## 11-01 CELLULAR TELEPHONE RESTRICTION IN CUSTODY FACILITIES



## TASKFORCE FOR REGIONAL AUTOTHEFT

Unit Order: 11-01

Subject: CELLULAR TELPHONE RESTRICTION IN CUSTODY FACILITIES

Effective Date:	09/01/2011	Last Date Revised:	09/01/2011
Last Date Reviewed:	04/09/2020	Next Review Date:	04/09/2021

## **PURPOSE**

The purpose of this Unit Order is to adhere to the California Penal Code and ensure jail security.

## **GUIDELINES**

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Possession of a wireless communication device, including, but not limited to, a cellular telephone, voice over internet protocol (VOIP) phone, or wireless Internet device, in a secured area is prohibited.

Per 4575 (a) P.C., any person in a local correctional facility who possesses a wireless communication device, including, but not limited to, a cellular telephone, pager, or wireless Internet device, who is not authorized to possess that item is guilty of a misdemeanor, punishable by a fine of not more than one thousand dollars (\$1,000.00).

A correctional facility is defined as any secured facility, station jail, and court lock-up.

Any prior approval will come from the Undersheriff.

RESTRICTION IN CUSTODY FACILITIES			
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MARTIN L. RODRIGUEZ, CAPTAIN			
PROJECT DIRECTOR			

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