AGREEMENT BETWEEN
THE CALIFORNIA CORRECTIONAL PEACE OFFICERS ASSOCIATION (CCPOA)
AND THE STATE OF CALIFORNIA
THE CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION (CDCR)
REGARDING DIVISION OF ADULT PAROLE OPERATIONS (DAPO), REVISIONS TO
DEPARTMENT OPERATIONS MANUAL (DOM), CASE SUPERVISION
CDCR Log # 17-080-0; CCPOA File # 45225

This Agreement represents the full and complete understanding reached by and between the parties at the conclusion of Meet and Confer negotiations on July 24, 2019, regarding DAPO’s implementation of the revisions to DOM, Chapter 8, Article 2, Case Supervision. This Agreement becomes an addendum to the current Bargaining Unit Six (BU6) Memorandum of Understanding (MOU), Article XXVII, Section 27.01, which expires on July 2, 2020.

- The parties agree that information received from a law enforcement agency that meets the criteria of a significant or resource collateral may fulfill one of the monthly collateral contact requirements.

- The parties agree that the agent of record (AOR) shall complete and issue one goals and progress form to the parolee within fifteen (15) days of the parolee’s initial release to parole supervision.

- The parties agree that at the agent of record’s (AOR) discretion, one (1) of the three (3) required face-to-face contacts for parolees at the “ST” or “SA” level of supervision that are transients, may be conducted at the parole office.

- The parties agree that DOM (Case Conference procedures) dictate that a parolee’s participation is not required, but shall be encouraged. Participation shall not be mandated at any level of supervision.

- The parties agree that if the parolee’s discharge authority is only DAPO, then a discharge review will only be mandated when the parolee is in the CE or SE Earned Discharge classification.

- The parties agree that if an employer notification is deemed necessary and it is not an emergency situation, the Parole Agent shall notify the employer as soon as practical.

- The parties agree that when Electronic In Home Detention is utilized for enhanced supervision, a case conference review may be conducted to determine if the supervision level will be other than category A.

- The parties agree that a case conference review may be conducted on a case by case basis, to allow a resource collateral in lieu of the required significant collateral for a “transient” at the ST level of supervision.

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