ACTION: Final

<u>5120:1-8-07</u> <u>Visitation</u>.

- (A) There is a secure visiting area that physically separates the prisoner and visitor with capability for two-way conversation and viewing through a 24# by 24# vision panel or provisions for video visitation.
- (B) The visitation area shall be equipped with seating.
- (C) There shall be documentation that lighting is twenty foot-candles, measured thirty inches above the floor.
- (D) Visitors shall be required to provide identification.
- (E) Visitors shall register upon entry into the jail. The registry shall include the date, visitor names, prisoner visited and length of the visit.
- (F) The jail shall provide general visitation hours that provide prisoners the opportunity for thirty minutes of visitation per week. A schedule of visiting hours shall be posted in prisoner and visitor areas.
- (G) Written policy and procedures shall govern contact and special visits.
- (H) The jail shall establish visitor security controls to prevent contraband from entering the jail.
- (I) Visits shall be restricted only if the jail administrator or designee determines that a visit is a threat to safety, security or the best interests of the jail. The jail administrator or designee shall justify restrictions in writing.
- (J) Staff shall be prevented from listening to visitor conversations.

(K) Professional visits by attorneys of record or clergy shall be permitted.

Replaces: 5120:1-8-07

Effective: 02/21/2003

R.C. 119.032 review dates: 01/01/2008

CERTIFIED ELECTRONICALLY

Certification

02/11/2003

Date

Promulgated Under:111.15Statutory Authority:5120.01, 5120.10Rule Amplifies:5120.10Prior Effective Dates:not applicable