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|  <p>CD-040500</p> | <p>NEW MEXICO CORRECTIONS DEPARTMENT</p> | <p>ISSUE DATE: 03/01/99 EFFECTIVE DATE: 03/01/99 REVIEW/REVISED: 12/30/09</p> |
| | <p>TITLE: Detainers</p> | |

AUTHORITY:

- A. Section 33-1-6, NMSA 1978, as amended
- B. Policy *CD-0010100*; *CD-040100*.

REFERENCE:

Section 31-5-12, NMSA 1978, as amended.

PURPOSE:

To ensure all inmates who are sentenced to the Corrections Department and who have charges pending against them are released to the appropriate authorities.

APPLICABILITY:

All inmates confined to the New Mexico Corrections Department and all staff dealing with records and release, including records managers and classification staff.

FORMS:

- A. **IAD Form I - Notice Of Untried Indictment, Information Or Complaint And Of Right To Request Disposition Form** (*CD-040501.1*)
- B. **IAD Form II - Inmate's Notice Of Place Of Imprisonment And Request For Disposition Of Indictments, Informations Or Complaints Form** (*CD-040501.2*)
- C. **IAD Form III – Certificate of Inmate Status Form** (*CD-040501.3*)
- D. **IAD Form IV – Offer To Deliver Temporary Custody Form** (*CD-040501.4*)
- E. **IAD Form V – Request for Temporary Custody Form** (*CD-040501.5*)
- F. **IAD Form VI – Evidence of Agent's Authority To Act For Receiving State Form** (*CD-040501.6*)
- G. **IAD Form VII – Prosecutor's Acceptance Of Temporary Custody Offered With An Inmate's Request For Disposition Of A Detainer Form** (*CD-040501.7*)

- H. **IAD Form VIII – Prosecutor’s Acceptance Of Temporary Custody Offered In Connections With Another Prosecutor’s Request For Disposition Of A Detainer Form (CD-040501.8)**
- I. **IAD Form IX – Prosecutor’s Report Of Disposition of Charges Form (CD-040501.9)**

ATTACHMENTS:

- A. Appendix L Agreement on Detainers

DEFINITIONS:

- A. Active Felony Warrant – No Detainer: A written legal writ authorizing the arrest of a specific individual for felony charges but the detaining agency is not requesting to place a hold on the individual.
- B. Active Misdemeanor Warrant – No Detainer: A written legal writ authorizing the arrest of a specific individual for misdemeanor charges but the detaining agency is not requesting to place a hold on the individual.
- C. Criminal Complaint: A document issued by a police officer or law enforcement agency charging a specific individual with a crime.
- D. Detaining Agency: The agency that issues a detainer, indictment, warrant or criminal complaint may be a District Attorney’s Office, Federal law enforcement agencies (e.g. FBI, U.S. Marshals, INS, Alcohol, Tobacco and Firearms), U.S. or State Attorney General’s Office, police departments, probation/parole officers, Children, Youth & Families Department (CYFD) and sheriff’s departments.
- E. Felony Detainer: A request from a detaining agency to place a hold on a person who has been formally charged or convicted with a crime, probation violation or parole violation. This request must be accompanied by a formal written charging or conviction document (e.g. grand jury indictment, criminal information, warrant, judgment and sentence, etc.)
- F. Indictment: A legal process by which a formal accusation is made against an individual by a grand jury.
- G. Inter-State Agreement on Detainers (IAD): The process by which inmates may return to another state to receive a disposition on untried felony charges.

- H. Issue Number Only (INO): An Inmate who has been sentenced to a prison term in New Mexico that is running concurrent with a prison sentence in another jurisdiction even if the New Mexico concurrent sentence exceeds the term of the sentence in the other jurisdiction but the inmate has not been placed in the custody of the New Mexico Corrections Department to serve the New Mexico sentence.
- I. Misdemeanor Detainer: A written request from a detaining agency to place a hold on a person who has been formally charged with or convicted of a misdemeanor. This request must be accompanied by a formal written charging document.
- J. Verbal Notification of a Detainer: Initiated by the RDC classification staff or facility records staff and verbally issued at the request of a law enforcement agency or district attorney's office.

POLICY:

- A. Any inmate who has a valid detainer will not be released from a Corrections Department facility, whether State or privately operated, unless the detaining jurisdiction either exercises or withdraws the detainer.
- B. The facility records manager is responsible for notifying the detaining agency, in writing or by phone, of an inmate's anticipated release date 30 days prior and then again at 5 days prior to that release date. A copy of the correspondence must be placed in the inmate's file.
- C. Inmates who have charges pending for untried felony charges in another state will be given the opportunity to return to that jurisdiction under the Inter-State Agreement on Detainers (IAD).
- D. Verbal detainers will be honored for only ninety (90) days.



Joe R. Williams, Secretary of Corrections
New Mexico Corrections Department

12/30/09
Date

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|  CD-040501 | NEW MEXICO CORRECTIONS DEPARTMENT | ISSUE DATE: 03/01/99 EFFECTIVE DATE: 03/01/99 REVIEW/REVISED: 12/30/09 |
| | TITLE: Detainers Process | |

AUTHORITY

Policy *CD-040500*

PROCEDURES

A. Receipt of Detainer:

1. The Institutional Records Manager and/or Coordinator shall indicate receipt of the **Notice of Detainer** in the inmate’s file. The file will be properly marked with a highly visible flag. This will consist of red flag indicating “**DETAINER**” to be placed over the **ESCAPE FLYER**. The detainer documentation will be filed in Section 4 of the inmate file. CMIS will also be updated to reflect the detainer information.

If the detainer is from another state and is an untried case, the Records Manager and/or Coordinator will be responsible for submitting **IAD Form I - Notice of Untried Indictment, Information or Complaint and of Right to Request Disposition Form (CD-040501.1)** to the inmate. A copy of Form I will be maintained in the inmate’s file.

2. The facility records manager and/or coordinator will immediately notify the Classification Officer of the detainer for scoring purposes. A copy of the detainer will be provided to the inmate by the facility Records Manager and/or Coordinator.
3. The facility records manager and/or coordinator will be responsible for serving the inmate with detainers from the U.S. Marshall.
4. The facility records coordinator or manager will check the status of all Detainers at each facility on a semi annually basis when written documentation is in the file using the CMIS Detainer and Hold Module. The facility records coordinator or manager will ensure that all fields in this module have been entered properly. The facility records coordinator or manager shall enter the new “Agency Notified Date” and shall update the disposition, if any, of each detainer.

5. All contacts with the custodian of records for the detaining authority, (courts, District Attorney's Office, county jail, etc.) will be documented in the inmate file on a **Contact Chrono** Form (*CD-080102.12*) to include the full name and title of the individual with whom spoken, the date, the telephone number and a description of what was discussed.

B. Pre-Release Notification

1. The facility records manager and/or coordinator is responsible for notifying the detaining agency, in writing or by phone, of an inmate's anticipated release date 30 days prior and then again at 5 days prior to that release date. A copy of the correspondence must be placed in the inmate's file.

C. Interstate Agreement on Detainers (IAD) – Article III (Prisoner's Request for Final Disposition)

If the inmate agrees to return,

1. The inmate must inform the facility records manager and/or coordinator in writing of his/her intention to return to that jurisdiction for prosecution.
2. The facility records manager and/or coordinator will then issue **IAD Form II - Inmate's Notice of Place of Imprisonment and Request for Disposition of Indictments, Information's or Complaints** Form (*CD-040501.2*), **IAD Form III - Certificate of Inmate Status** Form (*CD-040501.3*) and **IAD Form IV – Offer to Deliver Temporary Custody** Form (*CD-040501.4*) to the prosecuting agency. These forms will be sent by certified mail to the prosecuting agency. The certified mail documentation shall be maintained in the inmate's file.
3. Once the prosecutor receives the above forms, the prosecuting authority must submit **IAD Form VI - Evidence of Agent's Authority to Act for Receiving State** Form (*CD-040501.6*) and **IAD Form VII - Prosecutor's Acceptance of Temporary Custody Offered with An Inmate Request's For Disposition of Detainer** Form (*CD-040501.7*) prior to assuming custody.
4. The prosecuting agency then has 180 days from receipt of the forms in which to pick up the inmate and return him/her to that jurisdiction for prosecution. The inmate must be returned after sentencing. The prosecuting agency should submit **IAD Form IX - Prosecutor's Report of Disposition of Charges** Form (*CD-040501.9*).

D. Article IV “ Prosecutor’s Request for Final Disposition:

1. The detaining agency may request temporary custody by issuing **IAD Form V - Request for Temporary Custody Form (CD-040501.5)**.
2. The facility records manager and/or coordinator will then issue a letter to the Governor of the State of New Mexico along with **IAD Form III - Certificate Of Inmate Status Form (CD-040501.3)** and the detainer. The letter will indicate the prosecuting state’s interest in prosecuting the inmate.
3. The Governor will have 30 days in which to grant temporary custody or take no action.
4. If no response is received, an Advisement of Rights hearing will be scheduled. The facility records manager and/or coordinator is responsible for coordinating this hearing with the local District Attorney’s office. The courts will then issue an order determining the next course of action.

E. Verbal Notification of Detainers:

1. Verbal detainers will be honored for ninety (90) days. If after two (2) monthly phone calls (documented on a CHRONO) and written notice has been sent to the agency placing the verbal hold does not result in a certified copy of detainer, the agency will be notified by the Records Manager and/or Coordinator in writing that the verbal hold will no longer be honored.
2. Immediately upon notification of a verbal detainer, the Classification Officer or Facility Records staff will document the name of the individual placing the verbal detainer, the date of contact and the agency the individual is representing in the inmate’s file. CMIS will be updated by facility records staff.
3. A certified copy of the detainer must be sent to the Corrections Department if the agency having pending charges wishes to be notified of the inmate’s pending release.
4. If documentation has not been received after ninety (90) days, it is the Records Manager and/or Coordinator’s responsibility to check with the agency issuing the verbal detainer and clear the detainer if no documentation has been received.
5. Requests to drop or continue a verbal detainer must be documented and placed in the inmate’s file.

6. The facility records manager and/or coordinator is responsible for notifying the detaining agency, in writing or by phone, of an inmate's anticipated release date 30 days prior and then again at 5 days prior to that release date. A copy of the correspondence must be placed in the inmate's file.

F. Release to Detainer:

1. Inmates who are discharged to a detainer and who demanded disposition of the charges do not need an extradition hearing.
2. Inmates who are to be discharged to a detainer from an out-of-State jurisdiction and who are not scheduled to return under the IAD must be scheduled for an extradition hearing in the judicial district in which the New Mexico facility last holding the inmate is located.
3. Inmates who parole to a detainer in another state do not need an extradition hearing. By signing the parole certificate, the inmate in effect is waiving extradition.

G. Issue Number Only (INO)

1. It shall be the responsibility of the Records Manager to ensure that all INO files have Detainer Letters from the New Mexico Department of Corrections filed with the other jurisdiction where the inmate is being housed. (i.e. Federal Custody etc.)



Joe R. Williams, Secretary of Corrections
New Mexico Corrections Department

12/30/09
Date

APPENDIX L**AGREEMENT ON DETAINERS**Procedure Used When Inmate Initiates

Request for Disposition of Charges Pending in Receiving State

| <u>Step</u> | <u>Action Initiated By</u> | <u>Action</u> | <u>Form Number</u> |
|--------------------|-----------------------------------|--|---------------------------|
| 1 | RECEIVING STATE PROSECUTOR | Detainer lodged with warden. | I |
| 2 | WARDEN | Notifies inmate of pending charges. | I |
| 3 | INMATE | Requests disposition of charges. | I |
| 4 | WARDEN | Certifies inmate's status and offers temporary custody. | III IV |
| | | Attaches Forms III and IV to Form II and sends by registered or certified mail, return receipt requested, to prosecutor. The <u>180-day time limitation</u> starts the day the return receipt is signed. | |
| 5 | RECEIVING STATE PROSECUTOR | Accepts offer of temporary custody. | |
| 6 | RECEIVING STATE PROSECUTOR | Requests agent's authority to act for receiving state. | VI |
| 7 | AGREEMENT ADMINISTRATOR | Authorizes agent to act for receiving state. Forwards copy to warden, DOC accounting office, and returns 2 copies to prosecutor. | VI |
| 8 | PROSECUTOR | Following sentencing, notifies detainer administrator of disposition of charges. | IX |

APPENDIX L

AGREEMENT ON DETAINERS

Procedure Used When Receiving Prosecutor Initiates

Process for Bringing Inmate to Trial

| <u>Step</u> | <u>Action Initiated By</u> | <u>Action</u> | <u>Form Number</u> |
|--------------------|-----------------------------------|---|---------------------------|
| 1 | RECEIVING STATE PROSECUTOR | Detainer lodged with warden | |
| 2 | WARDEN | Notifies inmate of pending charges. | I |
| 3 | RECEIVING STATE PROSECUTOR | Requests temporary custody of inmate for purpose of bringing to trial. | V |
| 4* | WARDEN | Offers inmate the opportunity to invoke right to speedy trial under Article III by signing Form II. If inmate does not sign Form II, contact local prosecutor to arrange court hearing. | |
| 5 | SENDING STATE PROSECUTOR | Takes inmate to court for "Cuyler hearing"; furnishes court with copy of Form V and Supporting documents (provided by correctional officials). | |
| 6 | COURT | Conducts arraignment (similar to extradition hearing). Advises inmate of right to counsel and to habeas corpus. If habeas corpus denied (or not sought by inmate): court authorizes delivery of inmate to receiving state –OR- court stays delivery to allow for habeas corpus to higher court. | |
| 7 | WARDEN | After court proceedings conclude, and 30 days have passed from the receipt of the prosecutor's IV request for temporary custody, certifies inmate's status and offers temporary custody. | III IV |

| | | | |
|----|-------------------------------|---|----|
| 8 | PROSECUTOR | Act for receiving state. | VI |
| 9 | AGREEMENT ADMINISTRATOR | Authorizes agent to act for receiving state. Forwards copy to warden in sending state, copy to DOC accounting office, two copies to receiving state prosecutor. | VI |
| 10 | AGENT | With proper authority and credentials, receives custody of inmate, return to receiving state. <u>Inmate must be brought to trial within 120 days of arrival</u> in receiving state. | |
| 11 | RECEIVING STATE PROSECUTOR | Following sentencing notifies Agreement Administrator of disposition of charges. | IX |

* This is an optional step; it may benefit correctional personnel and the prosecutor if the inmate signs a Form II.

FORM I

INTERSTATE AGREEMENT ON DETAINERS

One copy of this form, signed by the inmate and the warden, should be retained by the warden. One copy, signed by the warden should be retained by the inmate.

NOTICE OF UNTRIED INDICTMENT, INFORMATION OR COMPLAINT AND OF RIGHT TO REQUEST DISPOSITION

Inmate _____ No. _____ Inst. _____

NOTICE OF UNTRIED INDICTMENT, INFORMATION OR COMPLAINT

Pursuant to the Interstate Agreement on Detainers (IAD), you are hereby informed that a detainer has been lodged for the following untried indictments, informations, or complaints against you concerning which the undersigned has knowledge, and the source and contents of each:

(1) Jurisdiction/Agency: _____

Crime(s) charged: _____

(2) Jurisdiction/Agency: _____

Crime(s) charged: _____

(3) Jurisdiction/Agency: _____

Crime(s) charged: _____

RIGHT TO REQUEST DISPOSITION OF CHARGES AND TO SPEEDY TRIAL

You are hereby further advised that under the IAD you have the right to request the appropriate prosecuting officer of the jurisdiction in which any such indictment, information or complaint is pending, and the appropriate court, that a final disposition be made thereof. You shall then be brought to trial within 180 days, unless extended pursuant to provisions of the IAD, after said prosecuting officer and said court have received written notice of the place of your imprisonment and your request, together with a certificate of the custodial authority as more fully set forth in the IAD. However, the court having jurisdiction of the matter may grant any necessary or reasonable continuance

WAIVER AND CONSENT

Your request for final disposition will operate as a request for final disposition of all untried indictments, informations or complaints on the basis of which detainers have been lodged against you from the state to whose prosecuting official your request for final disposition is specifically directed. Your request will also be deemed to be a waiver of extradition with respect to any charge or proceeding contemplated thereby or included therein and a waiver of extradition to the state of trial to serve any sentence there imposed upon you, after completion of your term of imprisonment in this state. Your request will also constitute a consent by you to the production of your body in any court where your presence may be required in order to effectuate the purposes of the IAD and a further consent to be voluntarily returned to the institution in which you are now confined.

Should you desire such a request for final disposition of any untried indictment, information or complaint, you are to notify _____ of the institution in which you are confined.

RIGHT TO OPPOSE REQUEST FOR TEMPORARY CUSTODY

You are also advised that under provisions of the IAD the prosecuting officer of a jurisdiction in which any such indictment, information or complaint is pending may request your temporary custody to obtain a final disposition thereof. In that event, you may oppose such request. You may request the Governor of this state to disapprove any such request for your temporary custody but you cannot oppose delivery on the grounds that the Governor has not affirmatively consented to or ordered such delivery. You are also entitled to the procedural protections provided in state extradition laws.

_____ Dated: _____
Warden

CUSTODIAL AUTHORITY

Name: _____

Institution: _____

Address: _____

City/State: _____

Telephone: _____

RECEIVED

INMATE: _____ NO: _____ DATE: _____
(Signature)

WITNESS: _____ DATE: _____
(Signature)

(Printed Name & Title)

FORM II

INTERSTATE AGREEMENT ON DETAINERS

Six copies, if only one jurisdiction within the state involved has an indictment, information or complaint pending. Additional copies will be necessary for prosecuting officials and clerks of court if detainers have been lodged by other jurisdictions within the state involved. One copy should be retained by the inmate. One signed copy should be retained by the institution. Signed copies must be sent to the Agreement Administrators of the sending and receiving states, the prosecuting official of the jurisdiction which placed the detainer, and the clerk of the court which has jurisdiction over the matter. The copies for the prosecuting official and the court must be transmitted by certified or registered mail, return receipt requested.

INMATE'S NOTICE OF PLACE OF IMPRISONMENT AND REQUEST FOR DISPOSITION OF INDICTMENTS, INFORMATIONS OR COMPLAINTS

TO: (1) _____ Prosecuting Officer _____ (Jurisdiction)
(2) Clerk of _____ Court _____ (Jurisdiction)

And to all other prosecuting officers and courts of jurisdictions listed below in which indictments, informations or complaints are pending.

You are hereby notified that the undersigned, _____, is now
(Inmate's Name & Number)
imprisoned in _____ at _____.
(Institution) (City and State)

I hereby request that final disposition be made of the following indictments, informations or complaints now pending against me: _____

Failure to take action in accordance with the Interstate Agreement on Detainers (IAD), to which your state is committed by law, will result in the dismissal of the indictments, informations or complaints.

I hereby agree that this request will operate as a request for final disposition of all untried indictments, informations or complaints on the basis of which detainers have been lodged against me from your state. I also agree that this request shall be deemed to be my waiver of extradition to your state for any proceeding contemplated hereby, and a waiver of extradition to your state to serve any sentence there imposed upon me, after completion of my term of imprisonment in this state. I also agree that this request shall constitute a consent by me to the production of my body in any court where my presence may be required in order to effectuate the purposes of the IAD and a further consent to be returned to the institution in which I now am confined.

If jurisdiction over this matter is properly in another agency, court, or officer, please designate below the proper agency, court, or officer and return this form to sender.

The required Certificate of Inmate Status (Form III) and Offer of Temporary Custody (Form IV) are attached

Inmate's Printed Name & Number

Inmate's Signature

Date

Witness's Printed Name & Title

Witness's Signature

Date

FORM III

INTERSTATE AGREEMENT ON DETAINERS

In the case of an inmate's request for disposition under Article III, copies of this Form should be attached to all copies of Form II. In the case of a request initiated by a prosecutor under Article IV, a copy of this Form should be sent to the prosecutor upon receipt by the warden of Form V. Copies of this Form should be sent to all other prosecutors in the same state who have lodged detainers against the inmate. A copy may be given to the inmate.

CERTIFICATE OF INMATE STATUS

_____ (Inmate) _____ (Number)

_____ (Institution) _____ (Location)

_____ hereby certifies:
(Custodial authority)

1. The inmate's commitment offense(s): _____
 2. The term of commitment under which the inmate is being held: _____
 3. The time already served: _____
 4. Time remaining to be served on the sentence: _____
 5. Good time earned/Good time release date: _____
 6. The date of parole eligibility of the inmate: _____
 7. The decisions of the state parole agency relating to the inmate: (If additional space is needed, use reverse side.) _____

 8. Maximum expiration date under present sentence: _____
 9. Security level/special security requirements: _____
- _____

10. Detainers currently on file against this inmate from your state: _____

Warden

Dated: _____

CUSTODIAL AUTHORITY

Name/Title: _____

Institution: _____

Address: _____

City/State: _____

Telephone: _____

FORM IV

INTERSTATE AGREEMENT ON DETAINERS

Inmate's request: Copies of this Form should be attached to all copies of Form II. Prosecutor's request: This Form should be completed after the warden has approved the request for temporary custody, expiration of the 30 day period, and successful completion of a pre-transfer hearing. Copies of this Form should then be sent to all officials who receive(d) copies of Form III. One copy also should be given to the inmate and one copy should be retained by the institution. Copies mailed to the prosecutor should be sent certified or registered mail, return receipt requested.

OFFER TO DELIVER TEMPORARY CUSTODY

TO: _____ Prosecuting Officer

(Jurisdiction)

And to all other prosecuting officers and courts of jurisdictions listed below from which indictments, informations or complaints are pending.

RE: _____ No. _____
(Inmate)

Pursuant to Article V of the Interstate Agreement on Detainers (IAD), the undersigned hereby offers to deliver temporary custody of the above-named inmate to the appropriate authority in your state in order that speedy and efficient prosecution may be had of the indictment, information or complaint which is

- described in the attached inmate's request (Form II)
- described in your request for custody (Form V) of _____
(Date)

The required Certificate of Inmate Status (Form III)

- is enclosed
- was sent to you with our letter of _____
(Date)

Indictments, informations or complaints charging the following offenses are **also** pending against the inmate in your state and you are hereby authorized to transfer the inmate to the custody of appropriate authorities in these jurisdictions for purposes of disposing of these indictments, informations or complaints

Offense:

County or Other Jurisdiction:

If you do not intend to bring the inmate to trial, please inform us as soon as possible.

Warden

DATE: _____

CUSTODIAL AUTHORITY

Name/Title: _____

Institution: _____

Address: _____

City/State: _____

Telephone: _____

City/State: _____ Telephone: _____

I hereby certify that the person whose signature appears above is an appropriate officer within the meaning of Article IV(a) and that the facts recited in this request for temporary custody are correct and that having duly recorded said request I hereby transmit it for action in accordance with its terms and the provisions of the IAD.

Signature: _____

Dated: _____

Judge

_____, Judge

(Printed name)

Court/Judicial District: _____

City/State: _____

Telephone: _____

FORM VI

INTERSTATE AGREEMENT ON DETAINERS

Five copies. All copies, with original signatures by the prosecutor and the agent, should be sent to the Agreement Administrator of their own state. After signing all copies, the Administrator should retain one for his/her files, send one to the warden/superintendent of the institution in which the inmate is located and return two copies to the prosecutor, who will give one to the agent for use in establishing his/her authority and place one in his/her files. One copy should also be forwarded to the Agreement Administrator in the sending state.

EVIDENCE OF AGENT'S AUTHORITY TO ACT FOR RECEIVING STATE

TO: _____
Administrator of the Agreement on Detainers

(Address)

_____ is confined in _____
(Inmate's name and number) (Institution)

_____ and, pursuant to the Interstate Agreement on Detainers
(Address)

(IAD), will be taken into custody at the institution on or about _____
for delivery to the County of _____, State of _____ for trial.

After the completion of the trial, the inmate shall be returned to the sending state.

In accordance with Article V(b), I have designated the agent(s) named below to return the prisoner.

(Prosecutor's Signature) Dated: _____

Printed Name: _____ Title: _____

County: _____

Address: _____

City/State: _____ Telephone: _____

Agent(s) printed name(s) and signature(s):

_____ and/or
_____ and/or

TO: Warden/Superintendent

In accordance with the above representation and the provisions of the IAD, the persons listed above are hereby designated as Agents for the State of _____ to deliver _____
(Inmate's Name & Number)
to _____, State of _____ for trial. At completion of the trial
(Jurisdiction)
the above inmate shall be returned to _____.
(Institution & Address)

Signature: _____ Dated: _____
Agreement Administrator

Agreement Administrator: _____

Address: _____

City/State: _____

Telephone: _____

ARRANGEMENTS/INQUIRY: _____

Prosecutor's Signature: _____ Dated: _____
Printed Name/Title: _____
County/Jurisdiction: _____
Address: _____
City/State: _____
Telephone: _____

I hereby certify that the person whose signature appears above is an appropriate officer within the meaning of Article IV (a) and that the facts recited herein are correct and that having duly recorded this acceptance, I hereby transmit it for action in accordance with its terms and the provisions of the IAD.

Judge's Signature: _____ Dated: _____
Printed Name: _____
Court/Judicial District: _____
Address: _____
City/State: _____
Telephone: _____

Use the following space to make inquiry as to the order in which your jurisdiction will receive custody or to inform the warden of arrangements you have already made with other jurisdictions in your state in this regard.)

ARRANGEMENTS/INQUIRY: _____

Prosecutor's Signature: _____ Dated: _____
Printed Name/Title: _____
County/Jurisdiction: _____
Address: _____
City/State: _____
Telephone: _____

I hereby certify that the person whose signature appears above is an appropriate officer within the meaning of Article IV (a) and that the facts recited herein are correct and that having duly recorded this acceptance, I hereby transmit it for action in accordance with its terms and the provisions of the IAD.

Judge's Signature: _____ Dated: _____
Printed Name: _____
Court/Judicial District: _____
Address: _____
City/State: _____
Telephone: _____

FORM IX

INTERSTATE AGREEMENT ON DETAINERS

Four copies. One copy to be retained by the prosecutor; one copy to be sent to the warden, superintendent, or director of the state of original imprisonment; one copy to be sent to the Agreement Administrator of each state.

PROSECUTOR'S REPORT OF DISPOSITION OF CHARGES

TO: _____
Warden

(Institution in which the Inmate was originally incarcerated)

(Address) (City/State)

_____, was transferred to the State of
(Inmate's Name & Number)
_____ pursuant to the Interstate Agreement on Detainers (IAD) for trial
based on the charge or charges contained in the

IAD Form II (Inmate's Request)

IAD Form V (Prosecutor's Request)

The disposition of the charge(s), including any sentence imposed, in this jurisdiction was as follows:

Please withdraw detainer

Please lodge attached judgment/commitment as a detainer

Contact the following **30 to 60 days prior to release** to make arrangements to return the inmate:

Name/Title: _____

Address: _____

City/State: _____

Telephone: _____

Prosecutor's Signature: _____ Dated: _____

Printed Name/Title: _____

County/Jurisdiction: _____

Address: _____

City/State: _____

Telephone: _____