	NUMBER: 1.24		
ALAMEDA COUNTY	RELATED ORDERS:		
SHERIFF'S OFFICE			
GENERAL ORDER	ISSUE DATE: January 1, 2014		
	REVISION DATE: July 6, 2015		
CHAPTER: Law Enforcement Role, Responsibilities, and Relationships	SUBJECT: ICE Enforcement, Arrests, Detention, Removal, and Request for Notifications		

- I. PURPOSE: The purpose of this order is to provide deputies with guidelines on their duties and responsibilities associated with immigration law, enforcement, arrests, detentions/detainers, and Requests for Notification.
- II. POLICY: The Alameda County Sheriff's Office will equally enforce laws and serve the public without consideration of immigration status. The ACSO does not accept and/or honor immigration detainers from ICE. The immigration status of a person, and the lack of immigration documentation, *alone*, shall have no bearing on the manner in which staff executes their duties. Please note there is a difference between an arrest warrant signed by a Judge (which ACSO does honor), and an immigration detainer signed by an ICE agent.

Under no circumstances shall a person be detained or arrested by Sheriff's Office members based solely on his or her immigration status whether known or unknown.

## III. DEFINITIONS

- A. IMMIGRATION ENFORCEMENT JURISDICTION: The U.S. Department of Homeland Security's Immigration and Customs Enforcement Agency (ICE) has primary responsibility to investigate and enforce federal immigration laws. Alameda County Sheriff's Office personnel may assist ICE in the enforcement of federal immigration laws upon its specific request and in those situations where ICE initiated investigations have led to the discovery of criminal violations of California law. Assistance to ICE will also be provided in response to officer safety issues or emergency requests for immediate assistance.
- B. Citizen contacts, detentions, and arrests shall be based on reasonable suspicion or probable cause in a manner prescribed by law. A deputy shall not initiate law enforcement action based solely on observations related to a subject's immigration status.
  - This General Order does not prohibit investigative inquiries in instances where the immigration status of involved parties to a criminal act needs to be thoroughly investigated. Inquiries will be based on a "need to know" to complete California criminal code violations. These inquiries include, but are not limited to, investigations into human trafficking, smuggling, harboring, and terrorism.
- C. Form I-247N (Request for Notification): Request for Voluntary Notification of Release of Suspected Priority Alien. The Form I-247N requests the receiving local law enforcement agency notify ICE of the pending release from custody of a suspected priority removable individual at least 48-hours prior to release, if possible. The Form I-247N does not request or authorize the

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LEA to hold an individual beyond the point at which he or she would otherwise be released. Additionally, on the Form I-247N, ICE must identify the enforcement priority under which the individual falls.

### IV. ORDER

A. When Alameda County Sheriff's Office personnel encounter perceived immigration law violations, members shall be guided by the options set forth in this Order, which is in compliance with state law and Alameda County policies.

B. IMMIGRATION VIOLATION COMPLAINTS: If members of the public contact any member of the Alameda County Sheriff's Office to report suspected immigration violations, such persons should be directed to ICE.

### C. IMMIGRATION STATUS

- 1. A deputy's suspicion about any person's immigration status shall not be used as the sole basis to initiate contact, detain, or arrest that person unless such status is reasonably relevant to the investigation of a crime, such as, but not limited to, trafficking, smuggling, harboring, and terrorism.
- 2. Sweeps intended solely to locate and detain undocumented immigrants shall not be conducted. Staff will not participate in ICE organized sweeps to locate and detain undocumented residents. This does not preclude staff from assisting ICE during critical incidents or emergency requests for assistance. Each level of assistance will be evaluated by the on scene supervisor to ensure the ACSO's level of participation remains consistent with this order while protecting human life and property.

## D. ESTABLISHING IDENTITY

- 1. Deputies should make all attempts to identify any person they detain, arrest, or who come into the custody of the Sheriff's Office.
- 2. Any person who would be cited and released, but who is unable to present satisfactory evidence of his or her identity, will be detained for the purpose of establishing his or her identity, consistent with the treatment of all individuals.

## E. ICE IMMIGRATION DETAINERS AND REQUESTS FOR NOTIFICATION

- 1. The Alameda County Sheriff's Office regularly receives immigration detainers (Form I-247D formerly known as the Form 247) from ICE. A detainer serves to advise that ICE seeks custody of an individual in the custody of the Sheriff's Office. The Alameda County Sheriff's Office does not honor these detainers.
- 2. Please note, however, that if ICE asks for information about an individual that we would otherwise share with other law enforcement agencies or is publicly available information (including a Request for Notification, Form I-247N, through the 2015 Priority Enforcement Program), the Sheriff's Office *shall* share this information with ICE. The Request for Notification does not seek any extended detention of the individual, but is

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merely asking that they receive timely notification of the release of priority aliens for which there is an enforcement interest, as indicated by the issuance of the Request for Notification. To be clear, the Sheriff's Office shall not extend the detention of an inmate so that ICE may detain the individual; rather, the Sheriff's Office shall only provide ICE with timely notification of release. Upon receipt of a Request for Notification, if Sheriff's Office staff has any questions and/or concerns, the on-duty Watch Commander/Sergeant should be contacted before acting upon such a request.

- 3. Further, the Sheriff's Office may also inform ICE about the release of aliens, even if ICE has not made a formal Request for Notification, where the Sheriff's Office believes the individual(s) pose significant public safety concerns. Such determinations shall be made on a case by case basis. Again, the Sheriff's Office shall not extend the detention of an inmate so that ICE may detain the individual; rather, the Sheriff's Office shall only provide ICE with timely notification of release.
- 4. TRUST ACT. The Trust Act (AB 4, 2013) provides that a person may not be held in custody solely on the basis of a request for notification and/or detainer if he or she is otherwise eligible to be released from custody. "Eligible for release from custody" means that the individual may be released from custody because one of the following conditions has occurred:
  - a. All criminal charges against the individual have been dropped or dismissed; or
  - b. The individual has been acquitted of all criminal charges; or
  - c. The individual has served all the time required for their sentence; or
  - d. The individual has posted a bond; or
  - e. The individual is otherwise eligible for release under state or local law.

### F. WARRANT SIGNED BY A JUDGE

- 1. A detainer will be acted upon ONLY for inmates with pending criminal cases that would normally be held for further criminal proceedings and if the ICE immigration detainer is accompanied with an arrest warrant signed by a judge. **An ICE detainer alone shall not be honored.**
- 2. Criminally charged ICE detainees in the custody of the Sheriff's Office will receive all the rights and privileges consistent with a county or contract inmate.
- 3. Note that valid warrants of arrest, regardless of crime, shall be treated equally and will not be confused with a request for notification and/or immigration detainer. This General Order does not affect the proper handling of arrests and detentions associated with arrest warrants.

#### Attachments:

 Sample Request For Voluntary Notification Of Release Of Suspected Priority Alien – Form I247N

# DEPARTMENT OF HOMELAND SECURITY (DHS)

# REQUEST FOR VOLUNTARY NOTIFICATION OF RELEASE OF SUSPECTED PRIORITY ALIEN

Subject ID: Event #:			File No: Date:
TO: (Name and Title of Institution - OR Any Subseque Enforcement Agency)	ent Law	FROM: (DHS Office	ee Address)
Name of Subject:			
Date of Birth: Su	uspected Citizensh	nip:	Sex:
1. DHS SUSPECTS THAT THE SUBJECT I ENFORCEMENT PRIORITY BECAUSE HE			
☐ has engaged in or is suspected of terrorism of	or espionage, or oth	erwise poses a dar	nger to national security;
<ul> <li>has been convicted of an offense of which are 521(a), or is at least 16 years old and intention</li> </ul>			
☐ has been convicted of an offense classified a alien's immigration status;	as a felony, other tha	an a state or local o	ffense for which an essential element was the
<ul> <li>has been convicted of an aggravated felony,</li> <li>has been convicted of a "significant misdement</li> </ul>			
□ has been convicted of 3 or more misdemean immigration status was an essential element.	nors, not including m	inor traffic offenses	and state or local offenses for which
2. DHS TRANSFERRED THE SUBJECT TO	O YOUR CUSTOD	Y FOR A PROCE	EDING OR INVESTIGATION.
☐ Upon completion of the proceeding or invest custody of the subject to complete processing		subject was transf	erred to your custody, DHS intends to resume
an opportunity to determine whether there is p notification request does not request or au scheduled for release from your custody. subject's bail, rehabilitation, parole, relea	probable cause to couthorize that you de This request arises ase, diversion, cust nerwise would releas oms and Border Pro If you center at: (802) 872-ideath, hospitalization	enclude that he or shetain the subject be from DHS authoriced y classification are the subject, pleastection (CBP) at u cannot reach a DI 6020.	eyond the time he or she is currently lities and should not impact decisions about , work, quarter assignments, or other matter se notify DHS by calling   U.S. Immigration an HS official at the number(s) provided, please ther institution.
in checked. Flease disregard the notification	irrequest related to		usiy submitted to you on (date)
(Name and title of Immigration Officer)	)		(Signature of Immigration Officer)
<b>Notice:</b> If the subject is taken into DHS custody, crime, or if you want the subject to remain in the Support Center at (802) 872-6020. You may also	United States for a I	aw enforcement pu	rpose, please notify the ICE Law Enforcement
TO BE COMPLETED BY THE LAW ENFORC	CEMENT AGENCY	CURRENTLY HO	OLDING THE SUBJECT OF THIS NOTICE:
Please provide the information below, sign, and I	return to DHS by ma	ailing, emailing, or fa	axing a copy to
Local Booking/Inmate #: Est. relea	ase date/time:	Date o	f latest criminal charge/conviction:
Latest offense charged/convicted:			
(Name and title of Officer)			(Signature of Officer)