# TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Act 157 Security Status</td>
<td>7</td>
</tr>
<tr>
<td>Administrative Segregation</td>
<td>7</td>
</tr>
<tr>
<td>Attorney’s and Public Defenders</td>
<td>7</td>
</tr>
<tr>
<td>Bail Procedures</td>
<td>7</td>
</tr>
<tr>
<td>Braids and Cornrows</td>
<td>36</td>
</tr>
<tr>
<td>Cell and Room Inspection</td>
<td>8</td>
</tr>
<tr>
<td>Clothing and Dress Code</td>
<td>9</td>
</tr>
<tr>
<td>Commissary</td>
<td>9-10</td>
</tr>
<tr>
<td>Commitment-Admission Process</td>
<td>5-7</td>
</tr>
<tr>
<td>Contraband</td>
<td>11</td>
</tr>
<tr>
<td>Cost Recovery Program</td>
<td>11-12</td>
</tr>
<tr>
<td>Disciplinary Inmates Status Change</td>
<td>24</td>
</tr>
<tr>
<td>Discipline Procedures</td>
<td>12-16</td>
</tr>
<tr>
<td>Finances</td>
<td>14-16</td>
</tr>
<tr>
<td>Funeral Services for Family Members</td>
<td>20</td>
</tr>
<tr>
<td>Grievance Procedures</td>
<td>20-23</td>
</tr>
<tr>
<td>Guide to Avoiding Problems in Confinement</td>
<td>3</td>
</tr>
<tr>
<td>Guidelines to Staff Direction</td>
<td>10</td>
</tr>
<tr>
<td>Haircut Procedures</td>
<td>35-36</td>
</tr>
<tr>
<td>Headcount</td>
<td>23</td>
</tr>
<tr>
<td>Inmate Belongings</td>
<td>23</td>
</tr>
<tr>
<td>Inmate Orientation</td>
<td>51-52</td>
</tr>
<tr>
<td>Inmate Telephone Procedure</td>
<td>16-20</td>
</tr>
<tr>
<td>K-9 Unit Patrol</td>
<td>24</td>
</tr>
<tr>
<td>Laundry</td>
<td>24</td>
</tr>
<tr>
<td>Legal Material</td>
<td>24-25</td>
</tr>
<tr>
<td>Mail Procedures</td>
<td>25-26</td>
</tr>
<tr>
<td>Meal Schedule</td>
<td>26-27</td>
</tr>
<tr>
<td>Medical Services</td>
<td>27-33</td>
</tr>
<tr>
<td>Mission of the Lebanon County Correctional Facility</td>
<td>4</td>
</tr>
<tr>
<td>Newspapers, Magazines and Books</td>
<td>33-34</td>
</tr>
<tr>
<td>Parole</td>
<td>34-35</td>
</tr>
<tr>
<td>Protective Custody status</td>
<td>7</td>
</tr>
<tr>
<td>Recreation, Yard Out and Gym</td>
<td>36</td>
</tr>
<tr>
<td>Request Slips</td>
<td>36-37</td>
</tr>
<tr>
<td>Reveille and Taps</td>
<td>37</td>
</tr>
<tr>
<td>Riots, Hostages and Disruptive Behavior</td>
<td>37</td>
</tr>
<tr>
<td>Sexual Assault</td>
<td>37-38</td>
</tr>
<tr>
<td>Shakedown Inspections</td>
<td>38</td>
</tr>
<tr>
<td>Showering</td>
<td>38-39</td>
</tr>
<tr>
<td>Telephone Call Procedures</td>
<td>39</td>
</tr>
<tr>
<td>Television, Radio and Coffee Pots</td>
<td>39-40</td>
</tr>
<tr>
<td>Treatment Programs and Services</td>
<td>40-47</td>
</tr>
<tr>
<td>Topic</td>
<td>Page(s)</td>
</tr>
<tr>
<td>--------------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>Trustee Program</td>
<td>Page 48</td>
</tr>
<tr>
<td>Unauthorized Areas</td>
<td>Page 34</td>
</tr>
<tr>
<td>Visiting</td>
<td>Page(s) 47-49</td>
</tr>
<tr>
<td>Work Release Program</td>
<td>Page(s) 49-51</td>
</tr>
<tr>
<td>Security Housing Unit (SHU)</td>
<td>Page(s) 53-57</td>
</tr>
</tbody>
</table>
GUIDE TO AVOIDING PROBLEMS IN CONFINEMENT

1. **RELATIONS WITH STAFF:** The employees at the Lebanon County Correctional Facility are here to provide security and assistance. They will help you if you ask them, but they will report you for disciplinary action if you are observed not following the rules and regulations of this facility. That is their job. They are not here to be mean to you; they do not dislike you. You need not dislike them. They did not send for you, and they are not responsible for you being here, so being hostile to them is being foolish. When a staff member observes you doing something wrong, he/she will write a report not because they dislike you or because they are mad, but because this is their job to do so. Getting mad at staff members because they are doing their job will not help you or those around you.

2. **SUICIDE AWARENESS:** Feeling depressed, lonely, scared, without much hope for change? These feelings may be due to recent incarceration or any number of reasons. Reaching out is very important at times like this and is often very difficult. You may need someone who can listen to you. Here is how to get that helping hand. Submit a request slip to the mental health department or tell an officer that you need to talk to someone. Feeling like you have someone to talk with gives hope.

   People who experience a crisis may have already tried everything they can think of to solve their problems and nothing seems to work. Many people keep trying to solve the problems alone. After many tries, they may attempt to hurt themselves. **STOP.** You may be standing too close to your problems. A trained mental health counselor can be helpful.

   People find many ways of telling others how much they hurt. Have you said, “I can’t take it anymore? It won’t matter soon. I’m no good anyway. My family would be better off without me?” If so, you may be thinking about suicide. There is a fine staff at this facility ready to help you. Take advantage of this before it is too late.

3. **INMATE RELATIONSHIPS:** You are expected to coexist with other inmates confined within the Lebanon County Correctional Facility. Failure to do so may result in disciplinary actions. Learn to serve your own time and don’t be concerned about involving yourself in personal business of others. If you have problems with other inmates, bring those concerns to staff immediately and refrain from handling the issue alone. Refrain from the “tough guy/girl” image and conduct yourself as an adult.
MISSION OF THE LEBANON COUNTY CORRECTIONAL FACILITY

The Lebanon County Correctional Facility operates on the belief that inmates, prison staff and prison visitors should be given the degree of respect and understanding that every person deserves. You will earn or lose respect and understanding by way of your own conduct and attitude toward others.

The function of this facility is to detain individuals who are awaiting trial and confine individuals who have been sentenced by a District Justice and/or the Courts. This facility provides Care, Custody, and Control. Care involves providing various services and programs. Custody requires necessary security restrictions. Control ensures the proper steps are in place to maintain order at all times.

The following guideline is fundamental to the operation of this Correctional Facility: You are required to carry out an order or directive issued by a staff member. If you receive two conflicting orders, you must carry out the last order given. It makes no difference if you question or disagree with an order given; you are required to follow the order. You will have the option of filing a complaint with the appropriate staff member via a request form afterwards.
COMMITMENT-ADMISSION PROCESS

All individuals committed to this facility must undergo certain intake and orientation procedures. These procedures are as follows:

A. The staff will determine that you have been committed to this facility by the proper legal authorities. Staff will complete necessary forms to include personal and medical history, etc. This material is important for identification and classification purposes as well as determining your initial housing assignment. Visiting and phone sheets will be completed upon initial commitment and a phone call will be afforded at this time. You will have the opportunity to apply for legal representation through a prison counselor.

B. Staff will conduct a thorough search of all new commitments, including a strip search, if necessary. Searches are conducted for safety, security and hygiene purposes.

C. The staff will photograph you.

D. All personal property will be inventoried and seized depending on housing assignment. This includes wallet, all jewelry (including body piercings), with the following exceptions:
   1. **General Population Inmates**: All personal property must be surrendered with the exception of underwear, a wedding band with no stones and a religious medallion no larger than a fifty cent piece. No other personal property will be permitted other than sneakers without steel toes. All steel toe footwear WILL BE confiscated.
   2. **Work Release Inmates**: will be permitted personal property with the exception of jewelry, body piercings, wallets, steel toed footwear and legal documents to include social security card, driver’s license and access card.

NOTE: If an inmate is unable or unwilling to remove their jewelry, they will be placed in Administrative Confinement until such a time where they can be assisted in removing said jewelry or they remove the jewelry on their own accord.

E. A medical screening will be performed in the first 24 hours following your commitment to the institution. A determination of current illness and health problems, to include observable drug and alcohol or mental health problems, medication taken and special health requirements. Any medication in your possession is to be examined by the prison physician or a certified medical staff member of this facility as to the type and further use. Behavior will be observed as to the state of consciousness and mental status, plus a check for body deformities, bruises and injuries.

The prison physician or a certified medical staff member will give a medical, physical examination to you approximately forty-eight (48) hours after your commitment. This physical is mandatory; refusal to submit to it will result in disciplinary action. Prior to this physical examination, you will remain in quarantine. While you are in quarantine, there will be no visits from the outside.

F. Upon commitment, you may take a shower. You will be issued prison clothing.
G. You will be provided a copy of the Rules and Regulations of the facility, to read and keep in your custody until released from confinement.

H. You will be issued a commitment packet of necessary hygiene items. The cost of this packet will be deducted from your account.

I. Lebanon County Correctional Facility is a tobacco free facility.

GENERAL RULES AND REGULATIONS

1. You are responsible for the following assigned prison issued clothing and bedding.

   | MATRESS | TOWEL |
---|---------|-------|
   | BLANKET | PRISON SHIRT |
   | SHEET   | PRISON PANTS |
   |         | PRISON JACKET (seasonal) |

All issued prison items intentionally lost or damaged will subject the inmate to disciplinary action.

2. You are to address all correctional staff members with respect.

3. You are required to obey all staff orders.

4. You should consult a correctional staff member if you are confused about any of the rules/regulations or by any staff orders.

5. You are expected to keep your living area neat at all times. Beds are to be made in a neat and orderly fashion each morning. All linens issued will also be kept in a neat fashion. At no time should linens be hung over your cell door, window, or bunks as to obstruct the viewing of staff. **The use of prison issued linens will not be used for any other purpose other than their intended purpose.**

6. You are expected to maintain **high standards** concerning sanitation and disposing of refuse.

7. Footwear **must** be worn at all times.

8. Meals will be served three times per day. You are not required to eat every meal, but all trays and utensils issued must be returned after use. Further, there will be no hoarding or storing of food from your issued tray.

9. The Lebanon County Correctional Facility and all of its contents are property of the County of Lebanon. Defacing or destroying ANY property owned by LCCF, may result in criminal prosecution.

10. You are expected to respect the rights of those incarcerated at Lebanon County Correctional Facility.

11. Gambling in any fashion will **not** be tolerated in the Lebanon County Correctional Facility.

12. Disruptive behavior, to include the use of profanity, will not be tolerated.

13. You are not permitted in unauthorized areas, to include, another inmates cell or room. Such conduct is considered an infraction of the rules and regulations.
14. A regular headcount will be conducted on a daily basis, which will be announced by staff. Inmates will be secured to their cells or living quarters for each headcount. **ANY INTERFERENCE** with headcount procedure is a serious institutional offense, and is strictly forbidden.

**ACT 157 SECURITY STATUS**
An inmate, who is considered a “threat to institutional security” because of an escape or attempted escape, or due to assaultive or aggressive behavior, may be placed on Act 157 status. This is a “HIGH SECURITY” status whereby the inmate is placed in restraints prior to removal from his or her cell. This status will be reviewed regularly by Prison Administration and can be modified at any time.

**PROTECTIVE CUSTODY STATUS**
Protective custody status will be assigned to those inmates who are at risk, due to charges, or behavioral status. Inmates may request this classification, but prison staff will make the ultimate determination.

**ADMINISTRATIVE SEGREGATION**
Administrative segregation inmate classification may only be utilized at the discretion of the Warden or his/her designee. This designation is a segregated classification utilized for a variety of reasons pertaining to the safety and security of the institution.

**ATTORNEY’S AND PUBLIC DEFENDERS**
If you wish to contact a private attorney, you will be permitted to do so. A list of attorneys may be obtained by asking a prison counselor. If you are interested in obtaining legal assistance, but are unable to financially afford a private attorney, you may obtain an application for a public defender from a prison counselor. The application will be forwarded to the public defender’s office, and if you are eligible, a public defender will be assigned to your case. You will be notified by mail who has been assigned as your public defender. **All correspondence with your public defender will be through interoffice mail.**

The prison employees may not recommend any specific attorney; this choice is up to you.

**BAIL PROCEDURES**
All unsentenced inmates will be advised of the bail bondman available in the area. All inmates are allowed to seek outside help in arranging for bail. Telephone calls to a bail bondsman may be requested through a prison counselor or designee.
CELL AND ROOM INSPECTION

The following rules apply to all inmates:

1. Each inmate will be subjected to a daily housing inspection, which includes the bed made, desk orderly and the floor completely cleared and clean.

2. You will be expected to keep your living area maintained and clean on a daily basis. Any violation of this rule is considered serious. This facility provides regular pest and/or vermin control via a professional exterminator. You are responsible for assisting in these ongoing efforts by limiting commissary items and personal materials. Inmates are to report any pest and/or vermin are found, as to allow for immediate pest-control action.

3. Pin-Ups are never permitted. NOTHING may be pasted or affixed anywhere; it will be confiscated as contraband.

4. Windows MUST remain closed if heat or air conditioning units are on.

5. Any writing, scratching or digging of holes in or on any surfaces in the facility will be considered destruction of property and disciplinary action will be taken.

6. Literature that is approved may be kept in your cell, but must be limited to five (5) books and five (5) magazines or newspapers at a time. Excess or unauthorized literature will be confiscated by the officers as contraband and discarded.

7. At NO time will any item be hung from your cell light, window, and bunk or cell entrance.

8. You should NOT restrict any security gate movement at ANY TIME. You WILL be charged with misconduct if this is done and held responsible for any damages.

9. AT NO TIME is anything to be flushed down the toilets except normal body waste.
   - Any inmate, who is caught clogging his or her toilet, will be charged a fee, to include costs of repair and hourly maintenance wages, if found guilty via disciplinary board.
   - If a cell is clogged in a cell occupied by two inmates, an investigation will commence to determine the guilty party. If the investigation fails to produce the culprit, both inmates will be responsible and share the costs of repair, if found guilty via a disciplinary board.
CLOTHING AND DRESS CODE

You are required to have one (1) set of civilian clothing to be stored in the commitment area for court purposes only. The prison is not responsible for cleaning personal clothing.

Extra clothing, shoes and baggage are to be removed from the prison within thirty (30) days after incarceration. Excess baggage may be sent out via relatives and friends. A request slip is to be submitted for this procedure. Items not removed within the specified time may be subject to disposal by prison personnel. This policy applies to inmates being removed from the work release or trusty areas of the facility as well.

COMMISSARY

The schedule for various areas of the facility to order and receive commissary, or may be obtained from any staff member.

Commissary items, exceeding a value of $125.00, may be considered contraband and may be confiscated by correctional staff.

All inmates will be permitted to order commissary once per week, and may spend up to $125.00.

Once a commissary order is placed, the order cannot be cancelled.

➤ COMMISSARY ORDERING INSTRUCTIONS

1. To receive commissary, you must utilize the designated phone in your respective housing area.
2. You must use your TID number to place an order to the current commissary vendor.
3. All commissary items/numbers will be posted at the designated telephone and each commissary order MUST be placed, at minimum, (2) days in advance at a scheduled block-out time.
4. Sales tax is already included in the pricing on the order form.
5. Be sure you are using an up to date commissary item posting. Be aware of price changes.
6. If your account does not have sufficient funds to cover your order, the phones will automatically stop the ordering process. No inmate will be allowed to have their account “put in the red zone” for the purpose of ordering commissary. All inmates use the commissary vendor at their own risk.
7. When your commissary order is delivered to your housing area, you will be provided an itemized receipt and you will be required to sign for the items.
8. When your order is delivered to you, check your order to verify you received all items charged to you. This will be done in the presence of the Commissary Manager or a Correctional Officer. Any discrepancies will be corrected and all recorded discrepancies will be corrected. When commissary orders are delivered, you may inventory your respective order in the presence of designated staff. All discrepancies will be corrected at the discretion of commissary vendor.

9. Commissary items may not be transferred between inmates. Also, no other inmate is permitted to sign for or receive your commissary.

If you are indigent (without funds) when committed into this facility, you may request indigent items (stamped envelopes, toothbrush, toothpaste, comb, pencil, underwear and socks) by submitting a request slip to a prison counselor. These indigent items will be dispensed at the discretion of treatment staff as long as you remain indigent. Indigent items will **NOT** be dispensed without a request slip. The cost of the indigent items will be deducted from your inmate account. Your account will be permitted to go into the “red” for the indigent items. Fifty percent (50%) of any funds placed on your account will be credited towards your negative balance.

If you are discharged prior to the delivery of your commissary, you have thirty (30) days to pick up your order, or have someone else pick up your order with your written permission.

**GUIDELINES TO STAFF DIRECTION**

All orders or directions given by an officer or staff member of this institution **MUST** be carried out without question and to the best of your ability.

If a situation warrants a correction or reprimand of you by an officer, you may not talk back, argue or use profanity. Such actions will require the officer to put you on report.

If an inmate receives two (2) conflicting orders, he or she should carry out the last order first.

Fraternizing, or promising a gift, to any officer or staff member of this facility is strictly prohibited.
CONTRABAND

Contraband is the possession of unauthorized articles on your person or in your living area. The only allowable items an inmate may possess are those authorized by prison personnel or items purchased in the prison commissary. All other items will be considered contraband and disposed of. Alteration of any authorized item may make that item contraband.

COST RECOVERY PROGRAM

All sentenced inmates at the Lebanon County Correctional Facility are responsible for sharing the cost of their housing. The following table will apply:

Effective November 16, 2011, the Lebanon County Prison Board instituted a policy that states, “All sentenced inmates at the Lebanon County Correctional Facility, serving a second, third, etc...sentence at LCCF since July 1, 1996, will be responsible for paying an additional per diem rate.” The additional per diem rate will be five dollars ($5.00) including the base rate of fifteen dollars ($15.00) for each recommitment.

Example: Starting from July 1, 1996, any inmate currently serving a second sentence at Lebanon County Correctional Facility would constitute two separate incarceration periods. The cost recovery fee will be fifteen dollars ($15.00) per day, starting January 1, 2012. The number of sentenced incarcerations for each inmate from July 1, 1996 will determine the cost recovery amount collected per day, which will only begin on January 1, 2012. The cost recovery amount collected January 1, 2012 will not be retroactive to July 1996.

1. Serving first sentence since 1996=$15.00/day
2. Serving second sentence since 1996=$20.00/day
3. Serving third sentence since 1996=$25.00/day
4. Serving fourth sentence since 1996=$30.00/day
5. Serving fifth sentence since 1996=$35.00/day

The cost recover fee will not exceed the average per diem cost to house an inmate at Lebanon County Correctional Facility.

Parole violators are considered sentenced inmates and will be designated accordingly when calculating the number of incarcerations from July 1, 1996. (Note: On July 1, 1996, the current inmate cost recovery program was approved and started.)

All other rules and provisions concerning the current inmate cost recovery program will remain in effect as outlined in the current inmate handbook. Questions concerning this program may be directed to prison administration.
Inmates gainfully employed on the work release program are EXCLUDED from this program, but are subject to room and board.

Inmates classified as working on inside/outside detail crews, in the prison’s kitchen, laundry, maintenance department or while working within any other Trusty position shall be EXCLUDED from this program.

Inmates who are serving parole violation sentences will be responsible in the same fashion, as they are sentenced by the court, even if technically awaiting review of their incarceration. Parole violators are NOT pre-trial detainees for the purpose of the policy and shall also be responsible for a housing fee under the terms of the above.

Upon sentencing, an inmate will be billed for each day spent in the Lebanon County Correctional Facility, to include pre-sentencing time. Any and all time credited to any inmates’ sentence and time is a billable housing day, even if boarding elsewhere or temporarily out of the facility. In exceptional cases where an inmate is not physically in the facility, billable days may be subject to review. This policy will also apply to all sentenced inmates transferred to this facility from other institutions.

Fifty percent (50%) of all existing and future funds in an inmate’s account, regardless of the source, may be credited to their negative balance, and the remainder will be credited to the inmate’s account for personal use. This procedure may continue until the inmate’s negative balance is satisfied.

At discharge, any available funds from an inmate’s account will be credited toward his/her outstanding balance if any, prior to issuing the inmate a discharge check.

All outstanding balances that are still owed after discharge will be forwarded to the discharged inmate in the form of an invoice. If a payment plan has not been established or payment received in full within a thirty (30) day period, a notification will transpire.

The Lebanon County Sherriff’s Department may also be dispatched to your residence to collect unpaid prison invoices, and additional fees from the Sherriff’s Department may also be billed to you.

An inmate released without sentence after disposition of the criminal charges against the inmate will be refunded any cost recovery funds deducted from his or her account.

**DISCIPLINE PROCEDURES**

Upon commitment to Lebanon County Correctional Facility, it is the inmate’s responsibility to ensure that an inmate handbook is issued. A plea of ignorance of these rules will not be
accepted as an excuse for violations. Procedures must be enforced to ensure the safety and security of prisoners and correctional staff and to enable the prison to offer treatment programs.

All officers have been trained to report all infractions of the rules and regulations. Inmates will receive a copy of the disciplinary report, usually within twenty-four (24) hours of the infraction or ensuing investigation.

Each person charged will be entitled to a hearing before a disciplinary board. The reporting officer will be excluded from serving as a member of your disciplinary board. This hearing is usually held within seventy-two (72) hours (excluding weekends and holidays) of the incident to consider the charge brought against him or her.

NOTE: The disciplinary committee normally consists of two correctional staff members. An inmate may have another inmate represent him or her at the disciplinary hearing and act on his or her behalf if he or she so desires. Attorneys are not permitted at this administrative hearing.

At each disciplinary hearing, inmates will be advised of their Miranda rights in the event that criminal charges are levied at a later date.

You will be read the misconduct report and you will be given the opportunity to present any statements on your behalf. You will be permitted to have witnesses called on your behalf; however, some witnesses may be excluded due to presenting an immediate threat to institutional security.

The accused inmate will be furnished a copy of the disciplinary hearing results after the hearing and results have been completed.

An appeal may be submitted to the Warden in the event that evidence or documentation has been presented that would influence the initial hearing decision. Appeals must be clearly written and must be submitted to the Warden within ten (10) days after the date of the hearing. All appeals are to be submitted to the Warden ONLY!!! This is not part of the formal grievance process.

**Most inmates accused of violating institutional regulations, will be relocated to the security housing unit (SHU) and placed in pre-hearing confinement status; prior to a scheduled disciplinary board hearing.**
A. **MAJOR MISCONDUCTS**

The following are examples and estimated sentencing guidelines:

- Commission of a criminal act, both felonies and misdemeanors as defined by the Pennsylvania Criminal Code. *(At discretion of disciplinary board)*

- Refusing to obey an order by prison staff. *(15-45 days)*

- Creating an institutional disturbance. *(30-90 days)*

- Threatening an employee or inmate with bodily harm. *(30-120 days)*

- Possession of contraband (could be a minor or major misconduct, depending on the severity of the offense). *(15-90 days)*

- Violation of visiting regulations. *(30-120 days + possible discontinuation of visits)*

- Fighting/Mutual Combat. *(30-120 days)*

- Tampering with or destruction of County property or personal property belonging to another person. Inmates who damage or destroy County property shall be held responsible for all costs, unless otherwise cleared of the charges by the prison disciplinary board. *(15-120 days)*

- Intoxication or making fermented beverages. *(30-120 days)*

- Violation of outside exercise regulations or gym regulations. *(30-90 days)*

- Lying to an officer or prison staff member. *(15-60 days)*

- Presence in any unauthorized area. Example: Presence in another inmate’s cell or room. *(15-45 days)*
- Disrespect to a staff member or visitor. *(15-120 days)*

- Inappropriate sexual contact. *(60-120 days + possible criminal charges)*

- Possession of matches, tobacco, or tobacco-related products *(15-120 days)*

- Displaying gang colors or attire. *(15-45 days)*

Inmates found guilty of a Major Misconduct by the Disciplinary Hearing Committee may be subject to any of the following actions:

- Reduce to a minor misconduct and take action permitted in that category.
- Confinement in a cell for a designated period of time.
- Loss of privileges.
- Changing of housing assignment, including a placement in a maximum security area.
- Prosecution through the criminal courts.

**SPECIAL NOTE:** A copy of any infractions of prison rules and regulations will be placed in your prison file. These misconducts may be reviewed by the Judge at the time you appear in court and by parole agencies prior to your minimum release date. Inmate evaluations may also be written for good behavior. All inmates subject to the disciplinary board process, who are found guilty, will be subject to a $25.00 administrative fee.

**FINANCES**

All money in your possession when you are committed will be placed in an account in your name.

All purchases from the commissary or withdrawals will be deducted from your account. At no time are you permitted to have money, money orders, or checks in your possession (exception noted for all work release sections).

If you wish to send funds from your account to family or friends, you must fill out a money request slip in advance, stating your desire, plus the amount and for what purpose the money is being sent. The money request slip must be placed in a self-addressed, stamped envelope, addressed to the person you are sending money to. The facility is not here to pay your bills. All funds sent out should be to family or friends. At no time are you permitted to send out funds
for any type of mail order. The money request slips are available through any correctional officer.

A lobby kiosk is available, which people may deposit cash or use a major credit card to deposit funds on an individual commissary and/or phone account.

Checks and money orders WILL NOT be accepted at the main lobby.

There is an internet banking system provided for Lebanon County Correctional facility. The web address is www.inmatebanker.com.

**All** money mailed in for your account must be a **money order** or **cashier check**.

**AT NO TIME** are you allowed to transfer monies to another inmate’s account.

### INMATE TELEPHONE SYSTEM

**Policy:**

The Lebanon County Correctional Facility (LCCF) extends telephone privileges to inmates as part of its overall correctional management. Telephone privileges are a supplemental means of maintaining family ties that will contribute to an inmate’s personal development. An inmate may call a person of his or her choice outside the facility on a telephone provided for that purpose. However, limitations and conditions may be imposed on an inmate’s telephone privileges to ensure they are consistent with other aspects of the facilities correctional management responsibilities. In addition to the procedures set forth in this policy, inmate telephone use is subject to those limitations that the Warden determines are necessary to insure the security or good order (including discipline), of the facility or, to protect the public. Restrictions on inmate telephone use may also be imposed as a disciplinary sanction. Facility telephone policy and procedure will comply with 18 Pa.C.S.A. 5704. Lebanon County Correctional Facility utilizes I.T.I. (inmate telephone incorporated), for the purposes of managing and providing for a telephone system for inmates, which enables Lebanon County Correctional Facility in the security, call control, live monitoring, call recording and long term tape archiving, and site-specific reports, regarding the inmate telephone system. **All inmate telephone calls are subject to monitoring and recording and they may be intercepted and divulged.**

**Procedure:**

1. Upon initial commitment, an inmate will be afforded the opportunity to make a minimum of one **free** phone call via the LCCF telephone system. This call can be made either from Intake Area or the designated counselor’s office, for a short duration not to exceed three (3) minutes. At the discretion of the intake officer or assigned counselor, the new commitment may be provided additional phone calls.
2. **Telephone Identification Number (TID):** At the time of intake processing into the LCCF, the inmate will be given a Telephone Identification Number (TID) by the intake officer. TID #’s are computer generated and placed into the system by the program so as TID #’s are not sequential. An inmate may not possess or use, another inmate’s TID. An inmate may not give his/her TID to another inmate, and is to report a compromised TID immediately to correctional staff.

3. **TID Number Release Form:** At the time of intake processing into LCCF, the inmate will be given an **LCCF Inmate Telephone ID Number Release Form**, for their respective review and signature. This release form entitles the LCCF to deduct funds from an inmate’s account, confidentiality conditions of TID #s, system usage conditions, staff notification of confidentiality compromise, and conditions involving monitoring, recording, interception and divulging telephone messages. This signed form is archived on each LCCF inmate’s hard file.

4. Once the inmate has been processed and has been classified to a housing unit, they will be permitted to utilize the inmate telephones located in each housing area of LCCF.

5. **Placement and Duration of Inmate Telephone Calls:**
   a. All calls are made on a collect basis.
   b. All calls are contingent upon acceptance of the charge by the recipient or prior payment arrange made with Inmate Telephone Inc. All calls made are time restricted, with warning notices 3, 2 and 1 minutes prior to the call being disconnected.
   c. Inmates are not authorized to use staff telephones.
   d. Inmates may use Debit call feature if possessing a minimum balance on inmate account.

6. **Monitoring of Inmate Telephone Calls:**

   All inmate telephone calls are monitored and recorded, and they may be intercepted and divulged, subject to the following conditions and limitations:
   a. Staff may not monitor a properly placed call to an attorney, under the conditions the representing attorney gives permission to an inmate to call via the ITI inmate phone system. If an attorney informs LCCF permitting his/her respective client/inmate to communicate via the ITI system, the attorney’s telephone number/s will be bypassed, thus allowing free, unmonitored telephone calls to and from the respective inmate.
b. Inmates who submit written requests for unmonitored calls to their attorneys will have those requests honored upon verification of legitimacy, as long as it does not violate facility policy. The request must be submitted to the Warden or designee and the inmate will be notified in writing if the request is approved.

c. Only the Warden, or designees, shall have access to the monitoring or recording of inmate telephone calls. All monitored calls will be logged in the manner prescribed by the Warden.

d. The contents of an intercepted and/or recorded telephone conversation shall be divulged only as is necessary to safeguard the orderly operation of the facility, in response to a court order, or in the prosecution or investigation of a crime.

e. The Lebanon County District Attorney’s Office has been designated to monitor, record, and/or divulge telephone conversations relating to the investigation or prosecution of a criminal act or conspiracy to commit a criminal act involving an incarcerated inmate at LCCF. The Lebanon County District Attorney Office, and/or its authorized designee(s), shall have access to monitoring or recording inmate telephone calls via the ITI inmate telephone system and its associated software. Any and all monitoring, recording, intercepting or divulging inmate telephone for investigative or prosecutorial purposes of criminal cases shall be at the sole discretion of the Lebanon County District Attorney’s Office and or its authorized designee(s). Any and all requests from any law enforcement agency to obtain or monitor inmate telephone recordings shall be directed to the Lebanon County District Attorney’s Office.

f. In addition to the Inmate Telephone ID Number Release Form explaining the conditions of monitoring inmate calls, each inmate receives a LCCF inmate handbook explaining the conditions of inmate telephone usage. This handbook also includes the conditions involving monitoring, recording, intercepting or divulging inmate telephone calls via the LCCF ITI phone system. The conditions of inmate telephone monitoring are posted at each inmate telephone within the facility.

7. Responsibility for Inmate Misuse of Telephones:

a. The inmate is responsible for any misuse of the telephone. The Warden, or designee, will report any incidents of unlawful telephone use to the Lebanon County District Attorney’s Office. Violations of the facilities telephone regulations may result in institutional disciplinary action.

b. LCCF does not assume responsibility for any calls that violate applicable statutes. As used in this section, the term “misuse” refers to such situations as using the telephone to intimidate a
potential witness, or perpetuate a fraud, including the use of another inmate’s TID, or the providing of a TID to another inmate.

c. Telephone privileges are afforded inmates who demonstrate an ability to exercise these privileges responsibly. Evidence that an inmate is violating the privilege of telephone use may cause the individual to be restricted from use of the telephone until such time that it is deemed the orientation period and thereafter to help inmates to understand their responsibility for telephone use.

8. Number Blocking:

a. Blocks are placed on phone numbers at the request of an individual, or law enforcement officials, or to maintain the order and security of the facility. A block prevents the completion of the telephone call.

b. Blocks are placed on at the request of:

1. Any individual who is authorized subscriber of the telephone and notifies the facility that they do not want to receive calls from LCCF. The authorized subscriber is referred to ITI for request verification and action.

2. “Other” telephone numbers that in the opinion of the prison will present a compromise of the security and orderly operation of the prison such as victims, staff numbers, judges and prosecutors, etc..

c. Before a call is sent to an outside party, the number for that party is first sent to a validation service. It is checked for any potential problems due to a Line Information Data Base (LIDB) block, such as a collect call block (CCB). In these cases, the owner of the phone number must contact ITI if they wish to receive calls from LCCF.

d. The Warden, or designee, will insure that all block requests are implemented in a timely fashion.

9. Miscellaneous Provisions:

This policy may be updated and revised periodically by the Lebanon County Correctional Facility, to reflect any changes deemed necessary by 18 Pa. C.S.A. 5704. All requirements of 18 Pa. C.S.A. Chapter 57, Subchapters A thru F inclusive are incorporated herein by reference, even if not specifically cited.
10. **Chain of Command:**

If need be and only in the event of the absence of the Warden, where the matter is time critical, the LCCF Chain of Command shall be regarded as providing for any approval by the office of the Warden, on a temporary basis.

**FUNERAL SERVICES FOR FAMILY MEMBERS**

The only funeral services the inmate may request to attend are members of the immediate family: Father, Mother, Sister, Brother, Spouse and Child of the inmate.

1. All inmates wishing to attend funeral services for a family member MUST seek a court order from his or her sentencing Judge, requesting to be furloughed from incarceration for the purpose of attending the funeral service.
2. Pre-trial detainees (unsentenced inmates) must seek a court order from the President Judge, via your attorney.
3. If the request is approved by the court, the language in the court order will state that the Warden is hereby directed to release said inmate to the Sheriff of Lebanon County for a specified period of time. This court order is conditional upon the payment to the Sherriff’s Department in advance for ALL costs incurred in the execution of this court order.
4. If a shortage of manpower exists in the Sherriff’s Department at the time of the funeral, a correctional officer may accompany a Sherriff’s Deputy to and from the funeral service. Payment MUST be made to the Lebanon County Correctional Facility IN ADVANCE, when correctional officers are utilized. Payment amount is based on the hourly wages for officers.
5. Work release inmates see work release staff for further explanation.
6. Any inmate requesting to be furloughed from incarceration MUST contact his/her attorney to petition the Court.

**GRIEVANCE PROCEDURES**

If you feel any matter is unjust or not in keeping with prison rules and regulations, you may request a grievance form from a treatment staff member assigned to your area (only after you have addressed the matter through the request slip process). After completing the grievance form, return to a treatment staff member in your area. The form will be forwarded for review at a scheduled administrative meeting.

In the event you are dissatisfied with the handling of the grievance, you have the right to appeal the matter to the Warden.
AUTHORITY:

The following policy and procedure is validated by the authority of the Lebanon County Prison Board and the Administration of Lebanon County Correctional Facility.

Policy Statement:

The following inmate grievance policy and procedures target the formal process and forms available to inmates of the Lebanon County Correctional Facility when an inmate complaint has been exhausted via the facility’s inmate request slip process.

Filing Procedures for Inmates:

After an inmate has “exhausted” the request slip process, meaning, a resolution or solution to a specific inmate request/issue has been addressed and answered by LCCF staff, but said inmate wishes to appeal the decision, the following procedures must be followed:

a. An inmate must request to meet with a prison counselor and present a justifiable/reasonable cause for filing an inmate grievance form to the administration.

b. Upon meeting with the inmate, the prison counselor will determine if issuing an Inmate Grievance Form is warranted and the inmate’s reasoning is valid.

c. Only one form per grievance will be issued to the inmate. If additional pages are needed to detail the inmate’s version of the grievance, then said inmate shall attach additional handwritten (printed) pages to the form and forward the completed grievance in a “sealed” inter-office envelope (provided by the counselor) to the deputy Warden of Operations or the Deputy Warden of Treatment.

d. After administrative review of an inmate grievance, a written response will be forwarded to the inmate usually within ten (10) business days after the scheduled Administrative meeting date (Wednesday of each week), where at the grievance was reviewed and voted upon. A majority vote will rule on any inmate grievance presented. If not satisfied, the inmate may appeal the administrative decision to the Warden.

e. An inmate has the right to appeal the Wardens decision to the Prison Board Chairperson via U.S. mail only. Any copies mailed, will be at the inmates expense prior to forwarding. (This may only transpire upon the exhaustion of the administrative appeal process.)

f. The decision of the Prison Board will be considered the final position as the governing authority of Lebanon County Correctional Facility. After a final decision has been rendered, future action concerning an inmate grievance must be initiated by the inmate on his or her own accord.
Issues for an Inmate Grievance:

1. Correctional staff and inmate actions that effect grievant personally, including an inmate’s denial to the grievance procedure.
2. Retaliation against any inmate by staff for filing a grievance or appeal under the inmate grievance procedure or for participating in an inmate grievance proceeding.
3. The interpretation of the rules and regulations of Lebanon County Correctional Facility.

Issues not justifying an Inmate Grievance:

1. Federal, State and Local laws or regulations and decisions
2. Parole Board decisions
3. Disciplinary Board Decisions (Independent appeal process to the Warden)
4. Classification Committee decisions (Independent appeal process to the Warden)
5. Inmate privilege issues (i.e.: telephones, T.V., institutional work crews, work release)

Emergency Grievances:

An emergency grievance is one which needs immediate attention due to an eminent threat presented to the welfare and safety of the grievant/s. The emergency grievance procedure is as follows:

1. The inmate will completed the standard LCCF request slip form, seal and address this form to the security shift OIC. The security OIC will make the determination if the grievance is an emergency.
2. The security OIC will confer with the Administration (during business hours) or the on-call Warden (non-business hours) concerning the nature of the emergency grievance.
3. A response to the inmate concerning said grievance will be issued within a 72 hour period.
4. Emergency grievances that cannot be resolved at the shift level will be channeled through the LCCF chain-of-command.

General Information:

1. Inmates will be informed of the grievance procedure via the inmate handbook.
2. Inmates having pending grievances upon their discharge from incarceration, lose all standing with respect to any further internal remedy or consideration.
3. Grievances will be kept for a period of five (5) years.
4. All grievances will be handled in the most expedient and professional manner.
5. Statistics concerning grievances will be made available on a monthly basis.
6. Inmates not following these procedures and protocols or attempting to exploit the process will face possible disciplinary measures, depending upon each respective case.

HEADCOUNT

A regular headcount will be conducted after meals and after any mass-movement of inmates. Inmates will be secured to their cells or living quarters for head count. ANY INTERFERENCE with headcount procedures is a serious institutional offense, and is strictly forbidden. Inmates will not be on the phone during headcount. Inmates housed on a bunk will remain at their bunk until headcount is completed. Two such headcounts a day will be standing headcounts, where you are required to stand at your cell door, or beside your bunk.

INMATE BELONGINGS

No personal items will be accepted for general population inmates except court clothing. To receive court clothing, you must fill out a request slip directed to the Captain of Security for approval. If approved, you will be notified and the clothing will be accepted only during the following hours and days:

MONDAYS, TUESDAYS, THURSDAYS AND FRIDAYS. 8:30 a.m. to 3:30 p.m

Certain exceptions may be made for hardship cases.

Head bands, caps or any other head gear are not permitted. Any violations will face disciplinary action. Work release inmates may wear whatever head gear is required by their place of employment, but only at that place of employment. Exception: Religious attire will be considered on an individual basis.

Toilet articles such as comb, toothbrush, and unopened food items, etc., which is consistent with approved commissary items, will be accepted and searched if brought in by an inmate from another correctional institution. These items WILL NOT be accepted, “from the street.”

NOTE: Personal items SHOULD BE MARKED. The institution is not responsible for loss or theft of inmate property.

EXCESS INMATE PROPERTY: If items are not permitted, they cannot be kept in storage and MUST be removed from the facility within thirty (30) days of notification. If the excess property is not removed by the end of those thirty (30) days after notification, the excess property may be disposed of. Prison administration will make the determination of disposal.
DISCIPLINARY INMATES STATUS CHANGE

Inmates removed from detail, kitchen or work release to general population, have ten (10) business days from the date of the disciplinary hearing or status change for the removal of excess property from the Lebanon County Correctional Facility storage. The Lebanon County Correctional Facility will not be responsible for confiscated property as a result of misconducts or terminated job assignments. **Excess property will be discarded if not removed from the premises within ten (10) business days!! Only rare exceptions will be entertained via a request slip concerning this policy!** Lebanon County Correctional Facility **WILL NOT** be responsible for confiscated property as a result of misconducts, terminated job assignments or relocation to pre-hearing confinement.

K-9 PATROL UNIT

There is a K-9 Patrol Unit at this facility. The following rules and regulations will be strictly enforced when confronted by the K-9 Patrol Unit. Any violation of these rules may result in a major misconduct.

1. **Never** attempt to feed, pet or talk to the dog.
2. **Never** attempt to taunt (physically or verbally) the dog or K-9 handler.
3. **Immediately** obey all verbal directions given to you.
4. When the K-9 Patrol Unit responds to your living area, **immediately** secure to your room or cell.
5. **IF THE K-9 HANDLER IS BEING AGGRESSIVELY APPROACHED BY AN INMATE, THE DOG WILL ATTACK WITHOUT COMMANDS.**

LAUNDRY

A laundry service is available for maintaining clean clothing and linen. The laundering of your personal clothing is at your own risk; the correctional facility is **NOT** responsible for any items damaged in the prison laundry. Any discrepancies should be addressed to the culinary supervisor.

LEGAL MATERIAL

Inmates may keep legal materials pertaining to their case in their cell as long as it is not an excessive amount that would present a fire or safety hazard. This does not include unauthorized law books from the law library.
If there is a question about your court trial, notes of testimony, etc., you are permitted to correspond with the Prothonotary’s Office, the Clerk of Courts Office or the Judge’s chambers, via interoffice mail. This correspondence must be marked accordingly.

You are not permitted to act as an “attorney” for any other inmate; you are permitted, however, to help prepare papers or letters for another inmate, provided it poses no threat to institutional security and is approved by Administration.

Filling out writs, etc. is the right of all inmates and is in no way considered prejudicial by any prison official.

Law books to assist you are available in the prison library located in the lower level of the general population area. If for some reason, the material that you require is not in the library, you may receive assistance by submitting a request slip to your prison counselor indicating that you need assistance with research. You will be assigned a specific day and time in which you may go to the law library. A request slip must be submitted to a prison counselor indicating when you are requesting to go.

**LAW BOOKS ARE NOT PERMITTED TO BE REMOVED FROM THE PRISON LAW LIBRARY AUTHORIZED BY PRISON TREATMENT STAFF.**

Special consideration will be given to segregated inmates and they will be afforded law materials via the request slip process.

**MAIL PROCEDURES**

Upon commitment, you are required to sign a statement authorizing prison personnel to open your non-official mail. If you do NOT sign the statement, your non-official mail will be held until the time of your discharge from this facility.

There is no limit to the amount of letters you may write or receive, providing that the contents of the letters are not obscene or threatening in any way. All non-official letters directed to inmates will be opened and checked for contraband. Outgoing mail will also be checked for contraband.

Outgoing mail must NOT be sealed, except for legal correspondence, after examination by a staff member in the presence of the inmate. Your name and return address MUST appear in the upper left corner of the envelope before it will be accepted for mailing.

The address of the Lebanon County Correctional Facility is: 730 East Walnut Street, Lebanon, PA 17042.

Only standard, stamped envelopes sold on commissary will be used by inmates.
Envelopes without stamps can be obtained from a prison counselor via a request slip and used for interoffice mail between the Correctional Facility and the Lebanon County Courthouse. If you wish to correspond with the Judge’s Chambers, Domestic Relations, Probation Department, etc., or with any office in the Courthouse, plain envelopes without stamps may be used. Official correspondence may be sealed, after being examined by a staff member in the presence of the inmate. The Lebanon County Correctional facility will furnish writing materials and stamps to indigent inmates.

There will be no mail ordering of items by inmates for delivery to the Lebanon County Correctional Facility.

Official legal mail will be opened in your presence and handed to you individually. No employee of inmate of the prison may take out or bring in mail for inmates of the Lebanon County Correctional Facility.

Incoming mail will be delivered to you after it has been processed, usually within twenty-four (24) hours after delivery.

**WRITTEN CORRESPONDENCE BETWEEN INMATES IN LEBANON COUNTY CORRECTIONAL FACILITY IS STRICTLY FORBIDDEN.** No letters or notes should be passed inside the facility. It is against prison policy to send out letters to an individual(s) to be re-addressed and sent back into the facility for another inmate(s). Any inmate caught will face disciplinary action.

You are strictly forbidden to mail letters to a third party to mail on to another inmate in this facility. Any inmate caught in such action will face disciplinary action.

**PRIOR to your release from this facility YOU WILL** fill out a U.S. Postal Service Change of Address form, forwarding ALL MAIL to a new address. This is your responsibility, NOT Lebanon County Correctional Facility.

**MEAL SCHEDULE**

See posted schedule.

All meals for inmates will be delivered to their housing area.

Trays and condiments will be dispensed in an orderly fashion, and common, courteous behavior will be expected. Any disruption will not be tolerated.

Any complaints regarding the meals will be directed to the kitchen supervisor, not the delivering “KP.” Your complaint is to be in writing on a request slip with your signature and directed to the kitchen supervisor. Religious diets are observed, but must be approved via inmate request slip process by both the Kitchen Supervisor and the Deputy Warden of Treatment.
All food and food items are to be treated with respect and not abused. If you do not like an item, simply do not eat it; leave it on your tray to be returned and disposed of by kitchen personnel. Any abuse of food or food items will result in possible disciplinary action.

Any misuse or throwing of food or meal tray may result in the issuing of food loaf. If you are placed on food loaf, you will receive exactly what everyone else receives at mealtime, except your meal will be packed together in a loaf, baked and wrapped up and given to you.

1\textsuperscript{st} offense = 3 meals of food loaf  
2\textsuperscript{nd} offense = 9 meals of food loaf  
3\textsuperscript{rd} offense = 15 meals of food loaf

This will be put into effect immediately, pending disciplinary board hearing.

**MEDICAL SERVICES**

The prison maintains a medical staff, consisting of a physician, physician’s assistant, nurses, a mental health counselor and a psychiatrist. There is a nurse available in the facility or “on-call” at all times. The physician and the psychiatrist are here at scheduled times, subject to change due to holidays, weather, etc. The nursing staff is aware of most changes, so if there are any questions as to when you are going to be seen, ask the block officer to check.

The nursing staff will perform a preliminary health screening shortly after commitment to determine if any immediate nursing care is needed. This screening is MANDATORY, and refusal will result in restriction of privileges.

A. **Routine Sick Call**

Sick call is held two (2) to three (3) times per week when the physician is in the facility. In order to be considered for sick call, a REQUEST FOR SICK CALL form must be completed, accurately and in its entirety. The form may be obtained from the block officer and may also be returned to him/her when it has been completed. The nursing staff will review the request forms and sort them by priority of need and type of services needed. A sick call list is then setup. If the Request for Sick Call form does not indicate what the problem is, you will not be seen. If an inmate request form is used, it will be returned stating, “fill out a Request for Sick call form.” This can delay your visit to the doctor until the correct form is completed.
You should inform the correctional officer on duty **IMMEDIATELY** of any medical emergency.

Anyone who is called for sick call needs to be in the proper attire, which includes, prison issued clothing, no head wear and no breads. Pants are to be worn properly and hands are to be kept out of pants at all times.

You will be asked to leave if you are not quiet while awaiting your turn to see the physician or nurse.

Respect for the medical staff is **EXPECTED**.

**B. Medication Call**

All medication must be prescribed or approved by our prison physician. Most medications are prescribed for a specific period of time and must be re-ordered. If after that period of time, the problem still exists, you will be required to fill out another sick call form and be re-checked by the prison physician. However, this **DOES NOT** include “life-sustaining” medications such as diabetic medication, cardiac medications, HIV medications, etc. Those medical conditions will be monitored and necessary follow-up completed as recommended by the physician.

A “medication call” will be made by the block officer. It is your responsibility to be properly dressed and ready to respond when this call is made. If your medication is **absolutely necessary** and you do not respond, you may be relocated to a medical cell to ensure compliance.

Medication will automatically be discontinued if you do not respond or you refuse your medication at three consecutive medication calls. Occasional response also indicates that you are not interested in taking the medication and further the medications are not very effective when taken this way. It can only be reinstated by a return visit to the physician or psychiatrist to discuss your failure to respond.

Medication will be given one dose at a time to be swallowed immediately. Hoarding of medication will result in a misconduct and the crushing or discontinuation of the medication.
Medication will be provided at scheduled medication calls. You are not permitted to carry or have any medication on your person or in your cell unless approved by medical staff or purchased from commissary.

C. **Allergies**

If you are allergic to medication and/or foods, you will be asked this at the time of your physical. If you had previously denied food allergies, and now wish to declare one, we need some type of proof that in fact you did have a reaction that might be considered an allergy. A dislike is not an allergy. An allergic reaction is life-threatening, in most cases, and the symptoms require medical intervention. A dislike or a choice not to eat a certain food is not addressed in this facility. If you don’t like it, don’t eat it.

D. **Charges for Medications**

If your medication or ointment is for a pre-existing condition or if the item can be purchased through the commissary service, such as Tylenol, Motrin, Saline, Lotrimin cream, etc., you will be charged for it. The cost is figured by the total amount of medication ordered by the physician, not the amount actually taken. For instance, if you are ordered an antibiotic 2 times per day for 14 days, you will be charged for 28 doses of the medication.

Medications that are available through the commissary service are to be purchased there. You should keep a dose or two on hand for an unexpected ache or pain.

E. **Dental Policy**

Presently, Lebanon County’s policy is for extractions only. The cost of an extraction is subject to change at the discretion of the provider. Any other dental procedures will be handled on an individual basis.

The procedure for a dental extraction is as follows:

1. Sign up for sick call so that the physician can determine if an extraction is necessary.
2. At sick call, sign the dental form, after reading it carefully.

You will not be denied emergency dental care if you do not have money on your account; however, your account will be charged the dentist’s current rate for treatment. Should you decide not to go to the dentist after signing the dental form, you will be charged the “missed appointment fee,” an amount decided by the dentist.

F. Eye Care Policy

If you wear eyeglasses, but did not have them with you at the time of arrest, you may have them brought to the facility properly labeled, and after thorough inspection, they will be given to you. If you already have a pair of eyeglasses, you may not have a second pair. Sunglasses are generally not permitted, except in the work release area.

Eyeglasses need to be the responsibility of you or your family. If it is determined that eye correction is necessary, the medical staff can assist you on what steps to take. If you are committed with contact lenses and they need to be replaced, you will be examined and fitted with glasses instead, at your expense. If you have been indigent for a period of time, unable to secure funding and the need is evident, your account will be attached for the cost. If Lebanon County initially funds the glasses, they will be ordered through the mail and there is no choice of frame or color.

G. Gym Injuries

If you sustain an injury in the gym or yard, you will be seen as soon as medical can accommodate you. You may be charged for any “out of the facility” expenses at the discretion of the medical staff.

H. Medical Users Fee

MEDICAL SERVICES AND FEES ARE THE SAME FOR EVERY INMATE WHETHER STATE OR COUNTY INMATE.

There is a “Medical User Fee” policy in effect at this correctional facility. The regulations governing this policy are as follows:
Each visit initiated by the inmate to the prison physician, nurse or psychiatrist, shall be charged a fee, $5.00 for physician and $3.00 for nurse. These fees are subject to change without notice.

No inmate shall be denied medical treatment due to lack of funds. If you have a negative balance, fifty percent (50%) of all monies deposited to your Inmate Account will be credited towards your negative balance. See the paragraph on indigence, under the Commissary section, for further information concerning this subject.

1. The Medical User Fee shall be waived for the initial medical examination upon commitment to this facility.
2. The Medical User Fee shall be waived for emergency services. The medical staff shall determine what qualifies as an emergency.
3. The Medical User Fee shall be waived if you are summoned to sick call by the prison physician.
4. The Medical User Fee shall be waived for chronically ill inmates who need ongoing appointments. The medical staff shall determine what qualifies as a chronic illness.
5. There will be no dispensing of over the counter medication, such as Tylenol, aspirin, etc., unless duly prescribed by the prison physician. You will be expected to purchase over the counter medication from the commissary service. For those inmates who are indigent, these items are contained in an indigent kit.
6. All inmates who enter this facility with a pre-existing medical condition will be held financially responsible for all medications pertaining to that pre-existing condition.
7. All over the counter medication prescribed by the prison physician, will be charged the price that is equal to the current process of the prison commissary.
8. The Medical User Fee shall be waived if the inmate was referred to the prison physician by the medical staff after the initial diagnosis at sick call.
9. There will be no weight checks for inmates, unless the weight check is deemed a medical necessity.
10. Inmates who injure others or intentionally injure themselves shall be responsible for all medical costs incurred unless otherwise cleared of the charge by the prison disciplinary board.
11. Any inmate who requests a second physician’s opinion shall have his or her request approved with the understanding that all costs associated with the second opinion are the responsibility of the inmate, including the cost of transportation. Money must be on your account prior to an appointment being made.
12. MEDICAL USER FEES ARE CALCULATED AND THE FUNDS ARE DEDUCTED AS TIME PERMITS. IF YOU HAVE RECEIVED SERVICES AND/OR MEDICATIONS FROM OUR MEDICAL DEPARTMENT, THEIR IS USUALLY A CHARGE. THERE IS NO SPECIFIC TIME FRAME WHEN THIS WILL OCCUR.

I. Medication From Home

If you have prescription medication in your home that you are currently using, you may have it brought in for possible evaluation and use. However, it must be current and in the proper container with the correct readable label on the prescription medication.

If you are committed with your medications and for whatever reason the medications are not used, we will hold it until your release. If you fail to take it with you when you are released, you have thirty (30) days to retrieve it. Please do not send someone else in while you are incarcerated to pick up your medications. They will only be given to you at the time of your release or within the thirty day time period.

If you claim to be on a certain medication, but have no proof, the nursing staff cannot continue them. Please provide the name and address of a physician who can verify your medications and we will send them a release to obtain your records. If the medication is current and approved by our physician, it will be started.

J. Mental Health

The County provides psychiatric services to inmates upon request. A request slip must be submitted to either the medical staff or a prison counselor, requesting to see someone from mental health. These requests are then given to the mental health staff and you will be called to see them as the schedule permits. If you feel that you need to see someone immediately, please notify the block officer and someone will address your need.

K. Pre-existing Medical Conditions

Anyone having a medical problem that is pre-existing, meaning that it occurred before being committed to this facility, is responsible for all costs involved in his or her medical care. This includes any medications, tests, and any treatments pertaining to his condition, etc. At no time will treatment be denied if it is deemed by the physician to be necessary!
If any outside appointments are necessary, they will be charged to your account. So, if you have insurance, YOU are responsible for letting the medical staff know this along with the name of your carrier, policy numbers, etc. We do not do “second party” billing, so you need to provide the information to us as soon as possible, so that we can have the pharmacy and physician’s offices bill your insurance. The “medical card” such as Gateway or AmeriHealth/Mercy, is not usable while you are incarcerated. These are not our rules, but the governments.

L. Work Release

When inmates are given the opportunity to enter the “work-release program,” some rules regarding medical services change. A work-release inmate, who does not yet have a job, is eligible to sign-up for sick call. As soon as employment is secured, the inmate is responsible for their own medical costs. This means that you need to go to your own family physician. The local emergency room is for emergencies ONLY!! They are not designed to treat sore throats, the common cold or rashes. This would not be covered under insurance and would be VERY expensive. There are some physicians in the community who are willing to see inmates. They are not associated with Lebanon County Correctional Facility and they will expect payment at the time of service. It is important to establish a medical history with a family physician.

As a working inmate, you need to schedule your own appointments with doctors, dentists, etc. Please make sure that you are very clear as to who is responsible for the costs when you make your appointment. Also, do not plan to schedule elective surgeries that you may have previously postponed. We will be checking with your physician as to immediate need before any type of surgery is scheduled.

NEWSPAPERS, MAGAZINES and BOOKS

Newspapers must be prepaid at the newspaper company. Lebanon County Correctional Facility is not responsible for any arrangements concerning these periodicals.

You are not permitted to accumulate old newspapers because they are considered to be a fire hazard.

Upon discharge from this facility, you will be responsible for filling out a change of address card, alerting the newspaper of your new address. Newspapers received at this facility, after you have been released, will not be forwarded. The responsibility of changing your address is solely yours.
If you are interested in subscribing to a specific magazine, you may do so directly from the publisher, at your own expense.

Magazines, newspapers, or other published materials MUST come directly from the publisher; they will NOT be accepted from family members or friends for you.

Books may come from a publisher, book club or bookstore via the U.S. Mail ONLY. **Pornographic Materials:** Any pornographic material will NOT be permitted or displayed. (Per Act 76 of 1998.)

**Unauthorized Areas**

You are not permitted in any area of this facility that is not your living area. If you are found in any other area of the facility and you do not have authorization to be there, it is considered out of bounds.

If you are caught in any of the unauthorized areas, you will be charged with a major misconduct of the rules and regulations and will be dealt with accordingly. You are to remain in your housing area at all times unless you are authorized by an officer to leave.

**Parole**

Parole is NOT an inmate’s right, nor is it an automatic agreement that goes into effect when you have completed your minimum sentence. An inmate’s maximum sentence is the legal sentence; the minimum sentence merely provides a date for parole consideration. Therefore, you have definite responsibilities in preparing for parole and should start working on a parole plan as soon as you are sentenced.

Everything you do while in prison determines whether or not you are ready for release. Parole, therefore, begins with your admission to the institution and involves preparation and planning day by day. A favorable recommendation on your behalf, by the prison staff, depends entirely on you. Your progress will be observed and reported upon by members of the staff responsible for your supervision, and reports will be submitted on your behavior, whether it is good or bad.

In order to be considered for parole on your minimum date, you must make application with the Lebanon County Parole Department. This is done by requesting an application from the Institutional Parole Officer, prior to your minimum sentence date.

All questions regarding your parole plan should be forwarded to the parole department.
NOTE: Inmates wishing to correspond with their parole representative may give a request slip or letter to any correctional staff member for forwarding.

HAIRCUT PROCEDURES

The following procedures and guidelines will be utilized in reference to inmates desiring to obtain a haircut via the delegated hair service contracted to the Lebanon County Correctional Facility.

1. Each inmate that desires a haircut must complete the sign-up sheet as indicated. Please print legibly in the listed categories. (i.e.: name, block, indigent, etc.)
2. Any inmate desiring to have their hair cut must submit a request slip to the Deputy Warden of Treatment or a prison counselor.
3. Haircuts will be made available to all inmates, excluding only those who are on disciplinary status. **If you are currently on disciplinary status and you are requesting a haircut, your individual case will be reviewed by Administration. For example, if you are going to a jury trial, Administration may permit the haircut.**
4. If you are an indigent inmate, the cost for a haircut is currently $10.00.
5. Inmates considered indigent (for haircuts only) must meet the following criteria:
   a. You must not possess any funds for a period of 30 days during your incarceration.
   b. You must indicate that you are indigent on your request slip.
   c. You will be notified by the Deputy Warden of Treatment whether you are approved for a haircut.
6. If you have money on your inmate account, the cost of a haircut is currently $12.00.
7. Haircuts are currently held on Saturday mornings between the hours of 12:00pm and 1:30pm.
8. Inmates receiving indigent haircuts, will receive a “no-frills,” basic haircut. Inmates who are paying for their haircut will receive a haircut of their choice within reason. Haircut styles are not a guarantee, and inmates choose this service of their own free will. Hair services are limited to haircuts only. Hair coloring and permanent waves, etc. are not offered.
9. Inmates receiving haircuts are to be respectful to the scheduled barber at all times. Inmates who are disruptive or disrespectful during the haircutting services will receive a major misconduct and will be denied future haircut services.
10. **NO REFUNDS** will be provided if an inmate changes their mind or refuses the haircut at the last minute. If you are unsure about receiving a haircut, do not submit a request slip until you are sure that you want the haircut.

11. Any questions concerning this process should be directed to the Deputy Warden of Treatment or to your prison counselor.

**BRAIDS AND CORNROWS**

Inmates are not permitted to wear their hair in braids or cornrows. This policy applies to all inmates regardless of their sex or gender. However, the only way you are permitted to have your hair up, is by having it in hair ties or in a single ponytail. This policy will be strictly enforced and any questions concerning said policy should be directed to the Captain of Security.

**RECREATION, YARD OUT AND GYM**

There are scheduled periods of general recreation indoors and outdoors, weather permitting, seven (7) days per week, excluding segregated inmates, which is five (5) days per week, one (1) hour per day to include disciplinary inmates. See posted schedule.

Practicing of martial arts, drilling, marching or any uniform assembly is prohibited throughout the prison including the gym or yard area.

You may not leave the gym or yard area.

You are not permitted to take radios, blankets, or towels from your cell to the yard area. Radios taken from the block to the yard area will be confiscated as contraband by the officers and disposed of.

**REQUEST SLIPS**

All requests made by you are to be in the form of a written request slip. Request slips are available from correctional staff members and are to be used for the following, but not limited to the following examples:

- Permission to speak to a member of the prison staff regarding a personal problem.
- Permission to obtain a job with trusty status.
- Permission to have personal belongings sent out with a visitor.
- Permission to add a visitor to your list. You must specify name, complete address, age, relationship and phone number.
- Permission to get a haircut.
- Permission to speak with a chaplain.
The locked request slip box is located on the wall across from Central Control, as well as in Block 5 and Work Release areas. You may give your request slips to a correctional staff member, deposit the request slips in this box yourself or seal the request slip in an envelope addressed to the proper prison official.

REVEILLE AND TAPS

Reveille is at 4:45am daily. When the announcement is sounded, inmates wishing to eat will rise promptly and prepare themselves for the breakfast meal. Following breakfast and headcount, you will be locked up until 8:30 a.m. at which time the cells will again be opened and all inmates will make beds and prepare for cell inspection. ALL inmates must be out of bed and ready for cell inspection.

Taps is at 9:00 p.m. daily in conjunction with lockup. Lights out is at 10:00 p.m.

NOTE: Taps for Block 6 is at 10:00 p.m. seven (7) days a week. Lights out is at 11:00 p.m.

Dayroom areas must be swept clean, voluntarily by an inmate, prior to 9:00 p.m. lockup. No loud talking, passing items or throwing objects will be permitted after lockup.

All requests, with the exception of medication, must be taken care of prior to 9:00 p.m. lockup or they will be denied.

RIOTS, HOSTAGES AND DISRUPTIVE BEHAVIOR

Inmates may NOT, in any manner, obstruct or handicap an employee in the performance of his or her duties.

NO inmate may engage singularly or conspire with others to escape, riot or disrupt the normal prison operations; nor may he or she detain or hold hostage any other prisoner or correctional staff member or other individual.

Should a hostage situation arise, the policies of the prison remain the same. There will be NO compromise to the cause or aid in the release of hostages by meeting the demands made by the hostiles. NO amnesty will be awarded. Persons holding hostages will be prosecuted to the fullest extent of the laws governing the Commonwealth of Pennsylvania.

SEXUAL ASSAULT
An inmate should follow the below listed procedures if victimized by sexual assault (or to prevent a sexual assault) while incarcerated at Lebanon County Correctional Facility, as defined by the Crimes Code of the Commonwealth of Pennsylvania.

a. Report the incident immediately to the most accessible correctional staff member.
b. Victims should maintain confidentiality between themselves and staff, as to not alert the aggressor(s) involved with the assault(s).
c. Victims should immediately distance themselves physically from the aggressor(s).
d. If possible, the victims should detail the assault(s) in writing, as to provide the investigative and counseling personnel the opportunity to assist. Also, the individual should not eat, smoke or brush teeth before being examined.
e. If assaulted, the victim should not shower or have clothing that was worn during the assaults washed until examined by medial staff.
f. The sexual Assault and Resource Counseling Center of Lebanon County will be contacted and will counsel the victim(s) of the alleged sexual assault incidents in coordination with the District Attorney’s investigation.
g. Victims will be separated from the aggressor(s) upon initial reporting of a sexual assault incident.
h. Victims should refrain from entering “blind” or remote areas not readily available for prison staff observation without notifying a staff member.

SHAKEDOWN INSPECTIONS

It is the firm policy of this facility that any inmate and his or her property can be searched at any time by the appropriate staff members. Such a rule protects the inmates, staff, visitors and the prison. In short, it is beneficial to all parties concerned.

Shakedowns are never intended as undue or unnecessary harassment and have resulted in the recovery of items stolen from the rightful owner. Property control is a major factor in prison life. Shakedowns are necessary for care, custody and control. Inmates need NOT be present during shakedowns. All attempts will be made to maintain order and property integrity during shakedowns.

SHOWERING

See posted shower schedule in your respective housing unit. This schedule is to be followed without exception.

Any inmate who is scheduled for Criminal Jury Trial will be permitted to shower in the morning prior to his or her first appearance at the trial. If the trial lasts longer than one day, the inmate scheduled for trial must follow the normal showering schedule as posted in his
or her housing unit. During the week of trial, each control station will be provided with a list of inmates who are going to trial that week and on which day. Only those inmates will be allowed to shower on that day.

Inmates will not be permitted a shower outside of the normal shower schedule for any other court appearances such as a preliminary hearing, call of the list, etc.

Inmates who attempt to shower without proper authorization and who are not listed on the trial list will be subject to disciplinary action (ex. a major misconduct).

**TELEPHONE CALL PROCEDURES**

Prison personnel may **NOT** accept incoming calls for you, unless an emergency situation has been verified by prison staff. In the case of an emergency, the message will be delivered to you. The Shift Commander on duty has the authority to determine and decide if the circumstance surrounding the call constitutes an emergency.

An inmate will be permitted one completed phone call upon commitment.

**ALL** personal telephone calls will be made utilizing the Inmate Telephone Services in the living areas of this facility. **The prison counselors are NOT responsible for personal telephone calls.**

SEE POSTED SCHEDULE FOR THE TELEPHONE HOURS REGARDING SEGREGATED BLOCKS AND RHU.

Remember, the Inmate Telephone Services are for your benefit. Any abuse resulting from this “privilege” will result in the individual or group termination, depending on the circumstance present.

Any major misconduct while incarcerated in this facility could result in temporary or permanent termination of the inmate telephone service.

**TELEVISION, RADIO AND COFFEE POTS**

Television sets are available in each general population cellblock. TV sets may be turned on at 8:30 a.m. and must be turned off at the designated time for your housing area.

Television sets are considered the property of Lebanon County. Any damage to the sets will require removal from the block area, and the inmate responsible for the damage will be held liable. Televisions and coffeepots may not be removed from their stands by an inmate. TV program selection in each block area is decided by the vote of the majority of the inmates watching.
The only radios permitted in this facility are those purchased through the prison commissary service. If radios are dismantled or tampered with, they will be confiscated as contraband and discarded.

## TREATMENT PROGRAMS AND SERVICES

The Lebanon County Correctional Facility offers the following services and treatment programs/agencies for the care and welfare of the inmate population and help with the rehabilitative process.

### A. ANGER MANAGEMENT COUNSELING: STRESS AND ANGER TREATMENT PROGRAM

A Stress and Anger Management Treatment program has been developed to address the problems of individuals who suffer this plight. It uses the basic format developed by the Pennsylvania Department of Corrections and is available to both male and female inmates. In order to be considered for this program, it will be necessary for you to submit a “request slip” to a prison chaplain making your intentions known. Your request will be assessed and if found acceptable for the program, you will be placed on the “waiting list” for future participation. The “waiting list” is due to the vast number of applicants and the relatively small group size of 12, which is necessary for optimal success. This type of counseling is provided by an assigned member of the Jubilee Ministries services of Lebanon County.

### B. CHAPLAIN/RELIGIOUS SERVICES

A prison chaplain is available to all inmates for counseling and coordination of all religious activities within the prison. For access to the prison chaplain, submit a request slip to the attention of Chaplain.

Ministers are permitted to visit with interested inmates during prescribed visiting hours provided they are on the approved clergy list in Sergeant Control. If your minister is not on the approved clergy list, ask him to contact the prison chaplain.

The facility provides inmate’s access to members of the prison clergy. Normally, there are three staffed clergy on site Monday through Friday (2 male clergy, 1 female clergy). In addition to the staffed clergy, volunteers serve as liaisons to the clergy staff. The clergy staff is provided via Jubilee Ministries of Lebanon County.
This clergy staff provides non-denomination, spiritual advice and teachings for those inmates interested in participating.

Prison officials respect the spiritual faith preferences of each inmate and all reasonable efforts will be made for inmates to practice their respective religious preferences and allow recognized clergy to assist in said preferences. Non-denominational Bible Study groups for male and female inmates meet throughout each week, for both English and Spanish speaking inmates. Also, during each week there is a non-denominational church service held for each housing area of the facility. This service is conducted according to the operational schedule of Lebanon County Correctional Facility.

C. Counseling Services
The function of the treatment team is to provide counseling services to inmates in need of guidance in personal problems. The prison counselor is the individual who will assess your needs and make recommendations to you. It is entirely up to you if you wish to comply. The prison counselor will help identify your problem; it is your RESPONSIBILITY to address the problem. The ultimate person responsible for TREATMENT is you, and you will be held responsible and accountable. Any type of release (work release, furloughs, parole, etc.) depends on a recommendation from the prison administration, which look to see what kind of treatment programs you are involved in. NO PROGRAM INVOLVEMENT, NO RECOMMENDATION!!

D. Drug and Alcohol Services
The Lebanon County Correctional Facility offers, through the Treatment Department, various programs to the inmate who attributes his or her antisocial behavior to drug and alcohol addiction. These programs require the initiation of the inmate in order to participate. Programs include the basic AA/NA meetings to the drug and alcohol therapy group.

❖ **AA/NA MEETINGS**: are held weekly at the facility and follow the time tested “Twelve Step Method” that has been the hallmark of AA/NA for over fifty (50) years. Inmates who have been committed to this facility for a drug and alcohol related offense are required to attend weekly AA/NA meetings if they wish to be RECOMMENDED FOR RELEASE ON THEIR MINIMUM SENTENCE. These programs are conducted by volunteers and the meeting times may not always be consistent.
DRUG AND ALCOHOL THERAPY GROUP: has been developed by the Renaissance Counseling Center of Lebanon, for the inmates. This group meets weekly and is run by a certified drug and alcohol therapist. It utilizes lectures, videos and group dynamics as the basis for this treatment-educational program. A certificate of completion is available at the end of the program. If you wish to participate in this program, you must submit a request slip to a prison counselor for an application.

On Tuesdays and Thursdays of each week, drug and alcohol counseling transpires throughout each day (schedule times vary) for the male and female population at LCCF. Each inmate is required to submit a written request to attend said counseling and is approved by the respective therapist. Drug and Alcohol counseling is provided by Pennsylvania Counseling Services-Renaissance of Lebanon County (701 Chestnut Street, Lebanon, PA 17042) at the prison.

Also, part of the Drug and Alcohol process is utilization of the Local AA/NA chapters, who conduct meetings on the mentioned days as well, normally in the evening hours. These programs are conducted by volunteers in their respective chapters.

E. EDUCATION PROGRAMS

The facility provides education services to those among the inmate population who desire to earn their high school equivalency degree (G.E.D.), special education classes or classes that address “English as a Second Language.”

These services are provided by the Lancaster-Lebanon Intermediate Unit 13, which is an educational provider to those individuals with learning disabilities and special needs. Said provider assigns teachers to the facility to address these particular classes. There is an educational class area provide for those interested inmates.

Adult basic education and general education diploma (GED) classes are held daily as scheduled. You are urged to participate in and remain with the program to constructively utilize your time in prison and achieve a higher degree of education that will assist you upon release from the institution. It should be noted that just as with those individuals with drug and alcohol programs, individuals without a high school diploma will be expected to attend GED classes if they wish to be recommended for release. In order to take advantage of this program, write a request slip to the school teacher for acceptance.

SPECIAL EDUCATION PROGRAM
Special/Alternative Education classes are held daily. Candidates for the program must meet two criteria. First, you must be 2 years of age or younger. Secondly, you cannot already hold a high school diploma. In order to take advantage of this program, you must submit a request slip to the school teacher for acceptance.

F. INDIGENT INMATE SERVICES:

In the event that inmates incarcerated at Lebanon County Correctional Facility are deemed indigent (i.e. no record of monies being deposited to respective accounts) and have requested assistance, the treatment staff will evaluate the extent of individual needs and provide essential services and/or items as deemed necessary.

G. INDIVIDUAL TREATMENT SERVICES (1:1)

Upon initial commitment to Lebanon County Correctional Facility, each inmate is seen by a prison counselor. During this meeting, a treatment intake process is completed for each inmate. The treatment intake consists of the completion of an intake classification form and the review of each inmate’s respective incarceration circumstance. Appropriate legal forms are dispensed for retaining legal counsel, filing motions, etc. A resource guide is also issued upon commitment to LCCF.

Each inmate is given a recommended treatment plan for their projected incarceration period if requested, which coincides with his/her conditions for release. Each respective inmate has specific needs and issues concerning their incarceration, but at no time will the treatment team impose or mandate any specific treatment plan as a condition of an inmate’s incarceration of release, without the inmate’s approval or participation.

Each inmate must work through and request their respective treatment alternatives. The treatment staff is the vehicle inmates use to accomplish their treatment plan agendas prior to release.

The prison counselors do not call District Magistrate’s to have detainers lifted; you must submit a request slip to the Records department and they will see that the proper District Magistrate is contacted. However, DO NOT wait until the last minute.
to have this done. If you are aware of a detainer out on you, take care of it as soon as you are committed to the prison and it will not hinder your release.

H. **INMATE MAIL SERVICES:**
   All mail is processed via the security staff on the 12-8 shift, with the exception of parcels delivered during daylight hours. All parcels and legal mail are registered by the staff and delivered accordingly. The majority of first class mail is not registered, unless security concerns have arisen to prompt this procedure.

   All “out-going” mail is checked and stamped, thus identifying to the addressee that the sender is an inmate at the Lebanon County Correctional facility. All “incoming” mail is checked for contraband and distributed to the appropriate inmate.
   “Incoming” legal mail is not opened until in the presence of the inmate it has been addressed to and then a staff member will open the mail piece and check for contraband before distributing. “Outgoing” legal mail may be sealed, only if the mail is addressed to a legal authority (ex.: Judge, District Magistrate, Attorney, etc.)!

   All mail addressed to a released inmate will not be opened; it will be forwarded to the appropriate address on record.

I. **LEGAL REPRESENTATION AND RESEARCH**
   All inmates committed to Lebanon County Correctional Facility meet with a respective counselor to discuss the inmate’s choice or eligibility as to legal counsel to be provided in their case. If an inmate chooses to apply for Public Defender services, the appropriate forms are completed with the aid of a prison counselor. If an inmate chooses to hire a private attorney, all avenues are afforded for the choice to transpire.

   The Lebanon County Correctional facility provides legal access to those inmates who request to pursue additional research apart from their attorney. The facility has and maintains a library with numerous legal materials. If specific legal materials are not available in the prison library, an inmate may submit a written request to the counseling staff for acquisition at the Lebanon County Law Library.
The Lebanon County Correctional Facility Library times are scheduled every day throughout the week for each housing area of the facility. An inmate may request additional time via the prison counselors if additional law research is needed for pending litigation and the request is legitimate.

J. INMATE LIBRARY AND PERIODICALS:
The Lebanon County Correctional Facility library provides inmates books and magazines which can be signed out. The library employs an inmate of trustee status to assure books and magazines are properly signed out and signed back in to maintain accountability of the book inventory. Inmates are permitted visits to the library as per schedule.

Inmates are permitted to receive books and magazines via mail from local bookstores and publishers. Inmates are prohibited from receiving reading materials via mail or hand delivery from family members and friends. **All publications must come directly from the store or publisher via the mail system.**

K. MEDICAL SERVICES:
Lebanon County Correctional Facility maintains a medical staff consisting of a physician, physician’s assistant and nurses. A Psychiatrist and Mental Health Caseworkers are provided by Lebanon County MH/MR. There is nursing personnel on-site Monday through Friday, 12:00 a.m. 10:00 p.m. In addition, there is a nurse on-call 24 hours per day should an emergency arise. Specifics concerning the medical department can be found under the subheading of Medical Services.

L. PSYCHOLOGICAL SERVICES:
For those inmates who have ongoing or recurring psychological problems, Lebanon County MH/MR provides the services of a counselor and a psychiatrist. If you would like to be evaluated for mental health services, you must complete and inmate request slip to the MH/MR staff, the medical staff or a prison counselor. If you have had previous mental health services, please indicate when and from who, so past records can be obtained. If you are feeling like you need to speak with someone immediately, please tell the correctional officer in your housing area and he will relay the message to medical staff.
If you have recently been using street drugs and/or alcohol, you will need to wait a period of time before an adequate mental health evaluation can be completed. If you are a habitual user of alcohol “in quantity” you will need to make sure that the medical staff is aware of this. Alcohol withdrawal can be serious and you may need medical intervention.

If you are placed on suicide precautions by any staff member for whatever reason that they deemed necessary, you may only be cleared from that status by our mental health staff. Please do not expect an officer to change your status. There was obviously a reason for the concern at the time that you were placed on suicide precautions.

M. SATELLITE TREATMENT AGENCIES

- Lebanon County Commission on Drug and Alcohol
- Lebanon County Children and Youth Services
- Lebanon County Mental Health/Mental Retardation
- Lebanon County Chapters of Alcohol Anonymous and Narcotics Anonymous
- Veterans Administration Hospital
- Jubilee Ministries
- Susquehanna Valley Pregnancy Center
- Grace Ink
- Beacon of Hope
- Pennsylvania Counseling services-Renaissance
- Renaissance Crossroads
- Lebanon County Crisis Intervention
- Lebanon County Christian Ministries
- Sexual Assault Resource Center
- Step Into Life
- Domestic Violence Intervention
- Maternal Assistance Program
- Teen Challenge Addictions Center
- Caron Foundation
- White Deer Run
- Lourdes House
- Salvation Army
- Madison House
- Female Offender Re-Entry Program (F.O.R.E.)
N. **SEX OFFENDER COUNSELING:**
This type of counseling is provided by therapists from either Pennsylvania Counseling Services-Renaissance of Triad Counseling Services.

**TRUSTEE PROGRAM**

The trustee program is designed to enable you to work and achieve extra privileges. You must earn the right to apply for the trustee program. Much depends on your attitude and behavior. If assigned to the program, you will be expected to perform work details to the best of your ability and in turn, you will be entitled to extra privileges not available to the general prison population.

If you are interested in the trustee program, fill out a request slip and forward it to the Culinary Supervisor or Detail Supervisor, stating your desire to be considered for the program. The Culinary or Detail supervisor will determine if they wish to hire you and turn the request over to Administration for final approval.

If you are not considered by the Culinary or Detail Supervisors, or Administration denies your request for any job, you will be notified by the Supervisor you submitted the request to, with an explanation on why you were denied.

SPECIAL NOTE: You do not have to be sentenced to apply for the Trustee program. Every consideration will be given to all inmates who wish to participate. Your file will be looked at and the determining factors will be: type of charge (was it a crime of violence), amount of bail, escape risk, family ties to the community and conduct record.

Inmates on the Trustee program show the courts that they have a positive attitude which could aid their chances for parole.
Inmates classified as Trustee and working on inside/outside detail crews, in the prison’s kitchen, laundry or while working with any other Trustee position shall be excluded from the Cost Recovery Program.

VISITING PROCEDURES

Upon commitment to Lebanon County Correctional Facility, you must prepare a list of names, not to exceed ten (10) individuals designated as visitors. Anyone whose name does NOT appear on your visiting list will NOT be permitted to visit you. Complete names, addresses, age, relationship and telephone numbers MUST be listed or the list will not be approved.

You may add to and delete from your list by using a request slip, but the visiting list may not exceed ten (10) active names.

All visits, be they family, friends or legal counsel or restricted to a “non-contact” visit.

You are allowed one (1) visit on your designated visiting day. Only three (3) visitors will be permitted to visit you at a time.

Visitors are NOT permitted to bring any items inside visiting areas to include cell phones, electronic devices, strollers, etc.

See posted schedule in your housing unit.

INMATE TO INMATE VISITS: Inmate to inmate visits are not permitted at this facility. This means that visits will NOT be permitted between husband and wife, father and son, etc. who are incarcerated at this facility. If an EMERGENCY situation arises, an emergency visit may be approved by the Prison Administration after a written request is submitted by the inmate, stating exactly what the emergency situation is. If the emergency is verified by prison personnel, the visit may be granted, but will not be on a routine basis.
VISITING PRIVILEGES AFTER RELEASE: After an inmate has been released from this facility, a period of six (6) months MUST pass before that individual is permitted to enter for visitation purposes.

This period of time is deemed necessary to remove any security operational procedures that were learned by the departing inmate.

If the inmate is released from the facility on parole, a letter must be received from the individual’s parole officer stating there is no objection to the parolee entering the Correctional Facility for visitation purposes. Extenuating circumstances will be reviewed on an individual basis via a written letter from prison administration.

Inmates are expected to conduct themselves according to the prison rules and regulations during visits. Disorderly conduct will not be tolerated and the visit will be terminated immediately and the inmate will be returned to their cell.

A VIOLATION OF THE VISITING RULES AND REGULATIONS WILL BE CONSIDERED A MAJOR MISCONDUCT AND MAY RESULT IN LOSS OR RESTRICTION OF VISITS.

The minimum age limits for visitors other than your own children are eighteen (18) years, unless special permission is granted from Prison Administration. The visiting schedule is arranged for half-hour visits; but if space and time permits the visit could be extended. Any visitor who violates prison policies may be restricted on a temporary or permanent basis, depending on the severity of the violation.

WORK RELEASE PROGRAM
Inmates may be trustee and given work release privileges if one of the following is satisfied:

Direct commitment from the Court with a recommendation from the sentencing Judge. This is classified into two grades:

A. Non-Violent Offenders

At the time of sentencing, a Judge shall determine on the record whether an inmate should be recommended for the work release program.

If recommended by the Judge, the inmate will complete the appropriate applications and paperwork.
Upon completion of the paperwork and circulation for required signatures, the inmate will be placed on the Work Release Program. The Work Release Application must be signed by the Director of Work Release, Warden, the District Attorney, and the sentencing Judge.

B. Violent Offenders

This is defined as any inmate charges with any crime involving injury or substantial threat of injury to a human being. Included among those crimes are the following:

- Aggravated Assault
- Simple Assault
- Recklessly Endangering Another Person
- Indecent assault
- Aggravated Indecent Assault
- Attempted Rape
- Attempted Involuntary Deviate Sexual Intercourse
- Endangering the Welfare of Children
- Statutory Rape
- Homicide by Vehicle
- Robbery
- Attempted Robbery
- Any other crime involving injury or substantial threat of injury to a human being

If the inmate is committed under any of the above listed charges and the sentencing Judge has recommended him or her for work release, the procedure shall be as follows:

1. The inmate shall complete all necessary applications and paperwork,
2. The application will be signed by the Director of Work Release and the Warden. It will then be circulated to the District Attorney along with any appropriate documentation deemed relevant by Prison Administration.
3. Following review by the District Attorney, the application shall be submitted either approved or disapproved to the sentencing Judge, who shall be the final determination as to whether the inmate shall be released on work release. Should the District Attorney choose not to approve an inmate for work release, he shall state the reasons for his disapproval and communicate those reasons to the sentencing Judge.
4. If the sentencing Judge approves the work release application, the inmate shall then be placed on the Work Release Program. If the sentencing Judge does not approve the
work release application, the inmate **SHALL NOT** be placed on the Work Release Program.

5. Under no circumstances shall any inmate charged with a crime of violence be permitted to leave Lebanon County Correctional Facility for work release purposes unless the appropriate documentation has been returned to the facility following review by the District Attorney and signed by the sentencing Judge.

6. Anyone who has been removed from the program during this incarceration period is **INELIGIBLE** for re-application to the program, barring extenuating circumstances.

7. Any inmate who has been sentenced for the following offenses are ineligible for the work release program:
   - Rape
   - Involuntary Deviate Sexual Intercourse
   - Manslaughter, with the exception of an individual serving a sentence for a motor vehicle accident related death.
   - Attempted Homicide
   - Criminal Conspiracy to Commit Homicide
   - Any inmate who has AT ANY TIME been convicted of any degree of murder
   - Any inmate serving a sentence for escape

All inmates not recommended at the time of sentencing for the work release program may become eligible once the following conditions have been met.

1. Inmates must be free of major misconducts for a period of 6 months.
2. Inmates must be approved and work on one of the prison work crews (detail or kitchen) for a minimum of three (3) months.
3. Inmates must participate in treatment programs, i.e. education or drug and alcohol programs.

Any inmate meeting the above listed criteria and who wishes to participate in the Work Release program should submit a request slip to the Director of Work Release.

Any inmate who is committed and sentenced for domestic contempt should request for Work Release privileges immediately.

Any inmate committed for a parole/probation violation may be eligible for Work Release privileges as long as there are no outstanding charges and disposition on said parole or probation violation has been received in writing.
INMATE ORIENTATION

Authority:

This policy is applicable and mandated under the authority of the Lebanon County Prison Board, the Lebanon County Correctional Facility Administration and the legislated Pennsylvania Code as referenced in Title 37 Chapter 95.223.

Policy Statement:

The following policy and procedures will pertain to all inmates committed to the Lebanon County Correctional Facility and their initial orientation to LCCF rules, procedures, fees and available services. This inmate orientation process will transpire via oral presentation.

Inmate Orientation Procedure:

Within fourteen (14) days after initial commitment to the Lebanon County Correctional Facility, all inmates will be required to listen to the presentation, unless waived, which will entail the following topics:

a. Prison Rules of Conduct
b. Consequences for violation of the rules of conduct.
c. Mail, visiting and telephone procedures, to include commissary procedures.
d. Medical Care access and procedures.
e. Cost Recovery Fees, copayment fees and administrative fees.
f. Prison grievance process:

1. Explanation of LCCF S.O.P. Chapter 45 Inmate Grievance Policy and Procedure

After Initial Commitment to LCCF:

A. After completing the initial treatment intake/classification process, each inmate shall be offered an oral orientation presentation regarding the above mention prison topics by said treatment staff/designee.
B. Accommodations will be made for those inmates that are hearing impaired or disabled, as well as those inmates that are non-English speaking.
C. Available staff will be provided to explain any portions that may cause confusion.
D. A secure area will be provided if multiple inmates need to participate in this process.
E. Two or more inmates may participate in this orientation simultaneously, but normally one at a time.
F. This orientation process will transpire within the first 14 days of incarceration from the date of commitment.
G. Inmates have the right to waive this oral orientation process.

H. Inmates who complete or waive this orientation process will be documented on the respective classification/intake form. This form is part of the respective inmate file.

I. Those inmates, who are released prior to the orientation process, will have a notation placed on their respective intake/classification form indicating the “process” was not completed. This will be completed and filed by the treatment staff or designee.

Summary:

The orientation process of each inmate is not a substitute for knowing prison rules or a defense for violations of institutional, criminal or civil procedure. This process is a familiarization process provided to all inmates committed to LCCF in hopes of fostering a beneficial incarceration that prompts a fruitful and immediate return to society.

SECURITY HOUSING UNIT

Attention All SHU Inmates:

The following policy and procedures are consistent with LCCF Standard Operating Procedure and Legislated Correctional Law, as previously reviewed by the Lebanon County Prison Board and Lebanon County Solicitor.

Security Housing Unit:

An inmate segregation housing unit specifically designed to house those inmates deemed as disciplinary inmates or inmates classified as threats to institutional security via their respective institutional behavioral history. This is a highly restricted area to enhance the safety and security of the institution, as well as to create behavior modification in those inmates assigned to this unit, with the intention of their reintegration to general population.

SHU Placement:

The determination of placement into the Security Housing Unit (SHU) will be exclusively reserved for administrative review. (ie: Disciplinary Board Hearings and Scheduled Administrative Meetings) The only exception would involve a determination made by the Security Shift Commander in the absence of the administration, as direct result of a major misconduct proposing an immediate threat to institutional security. (ie: Inmate/Staff assaults, Escape, Possession of Weapons, etc.)

Recreation Protocol: Title 37 Sec. 95.238 Item #4
All SHU/segregation inmates will receive 1 hour outdoor (falling weather-indoors) recreation 5 days a week. Each cell will be assigned a specific time within a daily 24 hour period. All inmates will be offered their respective one hour, 5 times per week, which will be documented. If a SHU inmate refuses to participate in the prescribed outdoor recreation time, said inmate will have forfeited the opportunity for their respective 1 hour. Despite refusing the prescribed recreation period, said inmate will be offered twenty (20) minutes access to the housing unit dayroom area for showering and telephone usage. Outdoor recreation will not transpire during falling weather.

**Commissary Protocol: Title 37 Sec. 95.239 Item #1**

Commissary is not a right of SHU inmates and will be restricted to hygiene items, writing materials and limited clothing items only. The following is the list of said hygiene items permitted per inmate.

1. 1 toothbrush
2. 1 shampoo container
3. 1 container skin lotion.
4. 1 bar of soap
5. 1 toothpaste container
6. 1 shaving cream container
7. 1 comb or hair pick
8. 1 container mouth wash.
9. 5 packets of Tylenol (2 doses/pack)
10. 2 packs of Rolaids (No Liquid)
11. 1 pack of lip balm (Chapstick, etc..)

All other hygiene items permitted must be medically authorized as deemed necessary.

The following is the list of writing materials permitted per inmate.

1. 2 pens or pencils or combination totaling two (2).
2. 3 writing tablets.
3. Any prison issued writing paper (to include legal and prison forms) approved by the Treatment Department.
4. 10 prepaid postage envelopes.

The following is a list of clothing items permitted per inmate. *(Title 37 Sec. 95.228)*

1. 3 complete sets of underwear (to include undershirts).
2. 3 pairs of socks.
3. 1 pair of shoes.
4. 1 pair of shower shoes.
5. 1 pair of long underwear (top/bottom)
6. 2 complete prison uniforms (issued)
7. 1 prison jacket (seasonal issue)
8. 1 orange hat (beanie type)

The following is a list of additional items permitted per inmate.

1. 3 books/magazines or combination totaling three (3) from prison library. Outside periodicals (ie: books, magazines or newspapers) will not be permitted in the SHU. (Correctional Legal Re: Beard v. Banks 2006)
2. 1 Inmate Handbook.
3. 5 personal letters addressed to inmate.
4. Religious material will be considered, but must be accessed through Clergy.
5. Legal material will be permitted via the Treatment Department.

Activities/Programs for SHU Inmates:

1. Library: will be permitted once per week for each inmate. This consists of each inmate having the opportunity to select books from a mobile cart brought into the SHU dayroom area.
   Access to Legal Resources: (Title 37 Sec. 95.236)
2. Law Library: will be provided to those inmates actively pursuing the defense of their respective cases (criminal or civil). All law material can be accessed via the request slip process through the Treatment Dept./Prison Counselor.
3. Visiting (Title 37 Sec. 95.233): will be provided to each inmate at a specific time indicated. The visit will be thirty (30) minutes in length and transpire once per week.
4. Telephone Calls: will be provided during the scheduled recreation and block out periods on the inmate phone system. Additional phone calls may be requested, but will be restricted to legal and emergency calls only, which will be left to the discretion of the Treatment Department.
5. Clergy/Attorney Visits: will be provided during each inmates scheduled visiting day and time. Special clergy/attorney visits requested outside the scheduled visiting time/day, must be arranged in advance via the Treatment Department.
6. Inmate Showering: will be provided at the conclusion of each scheduled recreation/block out period. Showering will not take longer than five (5) minutes for each inmate.
7. **Inmate Education:** may continue if an inmate has participated in the educational program at LCCF prior to entering the SHU. Each situation will be reviewed on their respective circumstances by the Treatment Department. Educational programs will be coordinated by the respective school teacher and all work will be completed in the assigned inmate’s cell. Not every educational program will be continued automatically.

8. **Institutional Clergy:** will be permitted to counsel within the confines of the Security Housing Unit if requested by an inmate. Counseling will be subject to operations and conditions of the individual request.

**Administrative Review and Tracking:**

Each week the Administration will review those inmates assigned to the SHU, due to the expiration of their respective disciplinary sentence or those inmates requesting to be removed from administrative segregation, because of previous unfavorable institutional conduct. Inmates may submit request slips or letters to the Deputy Warden of Treatment or Deputy Warden of Operations requesting a review of their specific housing status.

**General Rules and Regulations for SHU Inmates:**

1. All inmates will be restrained when being escorted from the SHU housing area. Failure to comply will result in a Major Misconduct.
2. All inmates will comply with prescribed mainline feeding procedures. ...All utensils, containers, cups and trays issued during the meal process, will be returned without exception upon pick-up. Failure to comply with this procedure will result in a Major Misconduct.
3. All major misconducts incurred by SHU inmates, will be subjected to more stringent sanctions if determined “guilty” during a disciplinary board hearing.
4. All SHU inmates will be subjected to frequent searches and shakedowns as operations permit. Any unauthorized items possessed by a SHU inmate will result in a major misconduct.
5. SHU Inmates transferred/released to another institution can expect all files/reports regarding their respective status and conduct to follow. Thus resulting in immediate confinement upon arrival.
6. If correctional staff are summoned to respond to the SHU for incidents outside of normal operations, SHU inmates in dayroom will immediately lay prone on the floor until ordered otherwise.
7. Inmates are to be ready for scheduled visiting time 15 minutes prior to the scheduled time to allow for restraining and escorting to visiting area. Families/Visitors are to arrive at LCCF 15 minutes prior to scheduled visiting time to allow for 30 minute visits. If visitors are late for scheduled visiting time, no concessions will be afforded to extend original visiting time.

8. SHU inmates will utilize the request slip process for legal access, medical access, special visits, etc. addressed to the Treatment Department.

9. There is a weekly cleaning schedule of the SHU and all inmates will be respectful of this process. All Cells/Plexiglas will be cleaned without exception.

10. The SHU is a highly restricted area and disruptive behavior will not be tolerated in any fashion. If disruptive behavior continues, more restriction will be imposed on the inmate in question and transfer to RHU Isolation will ultimately result.

These general rules are subject to change due to their inherent nature. Inmates with concerns involving these procedures should appropriately address the concern.