MEMORANDUM

To: All Unit Administrators

From: David Maiga, Director
Offender Classification & Population Management

Date: November 14, 2017

Subject: ICE Detainer Review Process

On June 27, 2017 designated facility staff participated in a refresher training on the Immigration and Customs Enforcement (ICE) procedures that directly impact Administrative Directive 9.3 Inmate Admissions, Transfers and Discharges. Specifically, section 11, relative to the “Detention/Release of an inmate who is held solely on an ICE Detainer.”

At the time of the training, staff were advised that they were able to hold an inmate on a I-200 or I-205 ICE form, if the respective form was accompanied by a I-247 ICE Detainer with the box checked for “A Final Order of Removal.” Subsequent to extensive consultation with the Connecticut Attorney General’s office and ICE, we have determined that a I-200 or I-205 form, accompanied by a I-247 Detainer with the box checked for “A Final Order of Removal,” does not satisfy the qualifying criteria to hold an inmate as outlined in Administrative Directive 9.3, section 11.

Please disseminate this information to the appropriate staff at your respective facility.

If you have any questions or concerns, please contact CCS Bryan Griggs at 860-292-3411 or Email Bryan.Griggs@ct.gov

Cc: Deputy Commissioners Cepelak and Rinaldi
Director Lewis
District Administrators Maldonado and Quiros
OCPM/SCIM supervisors