

	<b>Agency Responding:</b> Department of Corrections		
	<b>Date of Submission:</b> September 28, 2019 (updated January 2020)		
	<b>Agency Statement:</b> The information provided to the House Legislative Oversight Committee is accurate to the best of the Department of Corrections or its agents' knowledge and as of the date of submission. The Department of Corrections reserves the right to clarify, change, or		
Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
1.0000	Manage the agency	24-1-40; 24-1-130	Require
1.1000	Director execute bond for \$50,000	24-1-120	Require
1.2000	Establish rules and regulations for the performance of the agency's functions	24-1-90	Allow
1.3000	Identify key program area descriptions and expenditures and link those to key financial and performance results measures in the Accountability Report	117.29 (2018-19 Appropriations Bill H.4950)	Require
1.4000	Director can request reports from departments as needed	24-1-160	Allow
2.0000	Employees, hire and manage	24-1-110(A)	Allow
2.1000	Prohibit employee from holding two elected positions	Constitution, Article VI, Section 3	Require
2.3000	Director require other employees to execute bond	24-1-120	Allow
2.4000	Provide Correctional Officer retention incentive (CORI) services, which Includes: (1) Provide certain services to correctional officers at no cost or at a reduced cost, which may include, but not limited to, haircuts, cleaning of agency uniforms, and other services that relate directly to job requirements for correctional officers; (2) Utilize inmates to provide CORI services; (3) Set the price for CORI services; (4) Retain funds generated from CORI services; (5) Apply funds generated from CORI services to costs associated with the operation of CORI.	24-1-110(B)	Allow
2.5000	Retain fees from correctional officer retention incentives and apply them to costs associated with the operation of correctional officer retention incentives	24-1-110(B)	Allow
2.6000	Increase salary of "certified instructional personnel" in accordance with State increase	65.3 (2018-19 Appropriations Bill H.4950)	Require
2.7000	Utilize funds appropriated for special assignment pay solely for special assignment pay to employees in full-time equivalent positions (purpose - address vacancies and turnover of staff by providing a pay differential for certain employees assigned to institutions with a Level II or Level III security designation.)	65.18 (2018-19 Appropriations Bill H.4950)	Require
2.8000	Determine amount of special assignment pay for appropriate staff	65.18 (2018-19 Appropriations Bill H.4950)	Require
2.9000	Replace applicable employee property if damaged or destroyed by inmate	117.17 (2018-19 Appropriations Bill H.4950)	Allow
2.9100	Establish guidelines for replacement of employee property damaged by inmates	117.17 (2018-19 Appropriations Bill H.4950)	Require
2.9200	Meals during emergencies or emergency simulation exercises, provide to employees	65.27 (2018-19 Appropriations Bill H.4950)	Allow
3.0000	Financial and asset information, deposit, utilize, and record as required in statute	See those below	
3.1000	Provide Governor, in a timely manner as part of budget submission, certain information which is outlined in Note 1 at the end of this chart.	2-65-20	Require
3.2000	Deposit donations or contributions from sources other than the federal government in special accounts in the State Treasury	11-13-45	Require
3.3000	Deposit all federal funds in the State Treasury	11-13-45	Require
3.4000	Deposit funds received from private entities for processing electronic transfers into the E.H. Cooper Trust Fund, into the "Inmate Welfare Fund" and spend for benefit of inmate population	65.14 (2018-19 Appropriations Bill H.4950)	Require

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
3.5000	Retain Purchase Card Program rebates to support operations	117.59 (2018-19 Appropriations Bill H.4950)	Allow
3.6000	Do not spend donations or contributions (outside federal and state funds) outside the same limitations and provisions of law applicable to the expenditure of appropriated funds with respect to salaries, wages or other compensation, travel expense, and other allowance or benefits for employees.	11-13-45	Require
3.7000	Do not spend federal funds outside the same limitations and provisions of law applicable to the expenditure of appropriated funds with respect to salaries, wages or other compensation, travel expense, and other allowance or benefits for employees.	11-13-45	Require
3.8000	On federal grants and contracts SCDC receives, to which indirect costs may be charged (costs of supportive services within an agency or provided by another agency which benefit more than one program and which may be charged to federal programs in accordance with Office Management and Budget Circular A-87 or A-21), SCDC will... (1) Recover maximum allowable indirect costs (2) Credit indirect cost recoveries to general fund (3) Prepare and submit indirect costs proposal to Executive Budget Office for approval (and if requested, provide to House W&M and Senate Finance) SCDC may... (1) request, in its budget request, waiver of the requirements above Legislative intent in enabling Act	2-65-70	Require
3.9000	Notify Executive Budget Office and Comptroller General before transferring any appropriated funds between agency programs (as programs is utilized in the general appropriations act)	117.9 (2018-19 Appropriations Bill H.4950)	Require
3.9100	Do not transfer more than 20% of funds appropriated to a certain program, to another program	117.9 (2018-19 Appropriations Bill H.4950)	Require
3.9200	Provide details of any transfer of appropriated funds between agency programs, when requested by a member of the General Assembly	117.9 (2018-19 Appropriations Bill H.4950)	Require
3.9300	Utilize agency appropriated funds to avoid a deficit	117.81 (2018-19 Appropriations Bill H.4950)	Require
3.9400	Notify General Assembly and work with Executive Budget Office to develop a plan to avoid a year-end deficit, if a quarterly deficit monitoring review by EBO determines the likelihood of such a deficit exists	117.81 (2018-19 Appropriations Bill H.4950)	Require
3.9500	Do not withhold services to carry forward general funds	117.23 (2018-19 Appropriations Bill H.4950)	Require
3.9600	Carry forward up to 10% of unspent general appropriated funds from prior fiscal year	117.23 (2018-19 Appropriations Bill H.4950)	Allow
3.9700	Follow the following definition/process when calculating carry forward: Agencies which have separate general fund carry forward authority must exclude the amount carried forward by such separate authority from their base for purposes of calculating the ten percent carry forward authorized herein. Any funds that are carried forward as a result of this provision are not considered part of the base of appropriations for any succeeding years.	117.23 (2018-19 Appropriations Bill H.4950)	Require
3.9800	Transfer \$20,500 each month to Attorney General's office for distribution through the State Victims Assistance Program	117.94 (2018-19 Appropriations Bill H.4950)	Require
3.9900	Return to the general fund, state appropriations provided to match federal if the federal funds are not available to be used for the project for which state appropriations were provided, unless there is written approval from State Fiscal Accountability Authority to do otherwise	11-13-45	Require
3.9910	Retain, for general operating purposes, reimbursements for expenses incurred in a prior fiscal year	65.10 (2018-19 Appropriations Bill H.4950)	Allow
3.9920	Appropriate year-end funds	24-3-190	Require

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
3.9930	Maintain complete and accurate financial records	24-1-170	Require
3.9940	Submit year-end financial documents to the Office of the Comptroller General	118.1 (2018-19 Appropriations Bill H.4950)	Require
3.9950	Provide links to websites of any agencies that provide SCDC monthly procurement card statements	117.84 (2018-19 Appropriations Bill H.4950)	Require
3.9960	Conduct and report a complete inventory of prison property and fiscal affairs - Includes complete inventory with market value beside each item and statement of fiscal affairs of prison system for preceding fiscal year	24-1-150	Require
3.9970	Print inventory/fiscal affairs report for the public	24-1-150	Require
4.0000	Self-sustaining, establish prison system as	24-1-20; 24-1-30	Require
5.0000	Functions of SCDC and Dept. of Probation, Parole, and Pardon (PPP), collaborate with PPP to consolidate	117.95 (2018-19 Appropriations Bill H.4950)	Allow
6.0000	Jail and Prison Inspection Division, establish for activities related to mandated inspections	24-9-10	Require
6.1000	Select inspectors for the Jail and Prison Inspection Division	24-9-10	Require
7.0000	S.C. Sentencing Guidelines Commission, Serve (Director or designee) on  Legislative declaration in enabling Act (1989 Act No. 152): See Note 20 in "Deliverables Chart - Notes"	24-26-10	Require
7.1000	Perform required duties as member of S.C. Sentencing Guidelines Commission	24-26-20	Require
7.2000	Participate, as a member of the S.C. Sentencing Guidelines Commission, in selection of a staff director	24-26-30 and 24-26-40	Require
7.3000	Participate, as a member of the S.C. Sentencing Guidelines Commission, in recommending to the General Assembly a classification system for inmates	24-26-60	Require
8.0000	Detain prisoners when directed to do so	See below	
8.1000	Detain inmates when directed by law enforcement or Governor	24-3-80	Require
8.2000	Detain inmates when directed by other agencies	24-3-85	Require
8.3000	Detain inmates under direction of the Federal government	24-3-90	Require
8.4000	Care and custody of housing illegal aliens, Retain funds received from US DOJ and the State Criminal Alien Assistance Program to offset expenses for	65.4 (2018-19 Appropriations Bill H.4950)	Require
9.0000	Admit prisoners at SCDC facilities	See below	
9.1000	Accept new inmates from each local facility	65.19 (2018-19 Appropriations Bill H.4950)	Require
9.2000	Determine admissions schedule for inmates	65.19 (2018-19 Appropriations Bill H.4950)	Allow
10.0000	Process inmates at a Reception and Evaluation Center	See below	Require
10.1000	Omit inmates with sentences greater than 90 days, but who have credit for jail time in excess of their sentence, from being admitted and physically processed through Reception and Evaluation centers	65.24 (2018-19 Appropriations Bill H.4950)	Allow
11.0000	DNA samples from inmates, obtain from those who are legally required to submit	65.24 (2018-19 Appropriations Bill H.4950)	Require
11.1000	Collect fee for DNA sample from inmates and submit to State Treasurer	65.24 (2018-19 Appropriations Bill H.4950)	Require
11.2000	Transfer collected DNA fees to State Law Enforcement Division to offset the expenses incurred to operate the State DNA Database program	117.31 (2018-19 Appropriations Bill H.4950)	Require

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
12.0000	Classification of inmates, establish rules, regulations, and plan for - Determine different ways to characterize inmates in order to maintain data on them and determine where each will be housed/confined	24-1-140	Allow
12.1000	Develop a plan for the implementation of a statewide case classification system which includes all items stated in Section 24-23-20	24-23-10 and 24-23-20	Require
13.0000	Place of confinement for inmates, determine appropriate place  <u>Legislative Intent in enabling Act:</u> See Note 3 at the end of this chart.	24-3-20 (A) and 24-3-30(A)	Require
13.1000	Establish rules and regulations for separation of inmates	24-1-140	Allow
13.2000	Confine juvenile offenders separately from older inmates	S.C. Constitution , Article XII, Section 3	Require
13.3000	Separate males and females in all prison facilities	24-13-10	Require
13.4000	Consider proximity to home in inmate facility assignment	24-3-30(B)	Require
13.5000	Obtain consent before confining inmates in local facilities	24-3-30(A)	Require
13.6000	Terminate assignments if facilities unsuitable	24-3-30(C)	Require
13.7000	Transfer designated inmates to other institutions when necessary	Constitution, Article XII, Section 9	Allow
13.8000	Extend limits of place of confinement for trustworthy inmates in specific situations (see work release, medical, etc. deliverables)	24-3-210	Require
13.9000	Interstate Corrections Compact	24-11-20 and 24-11-30	Require
13.9100	Comply with the Federal Prison Rape Elimination Act	PREA - 115.5 et al	Require
14.0000	Sick or dying family members of inmates, provide inmates ability to visit	24-3-220(A)	Require
14.1000	Verify inmate relatives prior to allowing inmate to visit sick or dying family member	24-3-220(B)	Require
14.2000	Notify victims and inmate relatives, when applicable, prior to inmate visiting sick or dying family member	24-3-220(D)	Require
14.3000	Provide transportation for inmates visiting sick or dying family member	24-3-220(C)	Require
14.4000	Collect funds for transportation of inmates to visit sick or dying family member	24-3-220(C)	Allow
15.0000	Terminally ill inmates, extend limits of confinement for	24-3-210	Allow
15.1000	File petitions to the full parole board for release of an inmate who is terminally ill, geriatric, permanently incapacitated, or any combination of these conditions	24-21-715(B)	Allow
16.0000	Inmate deaths (non-execution), take actions outlined in statute	See below	Require
16.1000	County coroner, immediately notify if a person dies while in prison	24-9-35	Require
16.2000	Death and circumstances surrounding it, report this information within 72 hours to the SCDC Inspection Division on the forms created by the division, if a person dies while in prison	24-9-35	Require
16.3000	Create reports on which a facility manager can report the death of an inmate and the circumstances surrounding it	24-9-35	Require
16.4000	If a person dies while in jail or prison, SCDC Jail and Prison Inspection Division retains the facility manager's report of the death and circumstances surrounding it forever	24-9-35	Require
17.0000	Discharge on the basis of serving the entire sentenced term, follow the rules in 24-3-210 and 24-3-220 when determining if an inmate is eligible for	24-13-210(E-F) and 24-13-220	Require
17.1000	Follow the rules in 24-13-40 and 24-13-175 when calculating time served by a inmate	24-13-40; 24-13-175	Require
17.2000	Release inmates, required to serve sentence of 6 months or more, on the first day of the last month of their sentence (with exceptions for weekends)	65.13 (2018-19 Appropriations Bill H.4950)	Allow
17.3000	Provide clothing to newly released inmates	24-3-180; 24-1-130	Require
17.4000	Collect funds from State treasurer for clothing to newly released inmates	24-3-180	Require
17.5000	Provide transportation to newly released inmates	24-3-180	Require
17.6000	Collect funds from State treasurer for transportation to newly released inmates	24-3-180	Require
18.0000	Operating capacities of prison system, monitor and report	See below	
18.1000	Establish, with the Department of Administration, operating capacities of the prison system	24-22-160	Require
18.2000	Certify, with the Department of Administration, current, or establish new, operating capacities of the prison system, at least quarterly	24-22-160	Require

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
18.3000	Create additional facility within Kirkland Correctional Institute to hold overflow inmates for Reception and Evaluation Center processing	65.19 (2018-19 Appropriations Bill H.4950)	Allow
18.4000	Utilize funds appropriated in the General Appropriations Act specifically to accomplish the Quota Elimination initiative and to open a 96-bed unit at the MacDougall Correctional Institution and the 192-bed housing units at Kirkland Correctional Institution. The funds may not be transferred to any other program or used for any other purpose	65.19 (2018-19 Appropriations Bill H.4950)	Require
19.0000	Land for buildings, sewer or water lines necessary for the prison system, purchase or condemn	24-1-230	Allow
19.1000	Use funds generated from sale of real property to offset renovation and maintenance capital expenses	65.11 (2018-19 Appropriations Bill H.4950)	Require
19.2000	Utilize appropriated funds to construct multi-purpose buildings at SCDC institutions, once all prerequisites are met: (1) at Lieber, McCormick, Leath, Perry, or Allendale Correctional Institution, at least \$150,000 in matching funds and/or construction materials or services must be donated before construction of the facility may begin (2) At other Department of Corrections locations, the Director may require that donated funds and/or materials or services equal one-half of the cost of construction, including design and engineering cost (Joint resolution to appropriate monies from capital reserve fund for FY 2005-2006)	65.20 (2018-19 Appropriations Bill H.4950)	Require
20.0000	New facilities, receive construction plans for these to certify compliance with minimum design standards (Inspection Division)	24-9-40	Require
20.1000	Receive notification of jail facility opening from appropriate officials, 15 days or more before opening of jail facility (Inspection Division)	24-9-40	Require
20.2000	Conduct inspections before opening of jail facility (Inspection Division)	24-9-40	Require
21.0000	Youthful Offender Division, establish, appoint necessary staff, and provide facilities within SCDC for the division	24-19-10 and 24-19-20, 24-19-70	Require
21.1000	Consider problems of treatment (corrective and preventive guidance and training designed to protect the public by correcting the antisocial tendencies of youthful offenders; this may also include vocational and other training considered appropriate and necessary by the division) and correction in the youthful offender program	24-19-30	Require
21.2000	Make recommendations for general treatment and correction policies and procedures for youthful offender program	24-19-30	Require
21.3000	Make any other necessary recommendations for youthful offender program	24-19-30	Require
21.4000	Adopt and publish rules for the Youthful Offender Division	24-19-40	Require
21.5000	Designate the minimum security institutions, under the control of SCDC, that will provide treatment and correction of youthful offenders AND, if possible, utilize those institutions only for youthful offenders	24-19-60	Require
21.6000	Separate youthful offenders from other offenders	24-19-60	Require
21.7000	Separate youthful offenders based on treatment needs	24-19-60	Require
21.8000	Allow Attorney General to review current juvenile justice confinement policies SCDC thinks may jeopardize federal grant funds before making changes to the policies	117.53 (2018-19 Appropriations Bill H.4950)	Require
21.9000	Transfer youthful offenders between facilities if needed	24-19-100	Allow
21.9100	Take youthful offenders into custody for treatment and supervisions, as ordered by the court	24-19-50(3-5)	Require
21.9200	Evaluate and observe youthful offenders at Reception and Evaluation Centers as ordered by the court	24-19-50(1), (2)	Require
21.9300	Establish agreements with the Department of Vocational Rehabilitation for the operation of Reception and Evaluation centers.	24-19-80	Allow
21.9400	Maintain a program with Dept. of Vocational Rehabilitation involving operation of reception and evaluation centers for youthful offender program	24-19-60	Allow
21.9500	Make a complete study of each committed youthful offender, including a mental and physical examination, to ascertain his personal traits, his capabilities, pertinent circumstances of his school, family life, any previous delinquency or criminal experience, and any mental or physical defect or other factor contributing to his delinquency, within thirty days.	24-19-80	Require

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
21.9600	Interview youthful offenders, review all reports applicable to offender, and make necessary recommendations as soon as practicable after offender is committed	24-19-80	Require
21.9700	Report findings of study of committed youthful offender and recommendations for the individual offender's treatment	24-19-80	Require
21.9800	Upon receiving the study report and recommendation of the youthful offender from the Reception and Evaluation Center, recommend actions best designed for the protection of the public (e.g., conditional supervised release of youth, commitment of youth for treatment, etc.)	24-19-90	Allow
21.9900	Report findings and recommendations for sentencing youthful offenders evaluated in Reception and Evaluation Centers	24-19-50(1), (2)	Require
21.9910	Make recommendations for release (conditional and unconditional) of inmates in youthful offender program	24-19-30	Require
21.9920	Discharge a youthful offender unconditionally on or before the expiration of six years from the date of his conviction  Legislative Intent in enabling Act: See Note 3 in "Deliverables Chart - Notes"	24-19-120(A)	Require
21.9930	Notify victims before unconditionally discharging a youthful offender  <u>Legislative findings in enabling Act (2010 Act No. 151):</u> See Note 4 at the bottom of this chart	24-19-110(D)	Require
21.9940	Notify victims before unconditionally discharging a youthful offender  Legislative Intent in enabling Act: See Note 3 in "Deliverables Chart - Notes"	24-19-120(B)	Require
21.9950	Deny unconditional discharge of a youthful offender based on information from the victim  Legislative findings in enabling Act (2010 Act No. 151): See Note 4 in "Deliverables Chart - Notes"	24-19-110(D)	Allow
21.9960	Release a youthful offender conditionally under supervision on or before the expiration of four years from the date of his conviction  Legislative Intent in enabling Act: See Note 3 in "Deliverables Chart - Notes"	24-19-120(A)	Require
21.9970	Utilize conditional supervised release of youthful offender to reduce recidivism  Legislative findings in enabling Act (2010 Act No. 151): See Note 4 in "Deliverables Chart - Notes"	24-19-110(A)	Require
21.9980	Report and recommend a youthful offender be released conditionally under supervision (SCDC director to SCDC youthful offender division)  Legislative findings in enabling Act: See Note 4 in "Deliverables Chart - Notes"	24-19-110(A)	Require
21.9990	Notify victims before conditionally releasing a youthful offender  Legislative findings in enabling Act: See Note 4 in "Deliverables Chart - Notes"	24-19-110(D)	Require
21.9991	Notify victims before conditionally releasing a youthful offender  Legislative Intent in enabling Act: See Note 3 in "Deliverables Chart - Notes"	24-19-120(B)	Require
21.9992	Deny conditional release of a youthful offender based on information from the victim  Legislative findings in enabling Act (2010 Act No. 151): See Note 4 in "Deliverables Chart - Notes"	24-19-110(D)	Allow

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
21.9993	Do not grant conditional release to a youthful offender, with certain exceptions, unless the youthful offender agrees in writing to be subject to search or seizure, without a search warrant, with or without cause, of the youthful offender's person, any vehicle he owns or is driving, and any of his possessions  Legislative findings in enabling Act (2010 Act No. 151): See Note 4 in "Deliverables Chart - Notes"	24-19-110(A)	Require
21.9994	Release a youthful offender conditionally under supervision, after providing SCDC director reasonable notice  Legislative findings in enabling Act (2010 Act No. 151): See Note 4 in "Deliverables Chart - Notes"	24-19-110(A)	Allow
21.9995	Determine the cost of each youthful offender's supervision when the youthful offender is on conditional supervised release  Legislative findings in enabling Act (2010 Act No. 151): See Note 4 in "Deliverables Chart - Notes"	24-19-110(B)	Allow
21.9996	Regularly charge the youthful offender the cost of his/her supervision when the youthful offender is on conditional supervised release  Legislative findings in enabling Act (2010 Act No. 151): See Note 4 in "Deliverables Chart - Notes"	24-19-110(B)	Allow
21.9997	Provide the youthful offender an opportunity to appear before the SCDC Youthful Offender Division before revoking or modifying the offender's previous conditional release order	24-19-130	Require
21.9998	Revoke or modify previous conditional release order of a youthful offender, after taking actions necessary to return youthful offender to custody and providing the youthful offender an opportunity to appear before the SCDC Youthful Offender Division	24-19-130	Allow
21.9999	Discharge a committed youthful offender unconditionally at the expiration of one year from the date of conditional release.  Legislative findings in enabling Act (2010 Act No. 151): See Note 4 in "Deliverables Chart - Notes"	24-19-110(C)	Allow
22.0000	Youthful offenders conditionally released, appoint agents to supervise	24-19-140	Require
22.1000	Encourage formation of voluntary organizations composed of members who will serve without compensation as voluntary supervisory agents and sponsors	24-19-140	Allow
22.2000	Define powers and duties of voluntary supervisory agents and sponsors in regulation	24-19-140	Require
23.0000	Adult criminal offender management system, assist Dept. of Probation, Parole, and Pardon in developing and implementing this, which permits carefully screened and selected male offenders and female offenders to be identified, transferred into SCDC Reintegration Centers (i.e., SCDC institution which provides for the evaluation of and necessary institutional programs for inmates in the offender management system) and placed in PPP Community Control Strategies (i.e., offender supervision and offender management methods available in the community, including, but not limited to, home detention, day reporting centers, restitution centers, public service work programs, substance abuse programs, short term incarceration, and intensive supervision)  The criminal offender management system is intended to prevent the prison system population from exceeding 100% of capacity at high count (i.e., largest male prison system population, the largest female prison system population, or both, on any given day during a one-month period)	24-22-40	Require
23.1000	Do not initiate the offender management system, or enroll inmates into it, unless the program is "appropriately funded" with general funds from the state	24-22-150	Require
23.2000	Utilize the definitions in 24-22-20 when applying laws within the "Offender Management System Act"	24-22-20	Require
23.3000	Utilize the definitions in 24-22-20 when applying laws within the "Offender Management System Act"	24-22-20	Require
23.4000	Establish disciplinary procedures for reintegration centers	24-22-120	Require
23.5000	Work with PPP to develop procedures for revocation of offender management system status	24-22-80	Require

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
23.6000	Enroll in the criminal offender management system, a specified number of qualified inmates per month for a specified number of months or require the department to cease and desist in the release of the inmates accordingly, if so directed in an Executive Order from the Governor  <u>Legislative findings in enabling Act:</u> See Note 6 at the bottom of this chart	24-22-40	Require
23.7000	Maintain custody and control of inmates enrolled in the offender management system while they are at Reintegration Centers (PPP is responsible for them when they are in the community)	24-22-110	Require
23.8000	Transport inmates enrolled in the offender management system to an SCDC Reintegration Center for evaluation	24-22-90	Require
23.9000	Notify PPP of all victim impact statements which references inmates enrolled in the offender management system	24-22-90	Require
23.9100	Evaluate inmates in the Offender Management System at Reintegration centers (i.e., SCDC institution which provides for the evaluation of and necessary institutional programs for inmates in the offender management system), to determine the inmate's needs prior to community placement	24-22-60	Require
23.9200	Prepare offenders in the criminal offender management system for placement in appropriate community control strategies (i.e., offender supervision and offender management methods available in the community, including, but not limited to, home detention, day reporting centers, restitution centers, public service work programs, substance abuse programs, short term incarceration, and intensive supervision)	24-22-60	Require
23.9300	Discipline or remove inmates that are enrolled in the offender management system at Reintegration Centers, pursuant to agency procedures, when necessary	24-22-120	Allow
23.9400	Revoke offender management system status if necessary	24-22-80	Allow
23.9500	Do not release inmates on the offender management system status on supervised furlough	24-22-130	Require
23.9600	Do not give parole hearings to inmates on the offender management system status	24-22-130	Require
23.9700	Keep inmates, enrolled in the offender management system, in the system until the inmate's sentence is satisfied or the inmate is removed from the offender management system	24-22-130	Require
23.9800	Notify the director of PPP, Governor, Speaker of the House of Representatives, and President Pro Tempore of the Senate when funding for the offender management system is exhausted	24-22-150	Require
23.9900	If funds for offender management system are exhausted, terminate the system until "appropriate funding" has been provided from the general funds of the State.	24-22-150	Require
24.0000	Home detention program, establish	24-13-1540	Allow
24.1000	Establish regulations for home detention programs, as outlined in this statute, if the agency implements a home detention program	24-13-1540	Require
24.2000	Allow eligible inmates to submit applications for home detention programs (if such program is available in the jurisdiction) as an alternative to specified correctional programs	24-13-1520 and 24-13-1530	Require
24.3000	Allow victims to provide input on an inmates home detention sentence	24-13-1570(D)	Require
24.4000	Request the court, before allowing an individual to participate in a home detention program, secure the written consent of other adult persons residing in the home of the participant at the time an order or commitment for electronic home detention is entered and acknowledgment that they understand the nature and extent of approved electronic monitoring devices	24-13-1580	Allow
24.5000	Notify home detention participants of consequences for violations of program	24-13-1570(B-C)	Require
24.6000	Determine which inmates participating in the home detention program must use electronic monitoring devices	24-13-1560	Require
24.7000	Monitor participant compliance with home detention program regulations	24-13-1550	Require
24.8000	Receive, from inmates in home detention program, change of residence request and determine whether to approve request	24-13-1570(A)	Require
25.0000	Day reporting centers, work with PPP to determine terms/conditions of inmate participation in	24-21-1310(A-B)	Require
25.1000	Day reporting center sentence revoked, take custody of inmates who have	24-21-1320	Require



Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
26.0000	Supervised furlough program to reduce recidivism, collaborate with Dept. of Probation, Parole, and Pardon to jointly develop policies, procedures, guidelines, and cooperative agreement for implementation of  <u>Legislative findings in enabling Act:</u> See Note 4 and 6 at the bottom of this chart	24-13-710 and 24-13-720	Require
26.1000	Ensure the cooperative agreement with the Dept. of Probation, Parole, and Pardon for the supervised furlough program specifies the responsibility and authority of each agency in implementing the program	24-13-710	Require
26.2000	Determine guidelines for supervised furlough program including, but not limited to, the selection criteria and process, requirements for supervision, conditions for participation, and removal	24-13-710	Require
26.3000	Ensure the written guidelines for the supervised furlough program include, at a minimum, the procedures and eligibility criteria outlined in this statute	24-13-710	Require
26.4000	Ensure the written guidelines for the supervised furlough program state as a condition to participate in the program, certain inmates must agree to be subject to search or seizure, without a search warrant, with or without cause, of the inmate's person, any vehicle the inmate owns or is driving, and any of the inmate's possessions (unless procedures for the program, which were developed jointly by SCDC and Dept. of Probation, Parole, and Pardon, state PPP is responsible for doing this)	24-13-710	Require
26.5000	Follow the rules in this statute when determining whether an inmate is eligible for supervised furlough  <u>Legislative findings in enabling Act:</u> See Note 4 and 6 in "Deliverables Chart - Notes".	24-13-720	Require
26.6000	Prohibit certain inmates from participating in furlough program unless certain conditions are met	24-3-210	Require
26.7000	Before the inmate is granted supervised furlough, ensure applicable inmates agree in writing to be subject to search or seizure, without a search warrant, with or without cause, of the inmate's person, any vehicle the inmate owns or is driving, and any of the inmate's possessions (unless procedures for the program, which were developed jointly by SCDC and Dept. of Probation, Parole, and Pardon, state PPP is responsible for doing this)  <u>Legislative findings in enabling Act (2010 Act No. 151):</u> See Note 4 and 6 in "Deliverables Chart - Notes"	24-13-710	Require
26.8000	Determine the cost of each inmate's supervision and other financial obligations incurred because of participation in the supervised furlough program; and Charge the inmate the cost	24-13-710	Require
27.0000	Community-based correctional programs, work with the board and Governor's Office to develop a specific plan for the statewide implementation of these which would include all items in Sections 24-23-10, 24-23-30, 24-23-40  <u>Legislative findings in enabling Act (1981 Act No. 100)</u>	24-23-10, 24-23-30, 24-23-40	Require
27.1000	Submit plans for the statewide implementation of new community-based correctional programs to the legislature by January, 1982  <u>Legislative findings in enabling Act (1981 Act No. 100)</u>	24-23-10	Require
28.0000	Community program electronic and telephone monitoring, charge fee for monitoring to inmates in the programs	65.15 (2018-19 Appropriations Bill H.4950)	Allow
29.0000	Drug and alcohol rehabilitation centers, establish - General Assembly has not appropriated funds to establish centers.	24-13-1910	Require, if funding is appropriated.
29.1000	Construct one or more alcohol and drug rehabilitation centers before January 1, 1997	24-13-1910	Allow

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
29.2000	Work with Dept. of Alcohol and Other Drug Abuse Services to develop standards, policies, and procedures for operation of the alcohol and drug rehabilitation centers, including, but not limited to counseling and discipline	24-13-1940	Require, contingent upon funding
29.3000	Allow Dept. of Alcohol and Other Drug Abuse Services to provide alcohol and drug abuse intervention, prevention, and treatment services for offenders sentenced to a center for alcohol and drug rehabilitation	24-13-1920	Require, contingent upon funding
29.4000	Maintain security of inmates in alcohol and drug rehabilitation centers	24-13-1910	Require, contingent upon funding
29.5000	Submit monthly reports to general sessions court about the availability of bed space in alcohol and drug rehabilitation centers	24-13-1930	Require, contingent upon funding
30.0000	Shock incarceration program, establish and work to accomplish goals of the program in Regulation 33-2	24-13-130 and 33-2	Require
30.1000	Establish regulations for shock incarceration program which reflect the purpose of the program and include, but are not limited to, selection criteria, inmate discipline, programming and supervision, and program structure and administration	24-13-1320(A)	Require
30.2000	Determine which facilities are classified as a shock incarceration facility; Establish shock incarceration programs only at appropriate facilities; Do not establish shock incarceration programs at facilities the <u>SCDC director has not classified as a shock incarceration facility</u>	24-13-1320(B)	Require
30.3000	Receive into custody inmates the court sentences to the shock incarceration program  Legislative findings in enabling Act: See Note 4 in "Deliverables Chart - Notes"	24-13-1330(A)	Require
30.4000	Evaluate inmates the court sentences to the shock incarceration program to determine if they are physically, psychologically, and emotionally able to participate in the program	24-13-1330(B)	Require
30.5000	Follow the rules in this statute in determining what inmates are eligible for Shock Incarceration Program	24-13-1310	Require
30.6000	Do not allow an inmate to participate in the shock incarceration program if he does not agree in writing to the terms and conditions in this statute	24-13-1330(D)	Require
30.7000	Notify court, within 15 days of evaluation, if the evaluation of an inmate the court sentences to the shock incarceration program, shows the inmate is physically, psychologically, or emotionally unsuitable for the program	24-13-1330(C)	Require
30.8000	Provide inmates that successfully complete the shock incarceration program with a certificate of earned eligibility for parole	24-13-1330(E)	Allow
30.9000	Grant parole to inmates that successfully complete the shock incarceration program as long as they agree in writing to be subject to search or seizure, without a search warrant, with or without cause, of the inmate's person, any vehicle the inmate owns or is driving, and any of the inmate's possessions (with certain exceptions)	24-13-1330(D) and (E)	Require
30.9100	Study and report the impact of the shock incarceration program AND whether objectives are program are being met	24-13-1320(C)	Require
31.0000	Work release, screen nonviolent criminals for  Legislative findings in enabling Act	24-13-60	Require
32.0000	Offender employment preparation program, establish to assist inmates in preparing for meaningful employment upon release	24-13-2110	Require
32.1000	Coordinate efforts in the offender employment preparation program with Dept. of Employment and Workforce, Dept. of Probation, Parole, and Pardon, Dept. of Vocational Rehab, Alston Wilkes Society, and others.	24-13-2110	Require

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
32.2000	Adopt a memorandum of understanding for the offender employment preparation program that establishes the responsibilities and role of each agency in assisting inmates in preparing for meaningful employment upon release in, at a minimum, the areas listed in 24-13-2130(A): SCDC, Dept. of Employment and Workforce; Dept. of Probation, Parole, and Pardon; Dept. of Vocational Rehab, and Alston Wilkes Society  Legislative Intent in enabling Act: See Note 3 in "Deliverables Chart - Notes"	24-13-2120 and 24-13-2130(A)	Require
32.3000	Adopt policies necessary to implement the offender employment preparation program memorandum of understanding	24-13-2120	Require
32.4000	Prepare and submit an annual report on the offender employment preparation program to the agencies that are part of the program's memorandum of understanding	24-13-2140(6)	Require
32.5000	As part of the offender employment preparation program, negotiate with Alston Wilkes Society and private sector entities concerning the delivery of assistance or services to inmates who are transitioning from incarceration to reentering their communities	24-13-2140(7)	Require
32.6000	Coordinate efforts of all state agencies affected by the offender employment preparation program	24-13-2140	Require
32.7000	As part of the offender employment preparation program, develop policies/standards for assessment, training, and referral services	24-13-2140(1)	Require
32.8000	Inform and assist other agencies to carry out the objectives of the offender employment preparation program	24-13-2140(4)	Require
32.9000	Obtain information to determine actions needed to create or modify services provided through the offender employment preparation program	24-13-2140(2)	Require
32.9100	Disseminate information about the offender employment preparation program services statewide	24-13-2140(3)	Require
32.9200	Inform inmates about post release job training and employment referral services available through the offender employment preparation program	24-13-2140(5)	Require
32.9300	As part of the offender employment preparation program, inform inmates about services available from Dept. of Alcohol and Other Drug Abuse Services	24-13-2140(5)	Require
32.9400	As part of the offender employment preparation program, inform inmates about services available from Dept. of Mental Health	24-13-2140(5)	Require
32.9500	As part of the offender employment preparation program, inform inmates about services available from Office of Veterans Affairs	24-13-2140(5)	Require
32.9600	As part of the offender employment preparation program, work with the Dept. of Motor Vehicles to develop and implement a plan to provide valid ID cards to inmates who are being released  Legislative Intent in enabling Act: See Note 7 in "Deliverables Chart - Notes"	24-13-2130(B)	Require
32.9700	Transfer funds available in inmate accounts to Dept. of Motor Vehicles to cover cost of ID cards  Legislative Intent in enabling Act: See Note 7 in "Deliverables Chart - Notes"	24-13-2130(B)	Require
33.0000	Paid employment in the community, authorize inmates to perform  Legislative Intent in enabling Act: See Note 3 in "Deliverables Chart - Notes"	24-3-20 (B)	Allow
33.1000	Follow the rules in 24-13-125(A) and 24-13-650 when determining whether an inmate is eligible for work release  Legislative Intent in enabling Act: See Note 3 in "Deliverables Chart - Notes"	24-13-125(A)	Require
33.2000	Notify victims before authorizing a inmate for work release  Legislative Intent in enabling Act: See Note 8 in "Deliverables Chart - Notes"	24-3-20 (B)	Require
33.3000	Deny work release for a inmate based on feedback from victims  Legislative Intent in enabling Act: See Note 3 in "Deliverables Chart - Notes"	24-3-20 (B)	Allow
33.4000	Deny work release for a inmate based on other reasons in 24-3-20(B)  Legislative Intent in enabling Act: See Note 3 in "Deliverables Chart - Notes"	24-3-20 (B)	Require

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
33.5000	Ensure all inmates assigned work detail outside of the jail wear a statewide uniform, except those exempt by the agency director	24-13-640	Require
33.6000	Collect inmate wages from employers	24-3-40(A)	Require
33.7000	Make appropriate deductions from inmate wages	24-3-40(A)	Require
33.8000	Return appropriate wages to inmate at release	24-3-40(B)	Require
33.9000	Charge work release program participants a daily fee when transportation is provided	65.17 (2018-19 Appropriations Bill H.4950)	Allow
33.9100	Use funds collected from inmates for work release transportation <u>solely</u> for work release transportation and vehicle replacement	65.17 (2018-19 Appropriations Bill H.4950)	Require
33.9200	Annually report job assignments of inmates to Department of Administration  Legislative Intent in enabling Act: See Note 3 in "Deliverables Chart - Notes"	24-3-20 (C)	Require
34.0000	"Non-traditional" prison industries program, establish ( this terminology is utilized since 24-1-290(D) states the statutes may not be construed to apply to "traditional prison industries")	See below	
34.1000	Develop (with Dept. of Commerce) and obtain approval (from Dept. of Administration) on a marketing plan to attract private sector service businesses for the employment of inmates through the prison industries program.	24-1-290(A) and (D)	Require
34.2000	Develop (with Dept. of Commerce) and obtain approval (from Dept. of Administration) on procedures for negotiation of new contracts and contract renewals between private sector entities and the agency	24-1-290(C) and (D)	Require
34.3000	Provide required notice, and obtain necessary certification prior to entering or renewing contracts with private sector service entities that want to hire inmates through the prison industries program  Public notice sent to newspaper and circulated once a week for two consecutive weeks; Notice must include: description of work to be performed, the intent to contract for inmate labor, and provide that objections to the proposed hiring of prison labor may be filed with the Department of Commerce within thirty days of the last date that the notice appear; Department of Commerce must certify that an unfair competitive wage disadvantage to the local economy is not created by each new contract for prison labor	24-1-290(B) and (D)	Require
34.4000	Establish contracts that allow inmates to perform "service work" for private sector entities. NOTE: Service work is defined as any work that includes repair, replacement of original manufactured items, packaging, sorting, recycling, labeling, or similar work that is not original equipment manufacturing.	24-1-295	Allow
34.5000	Determine wages for inmate labor for private sector entities	24-1-295	Allow
34.6000	Make deductions from inmate earnings for working for private sector entities and distribute accordingly	24-1-295	Require
34.7000	Submit audit report of prison industries program (as the term is defined in 24-1-290, not as the term is defined in 24-3-320) to the Senate Corrections and Penology Committee and the House Medical, Military, Public and Municipal Affairs Committee, annually	24-1-290(D)	Require
35.0000	Labor on public improvement or development projects for state agency, county, municipality, or public service district, assign eligible inmates to	24-3-130(A)	Allow
35.1000	Accept applications from state agency, county, municipality, or public service district for use of inmate labor on public improvement or development project	24-3-130(A)	Allow
35.2000	Establish appropriate contracts for inmate labor on public improvement or development projects for state agency, county, municipality, or public service district	24-3-130(B)	Allow
35.3000	Determine if state agency, county, municipality, or public service district can properly supervise inmate labor on public improvement or development projects	24-3-131	Require
35.4000	Designate supervision and control of inmate labor on public improvement or development projects for state agency, county, municipality, or public service district	24-3-130(A)	Require
35.5000	Provide correctional officers if state agency, county, municipality, or public service district cannot adequately supervise inmate labor on public improvement or development projects	24-3-131	Require

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
35.6000	Collect reimbursement from state agency, county, municipality, or public service district for providing correctional officers to supervise inmate labor on public improvement or development projects, if state agency, etc. cannot adequately supervise inmate labor	24-3-131	Require
35.7000	Consider an inmate who does not remain within the extended limits of his confinement or return within the time prescribed to the places of confinement designated by the director, as an escapee	24-3-210	Allow
36.0000	Public service work or related activities, utilize criminal offenders for whenever it is practical and is consistent with public safety	24-13-660(E-F)	Require
36.1000	Enter contracts with federal, state, county, or municipal agency, or with any regional governmental entity or public service districts, to provide inmate labor for public service work or related activities	24-13-660(D)	Allow
36.2000	Ensure the inmate is properly classified and approved to be outside the jail before allowing an inmate, who is required by the court to perform public service work or related activities (e.g., litter control, road and infrastructure repair, and emergency relief activities), to perform the work	24-13-660(A-B)	Require
36.3000	Ensure adequate supervision exists before allowing an inmate, who is required by the court to perform public service work or related activities (e.g., litter control, road and infrastructure repair, and emergency relief activities), to perform the work	24-13-660(C)	Require
36.4000	Provide transportation for inmates assigned to public service work assignments	24-13-660(A-B)	Require
36.5000	Determine which inmates may be used for litter control programs  Legislative Intent in enabling Act: See Note 3 in "Deliverables Chart - Notes"	24-3-20 (C)	Require
36.6000	Determine inmates not engaged in useful prison occupation, and provide them to counties and municipalities for litter control programs	24-13-65	Require
36.7000	Utilize and monitor inmate laborers for state house landscaping	24-3-140	Require
36.8000	Collect reimbursement for inmate laborers from Clemson University	24-3-170	Require
36.9000	Collect funds from state institutions utilizing inmate labor by any act or joint resolution of the General Assembly for transportation, guarding, clothing, feeding, and medial attention for the inmates while working for the institution	24-3-160	Require
36.9100	Provide local governing bodies access to SCDC regulations regarding inmate public works employment as a guide to go by for creating their own regulations for a work/punishment program	24-13-910	Allow
37.0000	Labor on public works and ways, work with local detention facility that offer these voluntary programs for inmates, to determine when inmates housed at the local detention facility by SCDC, may participate	24-13-235	Require
37.1000	Provide local governing bodies access to SCDC regulations regarding inmate work in the community as a guide to go by for creating their own regulations for a work/punishment program	24-13-910	Allow
37.2000	Develop standards for SCDC inmates housed at local detention facilities for: voluntary work programs established pursuant to Section 24-13-235 (labor on public works or ways)	24-13-950	Require
37.3000	Monitor and enforce standards for SCDC inmates housed at local detention facilities for: voluntary work programs established pursuant to Section 24-13-235 (labor on public works or ways)	24-13-950	Require
37.4000	Develop standards for SCDC inmates housed at local detention facilities for: local public work programs pursuant to Section 17-25-70 (Authority of local officials to require able-bodied convicted persons to perform labor in public interest)	24-13-950	Require
37.5000	Monitor and enforce standards for SCDC inmates housed at local detention facilities for: local public work programs pursuant to Section 17-25-70 (Authority of local officials to require able-bodied convicted persons to perform labor in public interest)	24-13-950	Require
38.0000	Work/punishment program at local detention facilities, contract with the local detention facilities to allow SCDC inmates confined to those facilities to participate in the programs	24-13-940	Allow

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
38.1000	Develop standards for SCDC inmates housed at local detention facilities for: work/punishment programs established pursuant to Section 24-13-910 through 24-13-940 (Work/Punishment Program for Inmates Confined in Local Correctional Facilities)	24-13-950	Require
38.2000	Monitor and enforce standards for SCDC inmates housed at local detention facilities for: work/punishment programs established pursuant to Section 24-13-910 through 24-13-940 (Work/Punishment Program for Inmates Confined in Local Correctional Facilities)	24-13-950	Require
39.0000	Inmate idleness, minimize  Legislative Intent in enabling Act: See Note 3 in "Deliverables Chart - Notes"	24-3-20 (C)	Require
40.0000	Training of inmates, establish rules and regulations for	24-1-140	Allow
40.1000	Training programs in the community, authorize inmates to participate in  Legislative Intent in enabling Act: See Note 3 in "Deliverables Chart - Notes"	24-3-20 (B)	Allow
41.0000	Reformation, encourage and train inmates in the matter of	24-1-20; 24-1-30	Require
42.0000	Restitution program, establish to reimburse victims  Legislative Intent in enabling Act: See Note 3 in "Deliverables Chart - Notes"	24-3-20(D)	Allow
42.1000	Regulate and administer restitution program  Legislative Intent in enabling Act: See Note 3 in "Deliverables Chart - Notes"	24-3-20(D)	Allow
42.2000	Develop policies and procedures to (1) ensure payment of fines and restitution and report to the court failures to pay in situations when a judge suspends a sentence and imposes a fine or restitution; and (2) report to the court failures to pay fines and restitution in situations when a judge suspends a sentence and imposes a fine or restitution	24-23-110	Require
43.0000	Credit system to encourage inmates to participate in work programs, establish	See below	
43.1000	Award work credits to eligible inmates	24-13-230(A), (B), (E) and 24-13-730	Allow
43.2000	Determine and publish the amount of credit available for each work duty classification	24-13-230(C)-(E) and 24-13-730	Require
43.3000	Follow the rules in 24-13-230 when applying work credits	24-13-230(C)-(E) and 24-13-730	Require
43.4000	Revoke work credits when necessary Note: Statutes which allow the court to recommend reductions in a inmates work, education, or good conduct credits do not impact the agency's discretion to reduce those credits how and when it deems necessary	24-13-230(C)-(E); 24-13-730; 24-27-220; and 24-13-150(B)	Allow
43.5000	Revoke work credits when necessary  Legislative Intent in enabling Act: See Note 3 in "Deliverables Chart - Notes"	24-13-125(B)	Allow
44.0000	Manufacture or produce items, utilize inmates to  Legislative Intent in statute (24-3-310): See Note 9 in "Deliverables Chart - Notes"	24-3-320	Allow
44.1000	Ensure inmate participation in the prison industry program is voluntary	24-3-315	Require
44.2000	Ensure inmate labor in prison industry program will not displace employed workers, locality does not have a surplus of available labor for the services that would utilize inmate labor, and pay and other conditions of employment are not less than those for work of similar nature in the locality	24-3-315	Require
44.3000	Purchase equipment for manufacturing or production of items by inmates	24-3-320	Allow
44.4000	Ensure inmates produce items ordered by state agencies first, then items ordered by political subdivisions	24-3-370	Require

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
44.5000	Require state agencies to purchase items made by inmates	24-3-330(A)	Require
44.6000	Remain under the supervision of MMO	24-3-330(B)	Require
44.7000	Allow political subdivisions to purchase items made by inmates	24-3-330(A)	Allow
44.8000	Consider if a service or good is obtainable through the prison industry program, before obtaining the service or good from outside the prison	117.25 (2018-19 Appropriations Bill H.4950)	Require
44.9000	Prohibit sale of items produced by inmates to private sector parties, with certain exceptions	24-3-410	Require
45.0000	Catalogue of items made by inmates in the prison system, prepare annually  Legislative Intent in statute (24-3-310): See Note 9 in "Deliverables Chart - Notes"	24-3-360	Require
45.1000	Develop a catalog of prison-made products for national distribution	117.25 (2018-19 Appropriations Bill H.4950)	Require
45.2000	Price items made or produced by inmates at or below prices of other producers or suppliers	24-3-340	Allow
45.3000	Set prices for items produced by inmates as close to market price as practicable	24-3-380	Require
45.4000	Send catalogue of items produced by inmates to state agencies	24-3-360	Require
45.5000	Distribute catalog of products and services to a state agency, when requested by the state agency	117.25 (2018-19 Appropriations Bill H.4950)	Require
45.6000	Require state agencies report estimates of the kind and amount of items, within the catalogue of items produced by inmates, reasonably required for the upcoming fiscal year	24-3-360	Allow
45.7000	Deposit revenues from sale of prison made products to the state treasurer to designated accounts provided in code	24-3-400	Require
45.8000	Disburse revenues to appropriate accounts	24-3-400	Require
45.9000	Utilize prison industry funds to benefit the inmate population or cover operational costs	65.9 (2018-19 Appropriations Bill H.4950)	Allow
45.9100	Carry forward any funds remaining in the prison industry fund at year-end	65.9 (2018-19 Appropriations Bill H.4950)	Allow
46.0000	Nonprofit projects, establish programs that allow inmates to participate in  Legislative Intent in statute (24-3-310): See Note 9 in "Deliverables Chart - Notes"	24-3-430(A)	Allow
46.1000	Allow voluntary inmate participation in the nonprofit projects	24-3-430(C)	Allow
46.2000	Ensure inmate participation in nonprofit projects does not displace employed workers nor impair existing contracts for services	24-3-430(E-G)	Require
46.3000	Establish contracts for inmate labor for nonprofits	24-3-430(B)	Allow
46.4000	Determine appropriate inmate wages for nonprofit projects	24-3-430(D-G)	Require
46.5000	Collect inmate earnings for nonprofit projects	24-3-430(H)	Require
47.0000	Metal license plates and road signs, produce and sell license plates to Dept. of Motor Vehicles and road signs to Dept. of Transportation	24-3-110	Allow
48.0000	Dry-cleaning facilities to clean state-owned uniforms for SCDC security personnel, install  Legislative Intent in statute (24-3-310): See Note 9 in "Deliverables Chart - Notes"	24-3-350	Allow
49.0000	Tire retreading program, establish one in which inmates may participate	See below	Allow

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
49.1000	Sell retreaded tires from Lieber Correctional Institution only to state agencies	65.6 (2018-19 Appropriations Bill H.4950)	Require
50.0000	Barbering program, establish one in which inmates may participate	See below	Allow
50.1000	Allow inmates in Barbering Program to barber without license	65.21 (2018-19 Appropriations Bill H.4950)	Require
51.0000	Clinical pastoral training program, establish one in which inmates may participate, and collect fees	See below	Allow
51.1000	Utilize funds from clinical pastoral training program to continue the program	24-1-260	Allow
52.0000	Agriculture program, establish one in which inmates may participate	See below	Allow
52.1000	Sell timber on property owned by agency, after consultation with state forester	24-1-250(A)	Allow
52.2000	Utilize funds from timber sales for agency agriculture program or general welfare of inmates	24-1-250(A)	Require
53.0000	Horticulture program, establish one in which inmates may participate	See below	Allow
53.1000	Sell horticulture (garden/farm) products grown and produced through agency's horticulture program	24-1-250(B)	Allow
53.2000	Utilize funds from sale of horticulture products for general welfare of inmates	24-1-250(B)	Require
54.0000	Farm program, establish one in which inmates may participate	See below	Allow
54.1000	Sell surplus products produced by agency's farm program	24-1-252	Allow
54.2000	Utilize funds from sale of surplus products from agency's farm program for agency farm program or general welfare of inmates	24-1-252	Allow
55.0000	Clean and wax private vehicles, allow inmates to	See below	Allow
55.1000	Utilize funds generated from cleaning and waxing of private vehicles to benefit inmates (also place the funds in a special account)	65.12 (2018-19 Appropriations Bill H.4950)	Require
56.0000	Adult work activity centers, allow inmates to work in	See below	Allow
56.1000	Utilize funds generated from any adult work activity center to benefit inmates (also place the funds in a special account)	65.12 (2018-19 Appropriations Bill H.4950)	Require
57.0000	Prison uniforms statewide, manufacture	24-13-640	Require
57.1000	Clothe inmates	24-1-130	Require
57.2000	Make statewide uniforms available for sale to local detention facilities	24-13-640	Require
58.0000	Maintenance and construction projects on SCDC grounds and facilities, utilize inmates for	65.26 (2018-19 Appropriations Bill H.4950)	Allow
58.1000	Utilize inmate labor for construction of an addition to the Edisto Unit at the Broad River Correctional Institution, which houses the Department of Mental Health's Sexually Violent Predator Treatment Program, such addition to be used for additional treatment space and staff offices	117.67 (2018-19 Appropriations Bill H.4950)	Allow
58.2000	Only allow inmates classified as non-violent in a work camp constructed or operated by SCDC	24-3-130(C)	Require
58.3000	Supervise inmates constructing work camps on county property with armed guards	24-3-130(C)	Require
58.4000	Provide county contracting officials with appropriate information about inmates constructing work camps in their county	24-3-130(C)	Require
59.0000	Community supervision release date of any inmate serving a sentence for a "no parole offense," notify PPP about projected date 180 days in advance	24-21-560(F)	Require
59.1000	Follow the rules in 24-13-150(A) when determining whether an inmate, convicted of a "no parole offense" as defined in Section 24-13-100 and sentenced to the custody of the Department of Correction, is eligible for early release, discharge, or community supervision (as provided in Section 24-21-560)	24-13-150(A)	Require
60.0000	Credit system to encourage inmates to participate in education, establish	See below	



Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
60.1000	Award education credits to eligible inmates	24-13-230(A), (B), (E), (F) and 24-13-730	Allow
60.2000	Determine and publish the amount of credit available for each education enrollment; Follow the rules in 24-13-230 when applying education credits	24-13-230(C)-(E) and 24-13-730	Require
60.3000	Revoke education credits when necessary Note: Statutes which allow the court to recommend reductions in a inmates work, education, or good conduct credits do not impact the agency's discretion to reduce those credits how and when it deems necessary	24-13-230(C)-(E); 24-13-730; 24-27-220; and 24-13-150(B)	Allow
61.0000	School district within SCDC, establish and call it "Palmetto Unified School District No. 1"	24-25-10	Require
61.1000	Utilize the school district to (1) enhance the quality and scope of education for inmates so they will be better motivated and better equipped to restore themselves in the community; (2) ensure education programs are available to all inmates with less than a high school diploma, or its equivalent, (3) ensure various vocational training programs are made available to selected inmates with the necessary aptitude and desire.	24-25-20	Require
61.2000	Document anytime inmate enrollment in an education program must be restricted	24-25-20	Require
61.3000	Require inmates with less than an 8th grade education to enroll in education programs	65.5 (2018-19 Appropriations Bill H.4950)	Allow
61.4000	Ensure no agency money is utilized for college courses	24-13-230(G) and 24-13-730	Require
61.5000	Provide local governing bodies access to SCDC regulations regarding inmate education as a guide to go by for creating their own regulations for a work/punishment program	24-13-910	Allow
62.0000	Control and manage the school district with nine board members	24-25-40	Require
62.1000	Appoint 4 board members for the school district and fill vacancies for the remainder of the unexpired term by appointment in the same manner as provided for the original appointment.	24-25-40	Require
62.2000	Remove members of the school district board, when necessary	24-25-50	Allow
62.3000	Consider three consecutive unexcused absences by a school district board member as a resignation from the board by that member	24-25-50	Allow
62.4000	Consent to school district board performing the administrative functions in Section 24-25-70, which include, but are not limited to, establishing goals and objectives for the operation of the school district	24-25-70(1-7)	Allow

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
62.5000	<p>Comply with 59-20-60(3)(a)</p> <p>Each school district board of trustees shall cause the district and each school in the district to develop comprehensive five-year plans with annual updates to outline the District and School Improvement Plans. Districts which have not begun a strategic planning cycle must do so and develop a plan no later than the 1994-95 school year. Districts which have undertaken such a planning process may continue in their planning cycle as long as the process meets the intent of this section and the long-range plans developed or under development can be amended to encompass the requirements of this section. For school year 1993-94, districts may submit either the improvement plan consistent with State Department guidelines or their five-year comprehensive plan.</p> <p>The State Board of Education shall recommend a format for the plans which will be flexible and adaptable to local planning needs while encompassing certain state mandates, including the early childhood and academic assistance initiative plans pursuant to Section 59-139-10. All district and school plans must be reviewed and approved by the board of trustees. The District Plan should integrate the needs, goals, objectives, strategies, and evaluation methods outlined in the School Plans. Measures of effectiveness must include outcome and process indicators of improvement and must provide data regarding what difference the strategies have made. Staff professional development must be a priority in the development and implementation of the plans and must be based on an assessment of needs. Long and short-range goals, objectives, strategies, and time lines need to be included.</p>	24-25-35	Require
62.6000	Monitor school district board meetings which must occur at least quarterly	24-25-60	Require
63.0000	Education budget from the school district board, receive annually and include in SCDC's annual budget request a line item for the school district	24-25-70	Require
63.1000	<p>Comply with 59-20-60(1), (2)</p> <p>(1) School districts shall give first spending priority of funds allocated under this chapter to full implementation of the defined minimum program.</p> <p>(2) The State Board of Education shall audit the programmatic and fiscal aspects of this chapter [S.C. Code Title 59, Chapter 20], including the degree to which a school meets all prescribed standards of the defined minimum program and shall report the results in the Annual Report of the State Superintendent of Education. Schools which have been classified as 'dropped' by the defined minimum program accreditation procedures are not eligible for funding in the following fiscal year until an acceptable plan to eliminate the deficiencies is submitted and approved by the State Board of Education.</p>	24-25-35	Require
63.2000	Prioritize educational program funds to educate inmates with less than an 8th grade education	65.5 (2018-19 Appropriations Bill H.4950)	Require
63.3000	Submit student enrollment to the State Department of Education so the Dept. of Education's appropriation request under the line item "Education Finance Act" shall include sufficient funds for the Palmetto Unified School District 1."	24-25-35	Require
63.4000	Attempt to secure federal and other funds which may be available for the school district	24-25-70	Allow
64.0000	Academic and vocational training that meets standards set by the State Board of Education, provide	24-25-30	Require
64.1000	<p>Comply with 59-20-60(4)(b), (c)</p> <p>(b) applying different teaching methods permitting professional educators at every level to focus on educational success for all students and on critical thinking skills and providing the necessary support for educational successes are encouraged;</p> <p>(c) redefining how schools operate resulting in the decentralization of authority to the school site and allowing those closest to the students the flexibility to design the most appropriate education location and practice;</p>	24-25-35	Require

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
64.2000	<p>Comply with 59-20-60(1), (2)  (2) The State Board of Education shall audit the programmatic and fiscal aspects of this chapter [S.C. Code Title 59, Chapter 20], including the degree to which a school meets all prescribed standards of the defined minimum program and shall report the results in the Annual Report of the State Superintendent of Education. Schools which have been classified as 'dropped' by the defined minimum program accreditation procedures are not eligible for funding in the following fiscal year until an acceptable plan to eliminate the deficiencies is submitted and approved by the State Board of Education.</p> <p>Comply with 59-20-60(4)(d)  (d) creating appropriate relationships between schools and other social service agencies by improving relationships between the school and community agencies (health, social, mental health), parents and the business community, and by establishing procedures that cooperatively focus the resources of the greater community upon barriers to success in school, particularly in the areas of early childhood and parenting programs, after-school programs, and adolescent services.  Funds for the Innovation Initiative must be allocated to districts based upon a fifty percent average daily membership and fifty percent pursuant to the Education Finance Act formula. At least seventy percent of the funds must be allocated on a per school basis for school based innovation in accord with the District-School Improvement Plan. Up to thirty percent may be spent for district-wide projects with direct services to schools. District and school administrators must work together to determine the allocation of funds.  For 1993-94, districts and schools may use these funds for designing their Innovation Initiatives to be submitted to the peer review process established in Section 59-139-10 prior to implementation of the innovations in 1994-95. Notwithstanding any other provisions of law, districts may carry over all unexpended funds in 1993-94, and up to twenty-five percent of allocated funds each year thereafter in order to build funds for an approved program initiative.</p>	24-25-35	Require
64.3000	Comply with 59-20-60(4)(e), and (f)	24-25-35	Require
64.4000	Allow personnel from the State Department of Education to evaluate school district programs and report results of the evaluations to the school district board	24-25-30	Require
65.0000	School district staff, including superintendent, hire, supervise, and fire following SCDC personnel policies	24-25-90	Require
65.1000	Hire and ensure school district superintendent performs their applicable duties as listed in Section 24-25-80	24-25-80	Require
65.2000	<p>Comply with 59-20-50(4)(a):  Each school district shall pay each certified teacher or administrator an annual salary at least equal to the salary stated in the statewide minimum salary schedule for the person's experience and class. No teacher or administrator employed in the same position, over the same time period, shall receive less total salary, including any normal incremental increase, than that teacher or administrator received for the fiscal year before the implementation of this article.</p>	24-25-35	Require

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
65.3000	<p>Comply with 59-20-50(4)(b):</p> <p>The state minimum salary schedule must be based on the state minimum salary schedule index in effect as of July 1, 1984. In Fiscal Year 1985, the 1.000 figure in the index is \$14,172. (This figure is based on a 10.27% increase pursuant to the South Carolina Education Improvement Act of 1984.) Beginning with Fiscal Year 1986, the 1.000 figure in the index must be adjusted on a schedule to stay at the southeastern average as projected by the Office of Research and Statistic of the Revenue and Fiscal Affairs Office and provided to the General Assembly during their deliberations on the annual appropriations bill. The southeastern average teacher salary is the average of the average teachers' salaries of the southeastern states. In projecting the southeastern average, the office shall include in the South Carolina base teacher salary all local teacher supplements and all incentive pay. Under this schedule, school districts are required to maintain local salary supplements per teacher no less than their prior fiscal level. In Fiscal Year 1986 and thereafter teacher pay raises through adjustments in the state's minimum salary schedule may be provided only to teachers who demonstrate minimum knowledge proficiency by meeting one of the following criteria:</p> <p>(1) holding a valid professional certificate; (2) having a score of 425 or greater on the Commons Examination of the National Teachers Examinations; (3) meeting the minimum qualifying score on the appropriate area teaching examination; or (4) meeting the minimum standards on the basic skills examinations as prescribed by the State Board of Education provided in Section 59-26-20.</p>	24-25-35	Require
66.0000	Credit system to reward inmates who follow the rules, establish	See below	
66.1000	Determine inmates eligible for good conduct credits	24-13-210(A), (B),(C), (F) and 24-13-220	Require
66.2000	Of inmates eligible for good conduct credits, determine those whose conduct entitles them to a credit (deduction from the time of their sentence)	24-13-210(A), (B),(C), (F) and 24-13-220	Require
66.3000	Follow the rules in 24-13-210 and 24-13-220 when calculating the amount of good conduct credit (amount sentence is reduced)	24-13-210(A), (B),(C), (F) and 24-13-220	Require
66.4000	<p>Revoke good conduct credits if necessary</p> <p>Note: Statutes which allow the court to recommend reductions in a inmates work, education, or good conduct credits do not impact the agency's discretion to reduce those credits how and when it deems necessary</p>	24-13-210(D); 24-13-220; 24-13-730; 24-27-220; and 24-13-150(B)	Allow
67.0000	Convicts in custody, supervise and control	Constitution, Article XII, Section 9	Require
68.0000	Contraband, determine what is considered	24-3-950	Require
68.1000	Designate the items in Regulation 33-1 as contraband	33-1	Require
68.2000	Declare as contraband, and prohibit use of, U.S. currency in prisons	24-3-951	Require
68.3000	Deposit seized contraband money into the specified drug intervention fund	24-3-960	Require
68.4000	Utilize contraband (monies or contraband things of value used as monies) as reward for those who present information about escaped inmates	24-3-920	Allow
69.0000	Alcoholic beverages or narcotic drugs, including prescription medications and controlled substances that have not been issued legally to the inmate, work to ensure individuals, other than inmates, do not violate, and investigate allegations of violation of, laws which prohibit furnishing a inmate any	24-13-460	Require
69.1000	Prosecute individuals who provide inmates contraband, other than weapons or illegal drugs, in magistrate's court	24-3-965; 24-1-220	Require
70.0000	<p>Trespassing or loitering on state correctional properties, instruct individuals doing so to leave</p> <p>Legislative findings in enabling Act: See Note 10 in "Deliverables Chart - Notes"</p>	24-1-270	Require

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
70.1000	Prosecute individuals who (1) after notice is given to leave, continue trespassing or loitering on state correctional properties; and (2) incite, solicit, urge, encourage, exhort, instigate, or procure a person to continue trespassing or loitering on state correctional properties  Legislative findings in enabling Act: See Note 10 in "Deliverables Chart - Notes"	24-1-270; 24-1-220	Require
71.0000	Safe conduct and welfare of the prison system institutions, take all precautionary measures for the	24-3-710	Allow
71.1000	Establish rules and regulations for discipline of inmates	24-1-140	Allow
71.2000	Utilize \$3.05 million in appropriated funds for security upgrades	118.15 (2018-19 Appropriations Bill H.4950)	Require
71.3000	Investigate prison system misconduct	24-3-710	Allow
71.4000	Determine and execute suitable punishment for prison system misconduct	24-3-710	Allow
72.0000	Disorders, riots, or insurrections, establish and enforce rules that prevent these in the prison system	24-3-710 and 24-3-760	
72.1000	Work to ensure inmates do not violate ,and investigate allegations of violation of, laws which prohibits inmates from: (1) escape; (2) attempted escape; (3) have in their possession tools, weapons, or other items that may be used to facilitate an escape; (4) conspire with another inmate to incite a riot; (5) conspire with another inmate to commit acts of violence; (6) carry on his person or to have in his possession a dirk, slingshot, metal knuckles, razor, firearm, or an object, homemade or otherwise, that may be used for the infliction of personal injury upon another person, or to willfully conceal any weapon; (7) acting alone or in concert with others, who by threats, coercion, intimidation, or physical force takes, holds, decoys, or carries away any person as a hostage or for any other reason  Legislative findings in enabling Act: See Note 10 in "Deliverables Chart - Notes"	24-13-410 through 24-13-450	Require
72.2000	Utilize force to maintain order and discipline in all facilities	24-13-30	Allow
72.3000	Utilize force to prevent inmate escapes	24-13-30	Allow
72.4000	Utilize citizen assistance to suppress disorder among inmates	24-3-720 and 24-3-760	Allow
72.5000	Collect a fine if citizen refuses to help SCDC suppress disorder among inmates	24-3-730 and 24-3-760	Require
72.6000	Compensate citizens who help SCDC suppress disorder among inmates	24-3-740 and 24-3-760	Require
72.7000	Assert defense allowed in 24-3-750 and 24-3-760 if allegations brought as a result of utilizing citizen to help suppress disorder among inmates	24-3-750; 24-3-760; 24-1-220	Allow
73.0000	Body fluids including, but not limited to, urine, blood, feces, vomit, saliva, or semen, work to ensure inmates do not violate ,and investigate allegations of violation of, laws which prohibits inmates from attempting to throw or throwing these fluids on an employee, law enforcement officer, visitor, or any other person authorized to be present in an official capacity	24-13-470	Require
74.0000	Jewelry policies for inmates, monitor and enforce	24-3-93	Require
75.0000	Internet-based social networking websites to contact victims, prohibit inmate use of	24-3-970	Require
75.1000	Prosecute inmates, and those assisting inmates, who utilize the internet for communicating with victims	24-3-970; 24-1-220	Require
76.0000	Inmate accounts, establish rules for	See below	
76.1000	Establish rules for monetary deductions from inmate's accounts	24-13-80(A-B)	Allow
76.2000	Take appropriate and necessary steps to determine and contact a rightful owner of unclaimed funds remaining in an inmate account	65.2 (2018-19 Appropriations Bill H.4950)	Require
76.3000	Deposit unclaimed funds in inmate accounts to the Inmate Welfare Funds, after taking steps to contact rightful owner	65.2 (2018-19 Appropriations Bill H.4950)	Require

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
77.0000	Mediums of exchange between prisoners, allow via a system of credits	24-3-951	Require
78.0000	Pay phone calls in prison system facilities, allow inmates to make	See below	
78.1000	Add per call surcharge to inmate phone calls to cover costs of equipment and operations for cell phone interdiction measures	65.25 (2018-19 Appropriations Bill H.4950)	Allow
78.2000	Review and adjust inmate phone call surcharge to only cover the cost of ongoing operational expenses of the interdiction equipment, once cell phone interdiction or retrieval equipment has been paid in full	65.25 (2018-19 Appropriations Bill H.4950)	Require
78.3000	Collect inmate phone call surcharge fees from telephone vendors monthly	65.25 (2018-19 Appropriations Bill H.4950)	Require
78.4000	Retain funds from inmate phone call surcharges for (1) cell phone interdiction or retrieval equipment, or (2) critical security needs. When the equipment has been paid in full, the surcharge amount will be reviewed and adjusted to cover the cost of ongoing operational expenses of the interdiction equipment.	65.25 (2018-19 Appropriations Bill H.4950)	Require
78.5000	Carry forward any balance of funds from inmate phone call surcharges	65.25 (2018-19 Appropriations Bill H.4950)	Allow
79.0000	Humane treatment to inmates, provide	24-1-20; 24-1-30	Require
79.1000	Establish rules and regulations for treatment of inmates	24-1-140	Allow
79.2000	Prosecute all individuals that mistreat inmates in violation of the law	24-1-210; 24-1-220	Require
80.0000	Feed inmates and conduct appropriate inspections of food service operations	24-1-130	Require
80.1000	Dept. of Health and Environmental Control inspection of food service operations at all prison system facilities, allow annually	24-9-20	Require
80.2000	Receive written report on conditions of each jail and prison facility inspected by a food service inspector for DHEC	24-9-20	Require
80.3000	Facilitate the filing of each detention facility inspection report from DHEC's food service inspector with responsible local governing body, sheriff/police chief, and director of the facility	24-9-20	Require
81.0000	Canteen operations, utilize funds generated to continue operation of the canteen	65.1 (2018-19 Appropriations Bill H.4950)	Allow
82.0000	State Fire Marshal inspection of all prison system and local detention facilities including all phases of operation, fire safety, and health and sanitation conditions, collaborate annually with State Fire Marshal	24-9-20	Require
82.1000	Receive written report on conditions of each jail and prison facility inspected from State Fire Marshal (Inspection Division)	24-9-20	Require
82.2000	Facilitate the filing of each detention facility inspection report from the State Fire Marshal with responsible local governing body, sheriff/police chief, and director of the facility	24-9-20	Require
83.0000	SCDC standards for inspections of local confinement facilities, establish with Association of Counties	24-9-20	Require
83.1000	Prepare written report on conditions of each jail facility inspected by SCDC Inspection Division pursuant to standards for inspections of local confinement facilities established with Association of Counties	24-9-20	Require
83.2000	Facilitate the filing of each facility inspection report from SCDC's Inspection Division with responsible local governing body, sheriff/police chief, and director of the facility	24-9-20	Require
84.0000	Inspection discloses a facility does not meet minimum standards and fire and health codes, notify local governing body if this occurs	24-9-30(A)	Require

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
84.1000	Monitor whether local governing body initiates corrective action or corrects conditions which an inspection report stated were needed for a facility to meet minimum standards and fire and health codes	24-9-30(B)	Allow
84.2000	Determine if a facility needs to be closed for failure to meet minimum standards and fire and health codes	24-9-30(B)	Allow
84.3000	If SCDC closes a facility because conditions, which served as a basis for an inspection report to state the facility did not meet minimum standards and fire and health codes, were not corrected, send notice to the presiding judge of the judicial circuit via certified mail	24-9-30(B)	Require
84.4000	If SCDC closes a facility because conditions, which served as a basis for an inspection report to state the facility did not meet minimum standards and fire and health codes, were not corrected, accept local governing body's notice of appeal of the directive to close the facility, if local governing body appeals	24-9-30(C)	Require
84.5000	If SCDC closes a facility because conditions, which served as a basis for an inspection report to state the facility did not meet minimum standards and fire and health codes, were not corrected, AND a local governing body appeals the directive to close the facility, appear at the hearing and present evidence	24-9-30(D)	Require
84.6000	Receive notification of jail facility closing from appropriate officials, 90 days prior to closing (Inspection Division)	24-9-40	Require
85.0000	Care and treat for inmates (health)	24-1-130	Require
85.1000	Provide health care required by law, even if inmate is not covered by insurance	65.16 (2018-19 Appropriations Bill H.4950)	Require
85.2000	Provide hormonal therapy to inmates as long as medically necessary for the health of the inmate and the inmate was taking the hormones upon arrival at SCDC	65.28 (2018-19 Appropriations Bill H.4950)	Require
85.3000	Do not use state funds for inmate sexual reassignment surgery	65.28 (2018-19 Appropriations Bill H.4950)	Require
85.4000	Refrain from charging inmates for mental health treatment	65.8 (2018-19 Appropriations Bill H.4950)	Require
85.5000	Charge fee for inmate-requested medical treatment, except psychological or mental health visits	65.8 (2018-19 Appropriations Bill H.4950)	Allow
85.6000	Charge co-pay for prescriptions	65.8 (2018-19 Appropriations Bill H.4950)	Require
85.7000	Collect and record private health insurance information from inmates	65.16 (2018-19 Appropriations Bill H.4950)	Allow
85.8000	File against inmate insurance for medical costs when necessary	65.16 (2018-19 Appropriations Bill H.4950)	Allow
85.9000	Use insurance reimbursements to cover claim expenses	117.47 (2018-19 Appropriations Bill H.4950)	Allow
85.9100	Initiate an action to collect costs incurred for medical treatment (each visit initiated by the inmate to an institutional physician, physician's extender including a physician's assistant or a nurse practitioner, dentist, optometrist, or psychiatrist for examination or treatment.), above those costs the jail was able to obtain from the inmate's account, if (1) the inmate is released, but was not acquitted of all charges for which he was being held or (2) the inmate was executed or died while in the jail.	24-13-80(D)	Allow

Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
85.9200	Reimburse money that was deducted from inmate's account for medical treatment (each visit initiated by the inmate to an institutional physician, physician's extender including a physician's assistant or a nurse practitioner, dentist, optometrist, or psychiatrist for examination or treatment.), if inmate is exonerated of all charges for which inmate was being held and inmate requests reimbursement	24-13-80(C)	Require
85.9300	Raise awareness of and educate inmates on organ, tissue, and marrow donation, and if they desire to donate, and are able to do so, follow proper laws regarding organ and tissue donations	24-1-285	Require
86.0000	Data about inmates and operations at local detention facilities, receive, electronically, from the responsible local government entity	24-9-50	Require
86.1000	Accept monthly reports on inmate demographics and data from local facilities	24-13-50	Require
86.2000	Establish documentation requirements for local facilities to electronically send SCDC commitment records of inmates who have credit for jail time in excess of their sentence	65.24 (2018-19 Appropriations Bill H.4950)	Require
86.3000	Accept, from local facilities electronically or by other means, commitment records, for inmates who have credit for jail time in excess of their sentence	65.24 (2018-19 Appropriations Bill H.4950)	Allow
87.0000	Records of industry, habits, deportment, and any other information about inmates requested by the board or director of PPP, maintain	24-21-70	Require
87.1000	Provide the board or director of PPP records of industry, habits, deportment, and any other information about inmates requested	24-21-70	Require
87.2000	Assist the director of Dept. of Probation, Parole, and Pardon (PPP) with surveys of detention facilities to aid in reviewing parole applications, if the director of PPP conducts such surveys.	24-21-60	Require
88.0000	Information about inmates who receive Social Security Insurance, provide to the Social Security Administration	65.7 (2018-19 Appropriations Bill H.4950)	Require
88.1000	Deposit funds received from Social Security Administration, for information regarding inmates who receive Social Security Insurance, in "Special Social Security" account for "care and custody of inmates"	65.7 (2018-19 Appropriations Bill H.4950)	Require
89.0000	Inmates from court to state prison system, transport	24-3-60	Require
89.1000	Collect funds from State Treasurer for transportation of prisoners from court to SCDC	24-3-70	Require
90.0000	Inmate legal proceedings, utilize video conferencing	See below	
90.1000	Utilize video conferencing for all bond hearings for inmates at facilities with video conferencing capabilities that are compatible with county video conferencing equipment, network, firewalls, etc. and charges with criminal offenses that require a bond hearing.	65.30 (2018-19 Appropriations Bill H.4950)	Require
90.2000	Install, maintain, and operate a two-way closed circuit television system in prisons that confines persons eligible for parole for purposes of conducting parole hearings	24-21-710(E-H)	Allow
91.0000	Inmate lawsuits, create process which allow inmates to file	See below	
91.1000	Withdraw funds from inmate trust accounts to pay the filing fees for civil actions brought by the inmate	24-27-100 and 24-27-150	Require
91.2000	Send funds for filing fees for civil actions brought by the inmate to appropriate clerk of court	24-27-100	Require
91.3000	Withdraw funds from inmate trust accounts to cover court costs for civil actions brought by the inmate	24-27-110 and 24-27-150	Require
91.4000	Send funds for court costs for civil actions brought by the inmate to appropriate clerk of court	24-27-110	Require
91.5000	Determine, at recommendation of the court in the original action filed by the inmate, or a separate action brought by the Attorney General, the amount of earned work, education, or good conduct credits a inmate forfeits if the inmate does any of the actions in this statute	24-27-200; 24-27-210; 24-27-220	Require
92.0000	Legal actions or lawsuits involving the agency, authorize (Director) - Actions brought in name of director; Director appears on behalf of agency	24-1-220	Require



Item #	Deliverable	Associated Laws	Is deliverable Required or Allowed by law?
92.1000	Assert defense allowed in statute if allegations brought that prison regulations violate the S.C. Religious Freedom Act	24-27-500	Allow
93.0000	Death sentences, execute	24-3-530	Require
93.1000	Receive execution orders from the clerk of court	24-3-510	Require
93.2000	Take custody of inmates sentenced to execution from county facilities	24-3-520	Require
93.3000	Provide a death chamber for executions	24-3-540	Require
93.4000	Bear costs of necessary execution equipment	24-3-540	Require
93.5000	Establish regulations for media presence at executions	24-3-550(C)	Require
93.6000	Ensure necessary individuals are present at execution	24-3-550(A-B)	Require
93.7000	Prohibit witness use of electronic equipment at executions	24-3-550(D)	Require
93.8000	Exclude certain persons from execution, when necessary for security purposes	24-3-550(E)	Allow
93.9000	Keep executioners' information confidential unless ordered to disclose by a court	24-3-580	Require
93.9100	Suspend autopsy requirements for executions	65.22 (2018-19 Appropriations Bill H.4950)	Require
93.9200	Transport executed inmate's body to family members or dispose of it properly	24-3-570	Require
93.9300	Bear cost of transporting executed inmate's body	24-3-570	Require
93.9400	Utilize funds from inmate account to cover costs of cremation and transportation	65.23 (2018-19 Appropriations Bill H.4950)	Allow
93.9500	Provide a death certificate of the executed inmates to the clerk of court	24-3-560	Require
94.0000	Victims' Bill of Rights, ensure they are not violated	Constitution Article I, Section 24	Require
95.0000	Freedom of Information Act Requests, respond to	30-4-40	Require
95.1000	Exempt information, which is outlined in statute, from agency's response to a Freedom of Information Act Request (part 1)	30-4-40	Allow