Overview of TRUTH Act & SB 54 Implementation in County Jails [If the Department Collaborates with ICE]

**Step 1:** LEA informs the person of ICE’s request for detention (ICE hold), notification, or transfer and gives the individual a copy of the ICE request form.

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**Step 2:** If the LEA intends to comply with the request for notification or transfer, they must screen the individual for the updated TRUST Act Standard.* If they fall under the updated standard, the LEA cannot actively notify ICE about the specific individual’s release date/time or transfer the person to ICE custody.

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**Step 3:** If the LEA intends to comply with the request for notification or transfer, the LEA must inform the person about their intent to comply & must also notify the person’s attorney/designee immediately.

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**ICE issues a request for the LEA (1) to detain the person for transfer into ICE custody (ICE hold) OR (2) to notify ICE of the person’s release date and other information OR (3) to transfer the person to ICE custody.**

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*If the LEA intends to comply with the request, the LEA must inform the person of ICE’s interview request & give them a consent form in their preferred language.*

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**Option 1:** The person denies the ICE interview.

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**Option 2:** The person agrees to the ICE interview with an attorney.

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**Option 3:** The person agrees to the ICE interview without an attorney.

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*The person may be released or ICE may pick them up. This process is dependent on how the LEA collaborates with ICE and if ICE has access to the release area of the jail.*

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*Refer to the updated TRUST Act standard under SB 54*