

SECTION A KEY DEFINITIONS

Law Enforcement Officer: Any state or municipal police officer, Department of Corrections (DOC) staff, judicial marshal, probation officer, bail commissioner, or intake, assessment or referral specialist.

School Police or Security Department: School Resources Officers or campus police.

Judicial Officer: A state or federal judge, or a federal magistrate - excludes immigration judges.

Immigration Detainer/Hold: Any request from a federal immigration authority to state/local law enforcement to hold, provide notification or information, facilitate arrest, or other actions to target a community member.

ICE Access: Responding to an *Immigration Detainer*; providing non-public information, including parole/probation appointments; allowing an interview, immigration proceeding, or other enforcement activity relating to an individual in custody or supervision of state or local law enforcement.

SECTION B LIMITING STATE/LOCAL LAW ENFORCEMENT COLLABORATION WITH ICE

Law Enforcement Officer or School Police or Security Department are:

- Prohibited to respond to an ICE request to detain or arrest a community member, unless ICE presents a warrant signed by a *Judicial Officer*.
- Prohibited to expend resources to notify ICE regarding the custody or release status of a targeted individual.
- Prohibited to allow ICE to interview an individual in custody.
- Prohibited to act as an agent of ICE in any manner

Exceptions to Section B: Individuals with Class A or B felony convictions, or who appear on any national terrorist database may be arrested or detained on the basis of a civil immigration detainer without a judicial warrant, and may be interviewed by ICE if in custody of law enforcement. For a list of Class A or B felonies see: <https://www.cga.ct.gov/2018/rpt/pdf/2018-R-0073.pdf>

SECTION C POLICE PROTOCOL

Prior to any response, every request from ICE to a *Law Enforcement Officer* for the date & time someone is to be released from custody must be forwarded to the head of the law enforcement agency receiving the request for review.

SECTION D CONFIDENTIAL INFORMATION

Law Enforcement Officers may only disclose confidential information about an individual to ICE if:

- The individual in question, or parent/guardian of the individual in question if a minor, signs to authorize the release of confidential information;
- The confidential information is necessary to further an open criminal investigation of terrorism; or
- The law otherwise requires release of confidential information.

SECTION E TRACKING ICE ACTIVITY

- A *Law Enforcement Officer* that receives an *Immigration Detainer* must inform an individual whether or not they will comply with a request from ICE.
 - » Must provide written rationale of any *Immigration Detainer* honored to the targeted individual, their attorney, or someone who the targeted individual chooses.
- All information relating to *ICE Access* maintained by a law enforcement agency qualifies as public information under the Freedom of Information Act (FOIA.)
- The state must publish data and demographic records regarding *ICE Access*.

SECTION F TRAINING

Charges the Office of Policy Management (OPM) to conduct and oversee TRUST Act training to *Law Enforcement Officer* or *School Police or Security Department*.

SEE [cga.ct.gov/2019/act/Pa/pdf/2019PA-00023-R00SB-01115-PA.PDF](https://www.cga.ct.gov/2019/act/Pa/pdf/2019PA-00023-R00SB-01115-PA.PDF) | [cga.ct.gov/2019/act/Pa/pdf/2019PA-00020-R00SB-00992-PA.PDF](https://www.cga.ct.gov/2019/act/Pa/pdf/2019PA-00020-R00SB-00992-PA.PDF)

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