of Sexually Transmitted Infections

A. All offenders are encouraged to participate in a family planning program. Family planning information is available through community agencies or upon request from facility Health Services.

B. Facilities will place a packet provided by Health Services in the EFV unit before the visit containing condoms or another form of barrier protection and information on sexually transmitted disease. Spouses/state registered domestic partners will be responsible for providing any additional condoms/barrier protection and/or alternative birth control (e.g., birth control pills) at their own expense.

XII. Service Dogs

A. Service dogs that meet the requirements of the Americans with Disabilities Act may be allowed to attend the visit with their designated escort.

B. Service dogs will not be allowed when a participating offender has a documented history of animal abuse or mistreatment.

C. The designated escort must accompany and supervise the service dog during the entire visit, including:

   1. Maintaining control of the dog at all times,
   2. Ensuring the dog does not cause damage to any property,
   3. Ensuring the dog is leashed when outside the visiting unit, and
   4. Cleaning up waste.

XIII. Suspension/Termination
A. If an offender receives an infraction that disqualifies him/her from visiting, the Hearings Officer/Counselor will notify the EFV scheduling employee of the ineligibility and the date the offender may request reinstatement.

B. Employees recommending suspension or termination will notify the FRMT through the offender's Counselor. The FRMT will meet with the offender and make a recommendation to the Superintendent on DOC 21-417 Extended Family Visit Action.

1. If the Superintendent approves suspension or termination:
   a. Visit employees and the EFV scheduling employee, if applicable, will be notified.
   b. Written notification will be given to the offender and visitor(s) within 30 days or at the conclusion of a pending investigation.

XIV. Documentation

A. EFV related documents and updated information will be scanned/entered into the offender’s electronic imaging file upon completion/receiving by the facility where the offender is housed.

B. If supporting documentation (e.g., birth/marriage certificate) has already been provided by an applicant and scanned into the offender’s electronic file, it will not have to be provided again.

DEFINITIONS:
The following words/terms are important to this policy and defined in the glossary section of the Policy Manual: Domestic Violence, Spouse. Other words/terms appearing in this policy may also be defined in the glossary.

ATTACHMENTS:

Extended Family Visiting Allowable Items (Attachment 1)
Sex Offenses and Serious Violent Offenses (Attachment 2)

DOC FORMS:

DOC 06-075 Offender Request to Transfer Funds
DOC 13-035 Authorization for Disclosure of Health Information
DOC 13-437 Family Visit Counseling
DOC 16-102 Visitor Medication Questionnaire
DOC 20-279 Consent to Medical Treatment and Waiver of Liability (Visitors)
DOC 20-441 Parent/Guardian Consent for Minor Visit and/or Escort
DOC 21-148 Extended Family Visit Property Waiver
DOC 21-414 Extended Family Visit (EFV) Application
DOC 21-415 Extended Family Visit (EFV) Visitor Acknowledgment
DOC 21-417 Extended Family Visit Action
DOC 21-470 Extended Family Visit Review Decision/Recommendation
DOC 21-665 Extended Family Visit (EFV) Orientation