State of California Office of Administrative Law

In re:

Department of Corrections and Rehabilitation

Regulatory Action:

Title 15, California Code of Regulations

Adopt sections:

3335.2, 3335.3, 3335.4, 3337, 3339, 3341, 3343,

3345, 3346

Amend sections:

3000, 3043, 3044, 3044.1, 3044.2, 3045.1, 3091, 3095, 3139, 3164, 3170.1, 3176, 3177, 3190, 3261.5, 3269, 3269.1, 3269.4, 3287, 3312, 3314, 3315, 3317, 3322, 3327, 3329.5, 3335.5 (renumbered to 3335.1), 3336, 3337 (renumbered to 3340), 3338 (renumbered to

to 3344), 3341.5 (renumbered to 3338), 3342 (renumbered to 3347), 3343 (renumbered

3342), 3340 (renumbered

to 3348), 3344

(renumbered to 3349), 3359.2, 3375.3, 3375.4, 3375.5, 3376, 3376.1, 3377.1, 3377.2, 3378.2, 3378.4, 3378.5, 3378.7, 3378.8,

3378.9, 3378.10, 3379

Repeal sections:

3339, 3341, 3341.1, 3341.2, 3341.3, 3341.4, 3341.6,

3341.7, 3341.8, 3341.9,

3345, 3378.3

NOTICE OF APPROVAL OF CERTIFICATE OF COMPLIANCE

Government Code Sections 11349.1 and 11349.6(d)

OAL Matter Number: 2024-0618-02

OAL Matter Type: Certificate of Compliance Resub (CR)

This Certificate of Compliance action proposes to make permanent the emergency regulatory changes adopted in OAL File No. 2023-1004-01EON (readopted in OAL File No. 2024-0321-01EON). This action revises existing regulations related to inmate housing. Changes include consolidating the Administrative Segregation, Security Housing, and Psychiatric Services Units (ASU, SHU, and PSU) into the Restricted Housing Unit (RHU), reducing RHU terms by 50%, eliminating consecutive RHU terms, establishing set RHU terms and eliminating subjective mitigating and aggravating

factors previously used to calculate terms, eliminating the Step Down Program (SDP), increasing out-of-cell time for inmates assigned to RHU, and increasing and expanding types and amounts of authorized privileges and personal property.

OAL approves this regulatory action pursuant to section 11349.6(d) of the Government Code.

Date:

July 31, 2024

Lindsey S. McNeill Senior Attorney

For:

Kenneth J. Pogue

Director

Original: Jeffrey Macomber, Secretary

Copy: Josh Jugum

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NOTICE			REGULATIONS	e e e e e e e e e e e e e e e e e e e
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A. PUBLICATION OF NOT	ICE (Complete for p	oublication in Notic	e Register)	
1. SUBJECT OF NOTICE		TITLE(S)	FIRST SECTION AFFECT	ED 2. REQUESTED PUBLICATION DATE
3. NOTICE TYPE Notice re Proposed Regulatory Action Other	4. AGENCY CON	I NTACT PERSON	TELEPHONE NUMBER	FAX NUMBER (Optional)
OAL USE ACTION ON PROPOSED Approved as Submitted	NOTICE Approved as Modified	Disapproved/ Withdrawn	NOTICE REGISTER NUI	
B. SUBMISSION OF REGU	JLATIONS (Complet	te when submitting		
1a. SUBJECT OF REGULATION(S) Restricted Housing Units			16. ALL PREVIO 2024-	US RELATED OAL REGULATORY ACTION NUMBER(S) O405-02C Per agency R
2. SPECIFY CALIFORNIA CODE OF REGUL		(S) (Including title 26, if toxics		21 OLEON TOTHEST /
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15 3. TYPE OF FILING	See attachment			REQUEST
Regular Rulemaking (Gov. Code §11346) Resubmittal of disapproved or withdrawn nonemergency filing (Gov. Code §§11349.3, 11349.4)	Certificate of Compliance below certifies that this a provisions of Gov. Code before the emergency rewithin the time period recommendation.	gency complied with the §§11346.2-11347.3 either gulation was adopted or	Emergency Reado (Gov. Code, §1134	ot Changes Without LSM
Emergency (Gov. Code, §11346.1(b))	Resubmittal of disapprov emergency filing (Gov. C		Other (Specify)	
May 8, 2024 to May 24, 2024			IAL ADDED TO THE RULEMA	KING FILE (Cal. Code Regs. title 1, §44 and Gov. Code §11347.1)
5. EFFECTIVE DATE OF CHANGES (Gov. C Effective January 1, April 1, July 1 October 1 (Gov. Code §11343.4(a	1, or Effective on filing	ng with \$100 Change		ther
CHECK IF THESE REGULATIONS REQU Department of Finance (Form STE Other (Specify)			CONCURRENCE BY, ANOT Practices Commission	HER AGENCY OR ENTITY State Fire Marshal
7. CONTACT PERSON Josh Jugum		TELEPHONE NUMBER 916-445-2269	FAX NUMBER (C	ptional) E-MAIL ADDRESS (Optional) joshua.jugum@cdcr.ca.gov
8 I certify that the attached cop of the regulation(s) identified	For use by Office of Administrative Law (OAL) only			
of the regulation(s) identified on this form, that the information specified on this form is true and correct, and that I am the head of the agency taking this action, or a designee of the head of the agency, and am authorized to make this certification.				ENDORSED APPROVED
signature of agency head or designee Jeffrey Macomber 6/13/2024				JUL 3 1 20 2 4
TYPED NAME AND TITLE OF SIGNATORY JEFF MACOMBER, Secreta	5957F5D0C55F473			Office of Administrative Law
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2. SPECIFY CALIFORNIA CODE OF REGULATIONS TITLE(S) AND SECTION(S)

<u>Title: 15</u> SECTION(S) AFFECTED:

ADORT	AMEND	REPEAL			
ADOPT	AMEND				
3335.2	3000	3339			
3335.3	3043	3341			
3335.4	3044	3341.1			
3337	3044.1	3341.2			
3339	3044.2	3341.3			
3341	3045.1	3341.4			
3343	3091	3341.6			
3345	3095	3341.7			
3346	3139	3341.8			
	3164	3341.9			
	3170.1	3345			
	3176	3378.3			
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	3379				

TEXT OF PROPOSED REGULATIONS - FINAL

In the following, <u>underline</u> indicates additional text, and strikethrough indicates deleted text.

California Code of Regulations, Title 15: Crime Prevention and Corrections Division 3. Rules and Regulations of Adult Institutions, Programs and Parole

Chapter 1. Rules and Regulations of Adult Operations and Programs

Article 1. Behavior

Section 3000. Definitions.

Section 3000 is amended to alphabetically merge new definitions below with existing definitions in the section, delete existing definitions, and amend to read:

*

Administrative Restricted Housing Unit (RHU) Term means a duration of time that an incarcerated person can be placed within the RHU for meeting one or more of the qualifiers as outlined in section 3339 and determined determination of the need for retention of any incarcerated person in the RHU by the Departmental Review Board. that: 1) upon completion of a determinate RHU term when overwhelming evidence exists supporting an immediate threat to institutional security and/or safety of others and a substantial justification has been articulated of the need for RHU placement; or 2) the incarcerated person has a substantial disciplinary history consisting of no less than three RHU terms within the past five years demonstrating an on-going threat to safety and security of the institution and/or others and less restrictive housing is not appropriate; or 3) for the incarcerated person who is currently serving an administrative RHU term and continued retention is required because the incarcerated person's case factors are such that overwhelming evidence exists supporting an immediate threat to the security of the institution or safety of others and substantial justification has been articulated of the need for continued RHU placement; or the incarcerated person has a substantial disciplinary history consisting of no less than three RHU terms within the past five years and substantial justification has been articulated for the need for continued RHU placement due to the incarcerated person's ongoing threat to the safety and security of the institution and/or others, and the incarcerated person cannot be housed in a less restrictive environment.

*

Restricted Custody General Population (RCGP) means living units provided as a general population housing alternative to offenders who have a substantial threat to their personal safety should they be released to the general population.

Restricted Housing Units (RHU) means specialized programming units with established placement criteria designated for incarcerated persons not suited for housing in the gGeneral pPopulation (GP). RHU include Enhanced Outpatient Program RHU, Correctional Clinical Case Management System RHU, and gGeneral pPopulation RHU. Restricted housing may be accomplished by confinement in a designated RHU or, in an emergency, to any single cell unit capable of providing secure housing.

Restricted Housing Unit Maximum Release Date (RHU MRD) means the date on which a Determinate RHU term, consisting of a combination of months followed by days, expires.

*

Segregated Housing Units were specialized programming units designated for incarcerated persons not suited for housing in the General Population (GP). Segregated Housing Units included Administrative Segregation Unit (ASU), Security Housing Unit (SHU), and Psychiatric Services Unit (PSU). All Segregated Housing Units have been repurposed and renamed to Restricted Housing Units (RHU) with the same placement criteria as identified in section 3335.

*

NOTE: Authority cited: Sections 243(f)(4), 2717.3, 3000.03, 3411, 3414, 5058, 5058.3, 6252 and 1170.05, Penal Code; Section 10115.3(b), Public Contract Code; and Sections 4525(a), 4526 and 14837, Government Code, Reference: Sections 186,22, 243, 314, 530, 532, 600, 646.9, 653, 832.5, 1170.05, 1203.8, 1389, 2080, 2081.5, 2084, 2600, 2601, 2700, 2717.1, 2717.6, 2932.5, 3003.5(a), 3007.05, 3020, 3450, 3550, 4570, 4576, 5005, 5009, 5050, 5054, 5068, 6250, 6250.5, 6258.1, 7000 et seg., 7286.5, 11180 and 11191, Penal Code; Sections 1132.4 and 1132.8, Labor Code; Sections 10106, 10108. 10108.5, 10115, 10115.1, 10115.2, 10115.3 and 10127, Public Contract Code; Section 999, Military and Veterans Code; Section 391, Code of Civil Procedure; Section 297.5, Family Code; Sections 8550, 8567, 12838 and 12838.7, Government Code; Sections 11007, 11351, 11352, 11378 and 11379, Health and Safety Code; Governor's Prison Overcrowding State of Emergency Proclamation dated October 4, 2006; In re Bittaker, 55 Cal.App. 4th 1004, 64 Cal. Rptr. 2d 679; Madrid v. Cate (USDC ND Cal. C90-3094 TEH); Sassman v. Brown (E.D. Cal. 2015) 99 F.Supp.3d 1223; Mitchell v. Cate, USDC ED 2:08-CV-01196-TLN-EFB; In re Garcia (2012) 202 Cal.App.4th 892; and Quine v. Beard, No. C 14-02726 JST.

Article 3.3. Credits

Section 3043. Credit Earning.

Subsection 3043(a) is amended to read:

(a) General. Incarcerated persons are expected to work or participate in rehabilitative programs and activities to prepare for their eventual return to society. Incarcerated persons who comply with the regulations and rules of the Department and perform the duties assigned to them shall be eligible to earn Good Conduct Credit as set forth in section 3043.2 of this article. Unless otherwise precluded by this article, all incarcerated persons who participate in approved rehabilitative programs and activities, including incarcerated persons housed in restricted housing units or in other restricted housing, shall be eligible to earn Milestone Completion Credit, Rehabilitative Achievement Credit, and Educational Merit Credit as set forth in sections 3043.3, 3043.4, and 3043.5 of this article. The award of these credits, as well as Extraordinary Conduct Credit as set forth in section 3043.6 of this article, shall advance an incarcerated person's release date if sentenced to a determinate term subject to subdivision section (c) of this section, or advance an incarcerated person's initial parole hearing date pursuant to subdivision (a)(2) of section 3041 of the Penal Code if sentenced to an indeterminate term with the possibility of parole. Incarcerated persons who do not comply with the regulations and rules of the Department or who do not perform the duties assigned to them shall be subject to credit forfeiture as provided in this article.

Subsections 3043(b) through 3043(f) are unchanged.

NOTE: Authority cited: Cal. Const., article 1, section 32(b); and Sections 5054 and 5058, Penal Code. Reference: Cal. Const., article 1, section 32(a)(2); and Sections 3041, 3051, 3058.6 and 3058.9, Penal Code.

Article 3.4 Incarcerated Person Work and Privileges

Section 3044. Incarcerated Person Work Groups and Privilege Groups.

Subsections 3044(a) through 3044(b)(1) are unchanged.

Subsection 3044(b)(1)(A) is amended to read:

(A) Any incarcerated person assigned to a required Rehabilitative Program managed by DRP, as defined in section 3000, shall be assigned to Work Group A-1, except when the incarcerated person qualifies for the assignment of Work Group M pursuant to <u>sub</u>section 3044(b)(8).

Subsections 3044(b)(1)(B) through 3044(b)(4)(B) are unchanged.

Subsection 3044(b)(5) is amended to read:

(5) Work Group D-1 (Restricted Housing Status). An incarcerated person assigned to a Restricted Housing Unit (RHU) or other restricted housing shall be assigned to Work Group D-1, unless the incarcerated person qualifies for continued assignment to Work Group F or Work Group M or initial assignment to Work Group M in accordance with

<u>sub</u>sections 3044(b)(7)(D), 3044(b)(7)(E), 3044(b)(8)(E), or 3044(b)(8)(F); or the incarcerated person meets criteria for Work Group D-2 pursuant to <u>subsection</u> 3044(b)(6).

Subsection 3044(b)(6) is amended to read:

(6) Work Group D-2 (Restricted Housing Status: Zero Credit).

Subsections 3044(b)(6)(A) through 3044(b)(6)(C) are amended to read:

- (A) Unless the exceptional criteria specified in subsection 3044(b)(6)(B) are met, an incarcerated person serving an imposed RHU term pursuant to subsection 3337(g) in restricted housing shall be assigned to Work Group D-2, effective the date of the Rules Violation Report, for a period not to exceed the number of whole-day credits forfeited for the rule violation or 180 days, whichever is less, up to the RHU Maximum Release Date or the date the Institution Classification Committee suspends the remainder of the RHU term. Following completion of the period of assignment to Work Group D-2 of credit forfeiture, the incarcerated person shall be reevaluated by a classification committee for assignment to another work group.
- (B) An incarcerated person serving an imposed RHU term pursuant to subsection 3337(g) in restricted housing due to a guilty finding for a Division A-1 offense, as designated in subsection 3323(b), and which involved serious bodily injury on a non-incarcerated personprisoner, shall be assigned to Work Group D-2, effective the date of the Rules Violation Report, for a period not to exceed the number of whole-day credits forfeited for the rule violation or 360 days, whichever is less, up to the RHU Maximum Release Date or the date the Institution Classification Committee suspends the remainder of the RHU term. Following completion of the period of credit forfeiture, the incarcerated person shall be re-evaluated by a classification committee for assignment to another work group.
- (C) An incarcerated person in RHU, or other restricted housing, who is deemed a program failure as defined in section 3000 may be assigned to Work Group D-2 by a classification committee for a period not to exceed the number of credits forfeited for the rules violation(s) or 180 days, whichever is less. An incarcerated person assigned to Work Group C at the time of placement in RHU, or other restricted housing, or who refuses to accept or perform work assignments, shall be assigned to Work Group D-2. An incarcerated person released from RHU, or other restricted housing, may be assigned to Work Group C by a classification committee, not to exceed the remaining number of disciplinary credits forfeited due to the serious disciplinary infraction(s) or 180 days, whichever is less.

Subsections 3044(b)(6)(D) through 3044(b)(7)(C) are unchanged.

Subsections 3044(b)(7)(D) and 3044(b)(7)(E) are amended to read:

(D) An incarcerated person assigned to Work Group F who is temporarily placed in RHU or other restricted housing; designated by the Institution Classification Committee as Non-Disciplinary Restricted Housing (NDRH) pursuant to subsection 3335(b); and who otherwise remains eligible for continued assignment to Work Group F pursuant to

subsections 3044(b)(7)(A) or $3044(b)(7)(B)_{\overline{7}}$ shall continue to be assigned Work Group F for the duration of their NDRH placement.

(E) An incarcerated person initially assigned to Work Group D-1 by the Institution Classification Committee due to placement in RHU or other restricted housing pursuant to subsection 3044(b)(5) and who was not designated for NDRH by the Institution Classification Committee; otherwise eligible for the assignment to Work Group F pursuant to subsections 3044(b)(7)(A) or 3044(b)(7)(B) during the period of restricted housing; and was not found guilty of the serious rule violation which was the reason for RHU or other restricted housing placement shall be made whole by retroactive assignment to Work Group F beginning with the effective date that Work Group D-1 was originally imposed and for the same number of days that they were assigned to Work Group D-1.

Subsections 3044(b)(7)(F) through 3044(b)(8)(D) are unchanged.

Subsections 3044(b)(8)(E) and 3044(b)(8)(F) are amended to read:

- (E) An incarcerated person eligible for initial assignment to Work Group M or who is assigned to Work Group M who is temporarily placed in RHU or other restricted housing; designated by the Institution Classification Committee as NDRH pursuant to subsection 3335(b); and who otherwise remains eligible for initial or continued assignment to Work Group M pursuant to subsections 3044(b)(8)(A) or 3044(b)(8)(B), shall be assigned Work Group M for the duration of their NDRH placement.
- (F) An incarcerated person initially assigned to Work Group D-1 by the Institution Classification Committee due to placement in RHU or other restricted housing pursuant to subsection 3044(b)(5) and who was not designated for NDRH by the Institution Classification Committee; was otherwise eligible for the assignment to Work Group M pursuant to subsections 3044(b)(8)(A) or 3044(b)(8)(B) during the period of restricted housing; and was not found guilty of the serious rule violation which was the reason for RHU or other restricted housing placement shall be made whole by retroactive assignment to Work Group M beginning with the effective date that Work Group D-1 was originally imposed and for the same number of days they were assigned to Work Group D-1.

Subsections 3044(b)(8)(G) through 3044(c)(1) are unchanged.

Subsections 3044(c)(2) and 3044(c)(3) are amended to read:

- (2) Privileges available to a work group may be denied, modified, or temporarily suspended by a hearing official at a disciplinary hearing upon a finding of an incarcerated person's guilt for a disciplinary offense as described in sections 3314 and 3315 of these regulations, by a classification committee action changing the incarcerated person's custody classification, work group, privilege group, or institution placement, or pursuant to subsection 3044(f)(1)(B).
- (3) Disciplinary action denying, modifying, or suspending a privilege for which an incarcerated person would otherwise be eligible shall be for a specified period not to exceed 30 days for an administrative rule violation or 90 days for a serious rule violation.

Loss of privileges shall not preclude an incarcerated person from possessing a network capable tablet for CDCR approved and mandatory functional uses when there is no alternative to perform the function, including, but not limited to: approved educational programs, filing appeals and grievances, and scheduling medical appointments. If the disciplinary sanctions provide for a temporary suspension of services, the Hearing Officer or Senior Hearing Officer may suspend or restrict specific discretionary features for the time specified in the disposition of the rules violation report.

Subsections 3044(c)(4) and 3044(c)(5) are unchanged.

Subsections 3044(c)(6) through 3044(c)(6)(A)3. are amended to read:

- (6) Changes in privilege group status due to the incarcerated person's placement in RHU:
- (A) An incarcerated person housed in RHU shall be designated Privilege Group D with the exception of:
- 1. Incarcerated persons designated as NDRH, who shall retain their privilege group prior to RHU placement;

Existing Subsection 3044(c)(6)(A)2. is deleted.

Existing Subsection 3044(c)(6)(A)3. is renumbered to Subsection 3044(c)(6)(A)2. and text is unchanged.

2. Incarcerated persons who are assigned to the Debrief Processing Unit (DPU) in accordance with sSection 3378.7; and

Existing Subsection 3044(c)(6)(A)4. is renumbered to Subsection 3044(c)(6)(A)3. and amended to read:

3. Incarcerated persons who are on Administrative RHU status in accordance with subsection 3044(i).

Subsections 3044(c)(7) through 3044(c)(10) are unchanged.

New Subsection 3044(c)(11) is adopted to read:

(11) Incarcerated Ppersons may receive up to a maximum of four (4) packages per calendar year, (one (1) per quarter) in accordance with their assigned privilege group.

Subsection 3044(d) is unchanged but shown for reference.

(d) Privilege Group A:

Subsections 3044(d)(1) through 3044(d)(2)(A) are unchanged.

Subsection 3044(d)(2)(B) is amended to read:

(B) Visits during non-work/training hours, limited only by availability of space within facility visiting hours, or during work hours when extraordinary circumstances exist as defined in <u>sub</u>section 3045.2(d)(2). NDRH incarcerated persons in Privilege Group A are restricted to non-contact visits consistent with those afforded to other incarcerated person in RHU.

Subsection 3044(d)(2)(C) is unchanged.

Subsection 3044(d)(2)(D) is amended to read:

(D) Telephone access during the incarcerated person's non-work/training hours limited only by institution/facility telephone capabilities under normal operating conditions.

Subsections 3044(d)(2)(E) through 3044(d)(2)(H) are unchanged.

Subsection 3044(d)(2)(I) is adopted to read:

(I) Tablet access during the incarcerated person's non-work/training hours limited only by institution or vendor capabilities.

Subsections 3044(e) through 3044(e)(2)(A) are unchanged.

Subsection 3044(e)(2)(B) is amended to read:

(B) Visits during non-work/training hours, limited only by availability of space within facility visiting hours, or during work hours when extraordinary circumstances exist, as defined in <u>sub</u>section 3045.2(d)(2). NDRH incarcerated persons in Privilege Group B are restricted to non-contact visits consistent with those afforded to other incarcerated persons in RHU.

Subsection 3044(e)(2)(C) is unchanged.

Subsection 3044(e)(2)(D) is amended to read:

(D) Telephone access during the incarcerated person's non-work/training hours limited only by institution/facility telephone capabilities under normal operating conditions.

Subsection 3044(e)(2)(E) is amended to read:

(E) Kiosk access during the incarcerated person's non-work/training hours limited only by institution or vendor capabilities.

Subsections 3044(e)(2)(F) through 3044(e)(2)(H) are unchanged.

Subsection 3044(e)(2)(I) is adopted to read:

(I) Tablet access during the incarcerated person's non-work/training hours limited only by institution or vendor capabilities.

Subsection 3044(f) is unchanged but shown for reference.

(f) Privilege Group C:

Subsections 3044(f)(1) and 3044(f)(1)(A) are unchanged.

New Subsection 3044(f)(1)(B) is adopted to read:

- (B) The incarcerated person who commits a disciplinary offense for Indecent Exposure or two or more disciplinary offenses for Sexual Disorderly Conduct within a 12-month period from the initial disciplinary offense shall be temporarily placed in Privilege Group C prior to adjudication of the disciplinary offense for up to 90 days for each offense.
- 1. The effective date for placement in Privilege Group C shall be the violation date.
- 2. The authority to temporarily place the incarcerated person in Privilege Group C prior to the adjudication of the disciplinary offense shall not be delegated to staff below the level of Correctional Lieutenant.
- 3. A staff member at the level of Captain or above may modify the number of days the <u>incarcerated personinmate</u> was placed in Privilege Group C prior to adjudication of the disciplinary offense.
- 4. Upon adjudication of the RVR, the temporary Privilege Group C no longer applies and the Senior Hearing Officer may determine appropriate Privilege Group placement pursuant to subsection 3315(g)(5)(C).
- 5. If the incarcerated person is found not guilty or the charges are dismissed, the incarcerated person's privilege group shall revert back to their prior assigned privilege group, effective the date of adjudication or dismissal.

Existing Subsections 3044(f)(1)(B) and 3044(f)(1)(C) are renumbered to 3044(f)(1)(C) and 3044(f)(1)(D) and the text is unchanged.

- (C) A hearing official may temporarily place an incarcerated person into the group as a disposition pursuant to section 3314 or 3315.
- (D) A classification committee action pursuant to section 3375 places the incarcerated person into the group. An incarcerated person placed into Privilege Group C by a classification committee action may apply to be removed from that privilege group no earlier than 30 days from the date of placement. Subsequent to the mandatory 30 days placement on Privilege Group C, if the incarcerated person submits a written request for removal, a hearing shall be scheduled within 30 days of receipt of the written request to consider removal from Privilege Group C.

Subsection 3044(f)(2) is unchanged but shown for reference.

(2) Privileges and non-privileges for Privilege Group C are as follows:

Subsections 3044(f)(2)(A) and 3044(f)(2)(B) are unchanged.

Subsection 3044(f)(2)(C) is amended to read:

(C) One personal telephone access per week during the incarcerated person's non-work/training hours, limited only by institution or facility telephone capabilities under normal operating conditions.

Subsections 3044(f)(2)(D) through 3044(f)(2)(G) are unchanged.

Subsection 3044(f)(2)(H) is amended to read:

(H) Participation in self-help group(s).

Subsections 3044(f)(2)(I) and 3044(f)(2)(J) are unchanged.

Subsection 3044(f)(2)(K) is amended to read:

(K) Incarcerated persons assigned to Privilege Group C who participate in the Mental Health Services Delivery System at the Enhanced Outpatient Program (EOP) level of care or higher, shall be referred to the Interdisciplinary Treatment Team (IDTT) via CDCR Form 128-MH5 (Rev. 05/14), Mental Health Referral Chrono, for program review. The IDTT may recommend certain privileges granted to the incarcerated person on a case-by-case basis when it is determined suspension of privileges would cause decompensation or would be detrimental to the incarcerated person's mental health status.

Subsection 3044(f)(2)(L) is adopted to read:

(L) Tablet possession is permitted, but all calling capabilities and paid services shall be restricted.

Subsection 3044(g) is unchanged and shown for reference.

(g) Privilege Group D:

Subsection 3044(g)(1) is amended to read:

(1) Criteria: Any incarcerated person, with the exception of incarcerated persons placed on Administrative RHU status per section 3339 or designated NDRH, housed in a restricted housing unit, under the provisions of sections 3335-3349 who is not assigned to either a full-time or half-time assignment.

Subsection 3044(g)(2) is unchanged.

Subsection 3044(g)(3) is unchanged but shown for reference.

(3) Privileges and non-privileges for Privilege Group D, other than those listed above, are as follows:

Subsections 3044(g)(3)(A) and 3044(g)(3)(B) are unchanged.

Subsection 3044(g)(3)(C) is amended to read:

(C) One personal telephone access per week during the incarcerated person's non-work/training hours, limited only by institution or facility telephone capabilities under normal operating conditions.

Subsections 3044(g)(3)(D) through 3044(g)(3)(F) are unchanged.

Subsection 3044(g)(3)(G) is adopted to read:

(G) Tablet possession is permitted, but all calling capabilities and paid services shall be restricted.

Subsection 3044(h) is unchanged but shown for reference.

(h) Privilege Group U:

Subsection 3044(h)(1) is unchanged.

Subsection 3044(h)(2) is unchanged but shown for reference.

(2) Privileges and non-privileges for Privilege Group U are:

Subsections 3044(h)(2)(A) and 3044(h)(2)(B) are unchanged.

Subsection 3044(h)(2)(C) is amended to read:

(C) One personal telephone access per week during the incarcerated person's non-work/training hours, limited only by institution or facility telephone capabilities under normal operating conditions.

Subsections 3044(h)(2)(D) through 3044(h)(2)(G) are unchanged.

Existing Subsections 3044(i) through 3044(i)(3)(D)12. are deleted.

Existing Subsection 3044(j) is renumbered to Subsection 3044(i) and the text is unchanged.

(i) Privilege Group AS:

Subsection 3044(i)(1) is amended to read:

(1) Criteria: Any offender in RHU serving an Administrative RHU term as described in section 3339.

Subsections 3044(i)(2) through 3044(i)(3)(C) are unchanged.

Existing Subsection 3044(i)(3)(D) is deleted.

New Subsection 3044(i)(3)(D) is adopted to read:

(D) Tablet possession is permitted, but all calling capabilities and paid services shall be restricted.

Subsection 3044(i)(3)(E) is amended to read:

(E) One personal telephone access per week under normal operating conditions.

Subsections 3044(i)(3)(F) through 3044(i)(3)(I) are unchanged.

Subsection 3044(i)(3)(J) is amended to read:

(J) Electrical appliances are allowed in accordance with the Authorized Personal Property Schedule for RHU incarcerated persons, as described in <u>sub</u>Section 3190(b)(4) or 3190(b)(5).

Subsection 3044(i)(4) is amended to read:

(4) The local Interdisciplinary Treatment Team may further restrict or allow additional authorized personal property, in accordance with the Institution's EOP RHU operational procedure, on a case-by-case basis, above that allowed by the incarcerated person's assigned Privilege Group.

New Subsection 3044(j) is adopted to read:

(j) Incarcerated persons housed in the Psychiatric Inpatient Program will be provided telephone access in accordance with the incarcerated person's assigned privilege group, limited only by institution or facility telephone capabilities and under normal operating conditions, unless restricted by the Interdisciplinary Treatment Team with clinical justification documented in the health record.

NOTE: Authority cited: Cal. Const., article 1, section 32(b); and Sections 2700, 2701 and 5058, Penal Code. Reference: Cal. Const., article 1, section 32(a)(2); Sections 2932, 2933, 2933.05, 2933.3, 2933.6, 2935, 5005, 5054 and 5068, Penal Code; and *In re Monigold*, 205 Cal.App.3d 1224 (1988).

Section 3044.1. Special Assignments.

Subsections 3044.1(a) through 3044.1(b)(1) are unchanged.

Subsections 3044.1(b)(2) and 3044.1(b)(3) are amended to read:

- (2) An incarcerated person who is assigned to Work Group A-1, Work Group B, Work Group F, or Work Group M and placed in a Restricted Housing Unit (RHU) shall be assigned to Work Group D-1, effective the first day of placement into a RHU, unless the incarcerated person is assigned to Work Group D-2, Work Group F, or Work Group M in accordance with <u>sub</u>sections 3044(b)(6), 3044(b)(7)(D), 3044(b)(7)(E), 3044(b)(8)(E), or 3044(b)(8)(F).
- (3) Restricted housing incarcerated persons assigned to Work Group D-1 or D-2 shall retain their work group status.

Subsections 3044.1(c) and 3044.1(c)(1) are unchanged.

Subsections 3044.1(c)(2) and 3044.1(c)(3) are amended to read:

(2) An incarcerated person who is assigned to Work Group A-1, Work Group B, Work Group F, or Work Group M and placed in a RHU shall be re-assigned to Work Group D-1, effective the first day of placement into a RHU, unless the incarcerated person is assigned to Work Group D-2, Work Group F, or Work Group M in accordance with subsections 3044(b)(6), 3044(b)(7)(D), 3044(b)(7)(E), 3044(b)(8)(E), or 3044(b)(8)(F).

(3) An incarcerated person in a RHU who is assigned to Work Group D-1 or D-2 shall be retained in their respective work group.

Subsections 3044.1(d) through 3044.1(h) are unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2933, 2933.05, 2933.3, 2933.6, 5054 and 5068, Penal Code.

3044.2. Impact of Transfer on Work Groups.

Subsections 3044.2(a) through 3044.2(d)(2) are unchanged.

Subsections 3044.2(e)(1) and 3044.2(e)(2) are amended. Subsection 3044.2(e) is shown for reference.

- (e) Special housing unit transfers.
- (1) Incarcerated persons found guilty of a credit loss offense which could result in a <u>restricted</u> security housing unit (<u>R</u>SHU) determinate term shall be evaluated for <u>R</u>SHU assignment by a Celassification Ceommittee.

(2) Incarcerated persons placed in a RSHU, PSU, or in ASU shall be placed in Work Group D-2 upon determination by a Cclassification Ccommittee. All other incarcerated persons in RSHU, PSU, or ASU shall be placed in Work Group D-1.

Subsection 3044.2.(f) is unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 1203.8, 1364, 2684, 2690, 2933, 2933.05, 2933.3, 2933.6, 5054 and 5068, Penal Code.

Article 3.5. Incarcerated Person Work Timekeeping

Section 3045.1. Timekeeping for Incarcerated Persons in Restricted Housing Units.

Subsections 3045.1(a) through 3045.1(a)(2) are amended to read:

- (a) A <u>cC</u>lassification <u>eC</u>ommittee shall evaluate the reasons for an incarcerated person's Restricted Housing Unit (RHU) placement to ensure appropriate credits are awarded the incarcerated person. If the placement was for:
- (1) A disciplinary infraction for which the finding was not guilty or pending an investigation where the incarcerated person was released, the incarcerated person shall retain their work group status at the time of their placement in a RHU unless otherwise impacted by a classification or disciplinary action.
- (2) A disciplinary infraction for misconduct for which the finding was guilty, and a RHU term was assessed, the incarcerated person shall remain in Work Group D-2 in accordance with subsections 3044(b)(6)(A)-(B).

NOTE: Authority cited: Sections 2700, 2701 and 5058, Penal Code. Reference: Sections 2932, 2933, 2933.05, 2933.6, 2935, 5005, 5054 and 5068, Penal Code; and *In re Monigold*, 205 Cal. App. 3d 1224.

Subchapter 2. Incarcerated Person Resources

Article 1. Canteens

Section 3091. Incarcerated Person Canteen Operation.

Subsections 3091(a) through 3091(c)(3) are unchanged.

Subsection 3091(c)(4) is amended to read:

(4) Restricted Housing Unit (RHU) incarcerated persons shall sign the approved canteen shopping list prior to submitting it to the RHU staff authorizing the Trust Account withdrawal, and upon receipt of the merchandise, shall sign the approved institution distribution forms to verify the amount purchased and received.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 5005, 5006 and 5054, Penal Code.

Section 3095. Nonroutine Canteen Draws.

Subsections 3095(a) through 3095(c) are unchanged.

Subsection 3095(d) is amended to read:

(d) Restricted Housing Unit (RHU) incarcerated persons shall not be permitted to go to the canteen and shall submit their canteen shopping list to the RHU staff.

Subsection 3095(e) is unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 5005 and 5054, Penal Code.

Article 4. Mail

Section 3139. Correspondence Between Incarcerated Persons, Supervised Persons, and Persons on Probation.

Subsection 3139(a) is amended to read:

(a) Incarcerated persons shall obtain written authorization from the Warden/Regional Parole Administrator or their designee/assigned probation officer, person in charge of the County Jail and/or other State Correctional Systems, at a level not less than Captain or Parole Agent III, to correspond with any of the following:

Subsections 3139(a)(1) through 3139(d) are unchanged.

Subsection 3139(e) is amended to read:

(e) Wardens at institutions where there are Restricted Housing Units (RHU) shall outline in their local procedure any further restrictions on correspondence due to safety and security concerns, limited to those specific housing units.

Subsections 3139(f) and 3139(g) are unchanged.

Subsection 3139(h) is amended to read:

(h) If an incarcerated person's transfer is based on case factors that create security concerns, such as, but not limited to, placement in a RHU, a reexamination by committee of all approved correspondence shall be conducted. The CCI shall review and recommend to committee whether to continue approval of the correspondence.

Subsections 3139(i) and 3139(j) are unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2601 and 4570, Penal Code; *Procunier v. Martinez*, 416 U.S. 396; and *Bell v. Wolffish*, 99 S. Ct 1861.

Article 6. Legal Documents

Section 3164 Title is amended to read:

Section 3164. Restricted Housing Unit Access.

Subsection 3164(a) is amended to read:

(a) Incarcerated persons confined in a Restricted Housing Unit (RHU) for any reason will not be limited in their access to the courts.

Subsection 3164(b) is unchanged.

Subsection 3164(c) is amended to read:

(c) Incarcerated Persons who are housed in any restricted unit and who are not serving a period of disciplinary detention may possess and have access to any legal resource material available to the general population and may assist each other in their legal work to the extent compatible with institution security. For the purpose of this subsection, restricted units include reception centers, institution reception or orientation units, controlled housing, and RHU as defined in section 3000.

Subsection 3164(d) is unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Section 5054, Penal Code.

Article 7. Visiting

Section 3170.1. General Visiting Guidelines.

Subsections 3170.1(a) through 3170.1(e) are unchanged.

Subsection 3170.1(f) is amended to read:

(f) Incarcerated persons assigned to a Restricted Housing Unit (RHU) shall be eligible for non-contact visits only. On a case-by-case basis, the institution head or designee may allow contact visits for administratively restricted incarcerated persons. Visitors who have made appointments in advance for non-contact RHU visits shall be given priority. Non-contact visits shall be scheduled in one-hour increments and may be extended based on space availability. When overcrowding occurs, those who have visited at least one hour

and who have been visiting for the longest time may have their visits terminated as outlined in subsections 3176(a)(9) and (10).

Subsections 3170.1(g) and 3170.1(h) are unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2600, 2601(c)(2), 4570, 4576 and 5054, Penal Code.

Section 3176. Denial, Restriction, Suspension, Termination or Revocation of Visits and Exclusion of a Person.

Section 3176 Initial paragraph through Subsection 3176(c)(3) are unchanged.

Subsection 3176(d) is amended to read:

(d) The ranking custody officer on duty or the official in charge of visiting may restrict visits, but may not deny visiting, as a temporary security measure when an incarcerated person is scheduled for a hearing on a serious rules violation or for classification on an order for placement in a restricted housing unit. Subsequent disciplinary or classification committee action will supersede any such temporary action.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Section 5054, Penal Code.

Section 3177. Family Visiting (Overnight).

Section 3177 Initial paragraph through Subsection 3177(b)(2)(C) are unchanged.

Subsection 3177(b)(2)(D) is amended to read:

(D) Assigned to a Restricted Housing Unit;

Existing Subsections 3177(b)(2)(F) through 3177(b)(2)(H) are renumbered to 3177(b)(2)(E) through 3177(b)(2)(G) and the text is unchanged.

- (E) Designated "C" status;
- (F) Guilty of one or more Division A or Division B offense(s) within the last 12 months; or (G) Guilty of distribution of a controlled substance while incarcerated in a state prison, under subsection 3016(d). Loss of family visiting (overnight) in accordance with subsection 3315(g)(5)(H).

Subsections 3177(d)(3) through 3177(g) are unchanged.

NOTE: Authority cited: Sections 5058 and 6404, Penal Code. Reference: Section 297.5, Family Code; and Section 5054, Penal Code.

Article 9. Personal Property and Religious Personal Property

Section 3190. General Policy.

Subsections 3190(a) and 3190(b) are unchanged.

Subsections 3190(b)(1) through 3190(b)(5) are amended to read:

- (1) Authorized Personal Property Schedule -- Reception Center Male Inmates (Rev. 11/23). This personal property schedule applies to all facilities which operate Male Reception Center Housing.
- (2) Authorized Personal Property Schedule -- General Population Levels I, II, and III, Male Inmates (Rev. 11/23). This personal property schedule applies to all facilities which operate Levels I, II, III Male Inmate Housing.
- (3) Authorized Personal Property Schedule -- Level IV Male Inmates (Rev. 11/23). This personal property schedule applies to all facilities which operate Level IV Male Inmate Housing.
- (4) Authorized Personal Property Schedule -- Restricted Housing Unit (RHU) Male Inmates (Rev. 11/23). This personal property schedule applies to all facilities which operate RHU Male Inmate Housing.
- (5) Authorized Personal Property Schedule -- Female Inmates (Rev. 11/23). This personal property schedule applies to all facilities which operate Female Inmate Housing.

Subsection 3190(c) is amended to read:

(c) The Religious Personal Property Matrix (RPPM) (Rev. 11/23) identifies a separate list of allowable personal religious property, and is incorporated by reference. The RPPM shall be developed and updated by the Statewide Religious Review Committee (SRRC) no more frequently than twice yearly. Local exceptions to the RPPM shall also be identified.

Subsections 3190(c)(1) and 3190(c)(2) are unchanged.

Subsection 3190(d) is amended to read:

(d) The Non_Disciplinary Restricted Housing (NDRH) Personal Property Matrix (Rev. 11/23) identifies a separate list of allowable personal property afforded to incarcerated persons housed in RHU for non_disciplinary reasons as affirmed by a classification committee, and is hereby incorporated by reference. The NDRH Personal Property Matrix shall be updated by collaboration of all Division of Adult Institutions mission_based programs no more frequently than twice yearly. All changes to the NDRH Personal Property Matrix shall be adopted in accordance with the rulemaking requirements of the Administrative Procedure Act (Government Code Sections 11340 through 11350.3) and, if applicable, Penal Code section 5058.3.

Subsections 3190(e) through 3190(e)(2) are amended to read:

(e) The Transgender Inmates Authorized Personal Property Schedule (TIAPPS) (Rev. 11/23) identifies a separate list of allowable personal property afforded to transgender incarcerated persons and incarcerated persons with symptoms of gender dysphoria as identified and documented in SOMS by medical or mental health personnel within a CDCR institution, and is incorporated by reference. The TIAPPS shall be updated through the collaboration of all mission-based programs within the Division of Adult Institutions no more frequently than twice yearly. All changes to the TIAPPS shall be adopted in accordance with the rulemaking requirements of the Administrative Procedure Act (Government Code Sections 11340 through 11350.3) and, if applicable, Penal Code sSection 5058.3.

The following two property lists are incorporated by reference:

- (1) TIAPPS--Designated Male Institutions (Rev. 11/23). This personal property schedule applies to transgender incarcerated persons and incarcerated persons having symptoms of gender dysphoria who are housed at male institutions.
- (2) TIAPPS--Designated Female Institutions (Rev. 11/23). This personal property schedule applies to transgender incarcerated persons and incarcerated persons having symptoms of gender dysphoria who are housed at female institutions.

Subsections 3190(f) through 3190(m)(2) are unchanged.

Subsection 3190(m)(3) is amended to read:

(3) Incarcerated persons assigned to a RHU or other restricted housing may possess or acquire one television or one radio or one television/radio combination unit, through the Special Purchase process, facility physical plant limitations permitting, and shall not exceed the six cubic feet maximum limitation. Incarcerated persons assigned to RHU are authorized two entertainment appliances. Eligibility to possess an entertainment appliance commences on the date of Privilege Group D assignment. An incarcerated person who is deemed to be a program failure, as defined in section 3000, based on conduct prior to or while in the RHU or other restricted housing, shall have their his or her entertainment appliance stored by the institution pending removal of program failure designation. Incarcerated persons deemed a program failure as defined in section 3000 who receive one or more additional Administrative or Serious Rules Violation Reports while assigned to program failure status shall be required to mail out, return, donate or dispose of disallowed property in accordance with subsection 3191(c). An incarcerated person who has not been deemed a program failure, but who is found guilty of any Rules Violation Report based on conduct while in the RHU or other restricted housing, is subject to temporary loss of the entertainment appliance as follows: (1) thirty days for the first offense; (2) sixty days for the second offense; and (3) ninety days for the third and subsequent offenses. Incarcerated persons assigned to Privilege Group D shall not possess a musical instrument.

Subsections 3190(m)(4) and 3190(m)(5) are unchanged.

Subsection 3190(m)(6) is amended to read:

(6) An incarcerated person deemed to be a program failure, based on conduct prior to or while in the RHU or other restricted housing, shall have their his or her maximum monthly canteen draw items limited to stationery, stationery supplies, personal hygiene, vitamins, and medications. Incarcerated persons may maintain their current canteen items, which must be verified with a current receipt. Any subsequent canteen purchases while deemed a program failure shall be limited to stationery, stationery supplies, personal hygiene, vitamins, and medication.

Subsections 3190(n) through 3190(u) are unchanged.

Subsections 3190(v) and 3190(w) are amended to read:

- (v) All allowable incarcerated person property shall be inventoried, documented, and stored for incarcerated persons transferred Out-to-Medical or Out-to-Court, or placed in restricted housing, a Correctional Treatment Center, or an Outpatient Housing Unit, until the incarcerated person returns.
- (w) Privilege Group A or B incarcerated persons placed in RHU shall have their property inventoried and stored pending the outcome of Initial Classification Committee review. If the incarcerated person is released to general population and maintains their Privilege Group A or B assignment, all allowable property shall be returned. If the incarcerated person is retained in RHU, all allowable property as determined by current departmental regulations shall be reissued to the incarcerated person. If the incarcerated person received a RHU term, the incarcerated person shall be required to dispose of unallowable property due to privilege group and/or security level and/or institution mission change in accordance with <u>sub</u>section 3191(c).

NOTE: Authority cited: Sections 5058 and 5058.3, Penal Code. Reference: Sections 2086, 2601, 5006 and 5054, Penal Code; *In re Alcala*, Marin County Superior Court, No. 117925, December 20, 1984; *Armstrong v. Davis* Court Ordered Remedial Plan, Amended January 3, 2001; *In re Armstrong*, N.D. Cal, No. C 94-02307, March 20, 1998; and *Quine v. Beard*, No. C 14-02726 JST, *Rhoades v. Montgomery*, No. EHC01917, *Taylor v. Hubbard*, No. CV-00404-BAM PC, *Rouser v. White* Settlement Agreement, No. CV-0767-LKK-GGH(PC); and Religious Land Use and Institutionalized Persons Act, 42 U.S.C. nited States Code sSections 2000cc et seg.

Subchapter 4. General Institution Regulations

Article 1. Public Information and Community Relations

Section 3261.5. Routine Media interviews.

Subsections 3261.5(a) through 3261.5(d)(3) are unchanged.

Subsection 3261.5(e) is amended to read:

(e) News media and non-news media representatives may be allowed access to a restricted housing unit with the prior approval of the institution head.

Subsections 3261.5(e)(1) through 3261.5(l) are unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2601 and 5054, Penal Code; and *Pell v. Procunier*, 94 S.Ct. 2800 (1974).

Article 1.6. Incarcerated Person Housing

Section 3269. Incarcerated Person Housing Assignments.

Subsections 3269(a) is amended to read:

(a) Incarcerated persons shall accept Incarcerated Person Housing Assignments (IPHAs) as directed by staff. All incarcerated persons shall be assigned to double-cell housing, except as provided in <u>sub</u>section 3269(e), whether being housed in a Reception Center, General Population (GP), Sensitive Needs Yard (SNY), Non-Designated Programming Facility (NDPF), Restricted Housing Unit (RHU), or specialty housing unit. If staff determines an incarcerated person is suitable for double-cell housing, based on the criteria as set forth in this section, the incarcerated person shall accept the housing assignment or be subject to disciplinary action. IPHAs shall be made based on available documentation and individual case factors. Although incarcerated persons may request a housing assignment, they are not entitled to single-cell housing, a housing location of choice, or a cellmate of their choice.

Subsections 3269(b) through 3269(b)(9) are unchanged.

Subsection 3269(b)(10) is amended to read:

(10) Reason(s) for prior restricted housing.

Subsections 3269(b)(11) through 3269(c) are unchanged.

Subsection 3269(c)(1) is amended to read:

(1) Security issues including RHU and Restricted Custody General Population placement.

Subsections 3269(c)(2) through 3269(c)(6) are unchanged.

Subsections 3269(d) through 3269(d)(2) are amended to read:

- (d) Upon placement in a RHU, incarcerated persons shall be screened for an appropriate cell assignment using the same criteria as incarcerated persons being screened for housing in the general population.
- (1) The reason for RHU placement shall be taken into consideration.
- (2) Based on available information and the incarcerated person interview, the screening authority shall determine if the incarcerated person is suitable for single- or double-celled

housing and shall complete a CDC Form 114-A1 (Rev. 11/23), Inmate Restricted Housing Profile, which is incorporated by reference. Unless approved for single-cell assignment, an incarcerated person in RHU is expected to share a cell with another incarcerated person.

Subsections 3269(e) through 3269(i) are unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Section 5054, Penal Code; and *Quine v. Beard*, No. C 14-02726 JST.

Section 3269.1. Integrated Housing.

Subsections 3269.1(a) through 3269.1(f) are unchanged.

Subsection 3269.1(f)(1) is amended to read:

(1) Security issues including Restricted Housing Unit (RHU) placement.

Existing Subsections 3269.1(f)(3) through 3269.1(f)(8) are renumbered to 3269.1(f)(2) through 3269.1(f)(7) and the text is unchanged.

- (2) Request for Protective Custody.
- (3) Request for Sensitive Needs Yard Designation.
- (4) Security Threat Group affiliation.
- (5) Medical, developmental, or cognitive impairment, or mental health concerns.
- (6) Length of term.
- (7) Height, weight, and age.

Staff shall continue to ensure that current housing policies regarding special category incarcerated persons covered under specific litigation remain in place during the housing process.

Subsections 3269.1(g) through 3269.1(i) are unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Section 5054, Penal Code; *Johnson v. California* (2005) 543 U.S. 499 [125 S. Ct. 1141], remand of *Johnson v. California*, (9th Cir. 2007) [Dock. No. CV 95-1192 CBM(BQR)].

Section 3269.4. Non-Designated Programming Facility.

Subsection 3269.4(a) is unchanged.

Subsection 3269.4(b) is unchanged but shown for reference.

(b) An incarcerated person shall be excluded or removed from NDPF placement in accordance with either of the following criteria:

Subsections 3269.4(b)(1) and 3269.4(b)(1)(A) are amended to read:

- (1) The incarcerated person was found guilty and assessed a Restricted Housing Unit (RHU) term pursuant to subsection 3337(g)(1)-(3), or any RHU-related offense pursuant to subsection 3337(g) with an STG nexus.
- (A) An incarcerated person shall be evaluated or re-evaluated for NDPF twelve months after the Restricted Housing Unit Maximum Release Date (RHU MRD), or the date the Institution Classification Committee (ICC) elected to suspend the remainder of the RHU MRD, during the incarcerated person's first annual classification committee review, and annually thereafter.

Subsections 3269.4(b)(2) and 3269.4(b)(2)(A) are unchanged.

Subsection 3269.4(c) is amended to read:

(c) A classification committee may temporarily exclude or remove an incarcerated person from NDPF for twelve12 months from the date the projected RHU term expires or the date ICC elected to release the incarcerated person from restricted housing, when the incarcerated person has elected to postpone the disciplinary hearing of an RVR that qualifies as exclusionary criteria as delineated in subsection 3269.4(b)(1).

Subsections 3269.4(d) through 3269.4(d)(2) are unchanged.

NOTE: Authority cited: Sections 5058 and 5058.3, Penal Code. Reference: Sections 5054 and 5068, Penal Code.

Article 2. Security

Section 3287. Cell, Property, and Body Inspections.

Subsection 3287(a) is amended to read:

(a) Insofar as possible, a cell, room, or dormitory bed area and locker will be thoroughly inspected immediately upon its vacancy and again, if there is a significant time lapse, before another incarcerated person is assigned to the same cell, room, or dormitory bed and locker. Such inspections are required and must be recorded for restricted housing unit and isolation cells. The purpose of such inspections is to fix responsibility or the absence of responsibility for security and safety hazards and serious contraband found in the cell, room, or dormitory area.

Subsections 3287(a)(1) through 3287(e) are unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 5054 and 6402, Penal Code; *Jordan v. Gardner*, 986 F.2d 1521; and Title 28, Subsection 115.15, Code of Federal Regulations.

Article 5. Incarcerated PersonInmate Discipline

Section 3312. Disciplinary Methods.

Subsections 3312(a) through 3312(a)(3) are unchanged.

Subsections 3312(a)(3)(A) and 3312(a)(3)(B) are amended to read:

- (A) Unless an incarcerated person charged with serious misconduct requires temporary restricted housing pursuant to <u>sub</u>section 3335(c) pending adjudication of the disciplinary charges, the incarcerated person may be retained in regularly assigned housing, work, and program assignments.
- (B) If the incarcerated person is placed in a restricted housing unit pending the disciplinary proceedings, the official making the housing decision shall ensure compliance with the provisions of article 7 of this subchapter.

Subsections 3312(b) through 3312(b)(2) are unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2932 and 5054, Penal Code.

Section 3314. Administrative Rule Violations.

Subsections 3314(a) through 3314(e)(9) are unchanged.

Subsection 3314(e)(10) is amended to read:

(10) Incarcerated persons placed in a Restricted Housing Unit, Privilege Group D, who are found guilty of any RVR deemed administrative per this section are subject to temporary loss of entertainment appliances as follows:

Subsections 3314(e)(10)A. through 3314(k) are unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Section 5054, Penal Code.

Section 3315. Serious Rule Violations.

Subsections 3315(a) through 3315(a)(3)(AA) are unchanged.

Subsection 3315 (b) is amended to read:

(b) In addition to the disciplinary hearing, the incarcerated person may be subject to restricted housing placement pursuant to sections 3312 and 3335 through 3349; and referral for prosecution when the misconduct is a criminal offense.

Subsection 3315(c) is amended to read:

(c) Hearing. Serious rule violations shall be heard at the Senior Hearing Officer (SHO) or higher level. A SHO shall not be below the level of a captain, correctional counselor III, parole agent III, or an experienced correctional lieutenant, correctional counselor II, or parole agent II.

Subsections 3315(d) through 3315(g)(5)(K)2. are unchanged.

Subsection 3315(g)(5)(L) is amended to read:

(L) Incarcerated persons placed in Restricted Housing Units (RHU) or other restricted housing on Privilege Group D, who are deemed to be program failures, as defined in section 3000, based on conduct while in the RHU or other restricted housing, shall not possess personal entertainment appliances. An incarcerated person who is deemed a program failure by a classification committee is subject to having their personal property appliances stored by the institution pending removal of program failure designation. Incarcerated persons deemed a program failure who receive one or more additional Administrative or Serious Rules Violation Reports while assigned to program failure status shall be required to mail out, return, donate, or dispose of disallowed property in accordance with subsection 3191(c). Incarcerated persons who are not deemed to be program failures, but who are found guilty of any RVR per this section, based on their conduct while in RHU or other restricted housing, are subject to temporary loss of their entertainment appliances as follows:

Subsections 3315(g)(5)(L)1. through 3315(j) are unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 295, 295.1, 295.2, 296, 296.1, 296.2, 297, 298, 298.1, 298.2, 298.3, 299, 299.5, 299.6, 299.7, 300, 300.1, 300.2, 300.3, 314, 530, 532, 646.9, 647, 653, 2931, 2932, 2933, 4501.1, 4573.6, 4576, 5054 and 5068. Penal Code.

Section 3317. Mental Health Assessments for Disciplinary Proceedings.

Subsection 3317(a) is unchanged.

Subsection 3317(b) is unchanged but shown for reference.

(b) Incarcerated persons who are alleged to have committed a Rules Violation shall receive a Mental Health Assessment, via completion of CDCR Form 115-MH-A (Rev. 12/15), Rules Violation Report: Mental Health Assessment, which is incorporated by reference, for any of the following reasons:

Subsections 3317(b)(1) through 3317(b)(3) are unchanged.

Subsection 3317(b)(4) is amended to read:

(4) Incarcerated person is a participant in the MHSDS at the Correctional Clinical Case Management System (CCCMS) level of care and has been charged with a Division A, B, or C offense, or any other rules violation which may result in the assessment of a Restricted Housing Unit term as defined in subsSection 3337, subsection (g).

Subsections 3317(b)(5) through 3317(g) are unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Section 5054, Penal Code.

Section 3322. Length of Confinement.

Subsections 3322(a) and 3322(b) are amended to read:

- (a) No incarcerated person shall be kept in disciplinary detention or confined to quarters more than ten (10) days. The chief disciplinary officer may shorten time spent in disciplinary detention or confined to quarters if the incarcerated person appears ready to conform and the facility disciplinary process will benefit by such an action. When the disciplinary detention or confined to quarters disposition has expired and continued restricted housing is deemed necessary, the incarcerated person shall be processed pursuant to section 3335.
- (b) Time spent in restricted housing pending a disciplinary hearing shall normally be credited toward any disciplinary detention or confined to quarters sentence imposed. Reasons for not granting such credit shall be explained in the disposition section of the RVR.

Subsection 3322(c) is unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Section 5054, Penal Code.

Article 5.5. Restoration of Forfeited Credits

Section 3327. Restoration of Forfeited Credits.

Subsections 3327(a) through 3327(a)(4)(D) are unchanged.

New Subsection 3327(a)(5) is adopted to read:

(5) No credit shall be restored pursuant to subsections 3329.5(a)(1) and 3329.5(a)(2).

Subsections 3327(b) through 3327(d) are unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 273a, 273ab, 273d, 667.5, 2932, 2932.5, 2933, 3058.6, 3058.9 and 5054, Penal Code.

Section 3329.5. Automatic Restoration of Forfeited Credits.

Subsection 3329.5(a) is amended to read:

(a) Notwithstanding sections 3327, 3328, and 3329, Good Conduct Credit shall be restored for a Division "D," "E," or "F" offense discovered by department staff on or after May 1, 2017, if an incarcerated person remains disciplinary-free for a period of 90 calendar days with the following exceptions:

New Subsection 3329.5(a)(1) is relocated and renumbered from existing Subsection 3329.5(d) and amended to read:

(1) Credit loss resulting from rules violations for unauthorized possession or constructive possession of a cellular telephone or wireless communication device capable of making or receiving wireless communications shall not be restorable.

New Subsection 3329.5(a)(2) is adopted to read:

(2) Credit loss resulting from rules violations for Indecent Exposure, which occurred on or after November 1, 2023, shall not be restorable.

Subsections 3329.5(b) and 3329.5(c) are unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 3058.6, 3058.9 and 5054, Penal Code.

Article 6. Disciplinary Detention

Section 3332. Administration and Supervision of Detention Units.

Subsection 3332(a) is unchanged.

Subsection 3332(b) is amended to read:

(b) Administration and Supervision. The administration of disciplinary detention units may be delegated to a staff member at not less than the level of captain. The supervision of disciplinary detention units may be assigned to a staff member at not less than the level of correctional sergeant.

Subsections 3332(c) through 3332(f) are unchanged.

Subsections 3332(f)(1) and 3332(f)(2) are amended to read:

(1) An Isolation Log, CDCR Form 114 (Rev. 07/24), will be maintained in each designated disciplinary detention unit. Specific information required in this log will be kept current on a daily and shift or watch basis. A completed log book will be retained in the unit for as long as any incarcerated person recorded on the last page of that log remains in the unit. Storage and purging of log books will be in accordance with department schedules. One disciplinary detention/restricted housing log may serve a disciplinary detention unit and

other restricted housing units which are combined and are administered and supervised by the same staff members.

(2) A separate record will be maintained on each incarcerated person undergoing disciplinary detention. This record will be compiled—on using the automated Restricted Housing Record Form (Rev. 11/23), which is incorporated by reference. In addition to the identifying information required on the form, all significant information relating to the incarcerated person during the course of detention, from reception to release, will be entered on the form in chronological order.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Section 5054, Penal Code.

Article 7. Restricted Housing

Section 3335 is renamed and amended to read:

Section 3335. Restricted Housing Unit Placement.

Section 3335 Initial paragraph is renumbered to Subsection 3335(a) and amended to read:

(a) When an incarcerated person's presence in an institution's General Population (GP), inclusive of the Restricted Custody General Population (RCGP) facility, presents an immediate threat to the safety of the incarcerated person or others, endangers institution security, or jeopardizes the integrity of an investigation of an-alleged serious misconduct, criminal activity, or the safety of any person, the incarcerated person shall be immediately removed from the GP and placed in a Restricted Housing Unit (RHU) pursuant to subsection 3335(c). Initial placement into these units requires issuance of an automated Restricted Housing Unit Placement Notice (RHUPN) (Rev. 11/23), which is incorporated by reference, and approval by an Administrative Reviewer as described in subsection 3336(b). If an Institution Classification Committee (ICC) determines continued placement in a RHU is appropriate, approval by the Classification Staff Representative (CSR) for extension or an assessed Determinate RHU term, or by the Departmental Review Board (DRB) if the incarcerated person is being assessed an Administrative RHU term, on the basis of classification committee recommendations and referrals is required. CDCR staff shall not place incarcerated persons into a RHU solely on the basis of their validation status.

Subsections 3335(b) through 3335(b)(1)(A) are renumbered from existing 3335(a) through 3335(a)(1)(A) and amended to read:

- (b) Non-Disciplinary Restricted Housing.
- (1) Non-Disciplinary Restricted Housing (NDRH) means temporary restricted housing placement for administrative reasons including, but not limited to:
- (A) RHU placement for investigation of safety concerns not resulting from the incarcerated person's own misconduct.

Subsection 3335(b)(1)(A)1. is deleted.

1. Incarcerated persons whose safety concerns result from the incarcerated person's own misconduct or the incarcerated person's failure to cooperate with the investigation into their safety concerns may be denied NDRH designation by an ICC. In these cases, the ICC shall document the information detailing the misconduct and reasoning for denial of NDRH within the

automated Classification Committee Chrono (05/19).

Subsections 3335(b)(1)(B) and 3335(b)(1)(C) are renumbered from existing 3335(a)(1)(B) and 3335(a)(1)(C) and text is unchanged.

- (B) Investigation not related to misconduct or criminal activity.
- (C) Being a relative or an associate of a prison staff member.

Subsection 3335(b)(1)(D) is renumbered from existing 3335(a)(1)(D) and text is unchanged but shown for reference.

(D) Investigation related to being the victim of a Prison Rape Elimination Act (PREA) incident.

Subsections 3335(b)(1)(D)1. through 3335(b)(1)(D)3. are renumbered from existing 3335(a)(1)(D)1. through 3335(a)(1)(D)3. and amended to read:

- 1. If the placement in NDRH is related to being the victim of a PREA incident, the incarcerated person will be afforded all programs, privileges, and education in accordance with section 3044 and subsection 3190($\frac{bd}{5}$)($\frac{c}{5}$), of Title 15 of the CCR. If these are restricted, assigned staff shall document: 1) the opportunities that have been limited; 2) the duration of the limitation; and 3) the reasons for such limitations.
- 2. The facility shall assign such incarcerated persons to NDRH only until an alternative means of separation from likely abusers can be arranged, and such an assignment shall not ordinarily exceed a period of 30 days. If the period of restricted housing exceeds 30 days, reasoning shall be documented on an automated Classification Committee Chrono (Rev. 05/19), which is incorporated by reference.
- 3. Every 30 days, the facility shall afford each such incarcerated person with a review by the assigned custody supervisor to determine whether there is a continuing need for restricted housing. The review shall be documented on the CDC Form 128-B (Rev. 4/74), General Chrono. If the custody supervisor determines the need for continued restricted housing no longer exists, the incarcerated person shall be referred to the ICC for a program review.

New Subsections 3335(b)(1)(E) through 3335(b)(1)(G) are adopted to read:

- (E) Post-Restricted Housing Unit Maximum Release Date (RHU MRD) pending transfer to the GP.
- (F) Lack of appropriate bed space.
- (G) Out-to-court and return for non-criminal proceedings with case factors precluding release to the GP.

New Subsection 3335(b)(2) is adopted to read:

(2) Incarcerated persons whose safety concerns result from the incarcerated person's own misconduct or the incarcerated person's failure to cooperate with the investigation into their safety concerns may be denied NDRH designation by an ICC. In these cases, the ICC shall document the information detailing the misconduct and reasoning for denial of NDRH within the automated Classification Committee Chrono (Rev. 05/19).

Subsections 3335(b)(3) and 3335(b)(3)(A) are renumbered from existing 3335(a)(2) and 3335(a)(2)(A) amended to read:

- (23) Designation as NDRH shall be made by ICC.
- (A) Any case designated as NDRH, pursuant to subsections 3335(b)(1)(A) through 3335(b)(1)(C), and included in the MHSDS shall be transferred to an appropriate institution within 72 hours of initial designation.

New Subsection 3335(b)(4) is adopted to read:

(4) Incarcerated persons assigned to Work Group (WG) M or F and designated NDRH shall retain their WG status in accordance with subsections 3044(b)(7)(D) and 3044(b)(8)(E). Privileges shall be in accordance with subsections 3044(c)(6)(A)1. and 3190(c).

Subsections 3335(c) through 3335(c)(4) are renumbered from existing 3335(b) through 3335(b)(4) and amended to read:

- (c) The reasons for ordering an incarcerated person's placement in restricted housing shall be clearly articulated on an automated RHUPN (<u>Rev.</u> 11/23) by the initial authority who ordered placement in restricted housing.
- (1) The automated RHUPN (<u>Rev.</u> 11/23) shall include sufficient information and detail to allow the incarcerated person to present a written or verbal defense to the stated reason(s) and circumstances for restricted housing during the classification hearing.
- (2) The authority to order an incarcerated person's initial placement in restricted housing shall not be delegated below the staff level of Correctional Lieutenant or Correctional Counselor II (CCII) Supervisor, except when a lower-level staff member is the highest-ranking official on duty.
- (3) A printed copy of the automated RHUPN (<u>Rev.</u> 11/23) shall be issued to the incarcerated person at the time of placement in restricted housing by the official ordering placement or by staff at the level of Correctional Lieutenant, CCII Supervisor, or higher.
- (A) When necessary, the official ordering restricted housing placement shall accurately document whether the incarcerated person has Limited English Proficiency (LEP), or has a disability or communication need requiring effective communication, whether there is a need for an accommodation or assistance to ensure effective communication as defined in section 3000, and if necessary, document the provision of any assistance provided that is consistent with the incarcerated person's communication need, and document the

method staff used to determine the incarcerated person understood.

(4) Restricted housing incarcerated persons returning to their endorsed institution from out-to-court or out-to-medical shall not require an updated automated RHUPN (Rev. 11/23) unless the incarcerated person's next scheduled ICC hearing was missed or the circumstances for restricted housing have changed.

Subsections 3335(d) through 3335(f) are renumbered from existing 3335(c) through 3335(e) and amended to read:

- (d) In addition to the automated RHUPN (<u>Rev.</u> 11/23), the initial authority who ordered placement in restricted housing or designee shall prepare a CDC Form 114-A1 (<u>Rev.</u> 11/23), Inmate Restricted Housing Profile, which is hereby incorporated by reference, for each incarcerated person being placed on restricted housing status.
- (e) A staff member at the rank of Captain, Correctional Counselor III (CCIII) or higher may rescind the placement and order the release of an incarcerated person in restricted housing at any time prior to the initial ICC.
- (f) All classification committee actions shall be documented, including a specific record of the incarcerated person's participation, an explanation of the reason(s), and the information and evidence relied upon for the action taken. The incarcerated person shall be provided a copy of the automated Classification Committee Chrono (Rev. 05/19) and copies of the completed forms relied upon in making the decisions affecting the incarcerated person.

New subsection 3335(g) is adopted to read:

(g) Special circumstances or exceptions to the placement criteria for RHU must be referred to and decided by the DRB in accordance with section 3376.1.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 5054 and 5068, Penal Code; 28 CFR Sections 115.42 and 115.43; *Wright v. Enomoto*, (1976) 462 F.Supp. 397; *Toussaint v. McCarthy* (9th Cir. 1986) 801 F.2d 1080, cert. denied, 481 U.S. 1069; *Sandin v. Connor* (1995) 515 U.S. 472; *Toussaint v. McCarthy* (9th Cir. 1990) 926 F.2d 800; and *Toussaint v. Yockey* (9th Cir. 1984) 722 F.2d 1490.

New Section 3335.1 is relocated and renumbered from existing Section 3335.5.

Section 3335.1. Exclusions.

New Section 3335.1(a) Initial paragraph through Subsection 3335.1(d) are relocated and renumbered from existing 3335.5 Initial paragraph through Subsection 3335.5(c) and amended to read:

- (a) Removal of an incarcerated person from the General Population (GP) for the reasons described in this section is not considered placement in restricted housing and is specifically excluded from the other provisions of this article.
- (b) Medical. When an incarcerated person is removed from the GP for medical or

psychiatric reasons by order of healthcare staff and the incarcerated person's placement is in a medical setting or in other housing as a medical quarantine, the incarcerated person will not be deemed as <u>Rrestricted Hhousing incarcerated person</u> for the purpose of this article. Restricted Housing incarcerated persons with healthcare concerns shall remain on restricted housing status, regardless of housing.

- (c) Lay-Over. Newly received incarcerated person in transit or lay-over status may be restricted to assigned quarters for that purpose. Such restrictions should not be more confining than is required for institution security and the safety of persons, nor for a period longer than the minimum time required to evaluate the safety and security factors and reassignment to more appropriate housing. If restricted housing is used for this purpose, such placement shall be in accordance with the provisions of Subchapter 4, Article 7.
- (d) Orientation. Newly received incarcerated persons may be restricted to assigned quarters for that purpose. Such restrictions should not be more confining than is required for institution security and the safety of persons, nor for a period longer than the minimum time required to evaluate the safety and security factors and reassignment to more appropriate housing. If restricted housing is used for this purpose, such placement shall be in accordance with the provisions of Subchapter 4, Article 7.

New Subsections 3335.1(e) and 3335.1(f) are relocated and renumbered from existing Subsections 3335.5(d) and 3335.5(e) and the text is unchanged but shown for reference.

- (e) Disciplinary Detention. Placement in disciplinary detention as an ordered action of a disciplinary hearing is not subject to the provisions of this article.
- (f) Confinement to Quarters. Confinement to quarters as an ordered action of a disciplinary hearing is not subject to the provisions of this article.

New Subsections 3335.1(g) through 3335.1(g)(3) are adopted to read:

- (g) Protective Housing Unit (PHU). A PHU houses incarcerated persons whose safety would be endangered by general population incarcerated persons, and provides secure housing and care for incarcerated persons with safety concerns of such magnitude that no other viable housing options are available, subject to approval by the Departmental Review Board (DRB).
- (1) An incarcerated person meeting all of the following criteria may be placed in PHU:
- (A) The incarcerated person does not require restricted housing placement for reasons other than protection.
- (B) The incarcerated person is not documented as an affiliate of an STG-I.
- (C) An Institution Classification Committee has determined that the incarcerated person does not pose a threat to the safety or security of other incarcerated persons similarly housed in the PHU.
- (D) The incarcerated person has specific, documented, and verified safety and/or enemy concerns, capable of causing and likely to cause the incarcerated person great bodily injury if placed in the general population.
- (E) The incarcerated person has notoriety likely to result in great bodily injury to the incarcerated person if placed in the general population.

- (F) There is no alternative placement available that can both ensure the incarcerated person's safety and provide the level of custody required for the appropriate control of the incarcerated person's movement.
- (2) The incarcerated person's uncorroborated personal report, the nature of their commitment offense or a record of prior protective custody shall not be the sole basis for PHU placement.
- (3) The Departmental Review Board (DRB) shall retain sole authority for incarcerated person placement in and removal from PHU.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Section 5054 and 5068, Penal Code.

New Section 3335.2 is adopted to read:

Section 3335.2. Enhanced Outpatient Program Restricted Housing Unit.

- (a) The Enhanced Outpatient Program Restricted Housing Unit (EOP RHU) provides secure housing and care for incarcerated persons with diagnosed psychiatric disorders who are not able to function in the general population and do not require inpatient hospital care, but who require placement in restricted housing.
- (b) An incarcerated person shall be housed in an EOP RHU if they are included in the Mental Health Services Delivery System (MHSDS) at the EOP level of care and meet criteria pursuant to section 3335.
- (c) Incarcerated persons assigned to an EOP RHU shall be classified pursuant to section 3340. Incarcerated persons assigned to an EOP RHU with an imposed RHU term shall be classified pursuant to section 3341.
- (d) An incarcerated person included in the MHSDS at the EOP level of care and retained in RHU by an Institution Classification Committee shall be transferred to a designated EOP RHU within 30 days of RHU placement. If the incarcerated person's inclusion in the MHSDS at the EOP level of care occurs after RHU placement, the incarcerated person shall be transferred within 30 days from the date of the inclusion at the EOP level of care.
- (1) An exception to the 30-day requirement is allowed, and time constraints suspended, in the following circumstances:
- (A) Healthcare staff determines, based on medical necessity, that a transfer cannot occur and places a medical hold.
- (B) During a delay resulting from the incarcerated person's refusal to transfer.
- (C) The incarcerated person is out-to-court.
- (D) The incarcerated person is placed in a Mental Health Crisis Bed or higher level of care.
- (2) Upon resolution of the exception, the time constraints will resume.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2933.6, 5054 and 5068, Penal Code; *Madrid v. Gomez* (N.D. Cal. 1995) 889 F.Supp. 1146, 1278; *Coleman v. Wilson*, 912 F.Supp. 1282 (E.D. Cal. 1995); and *Clark v. California*, 123 F.3d 1267 (9th Cir. 1997).

New Section 3335.3 is adopted to read:

Section 3335.3. Correctional Clinical Case Management System Restricted Housing Unit.

- (a) The Correctional Clinical Case Management System Restricted Housing Unit (CCCMS RHU) provides secure housing and enhanced care for incarcerated persons with diagnosed psychiatric disorders who do not require Enhanced Outpatient Program (EOP), crisis, or inpatient levels of care, but who require placement in restricted housing. (b) An incarcerated person shall be housed in a CCCMS RHU if they are included in the Mental Health Services Delivery System (MHSDS) at the CCCMS level of care and meet criteria pursuant to section 3335.
- (c) Incarcerated persons assigned to a CCCMS RHU shall be classified pursuant to section 3340. Incarcerated persons assigned to a CCCMS RHU with an imposed RHU term shall be classified pursuant to section 3341.
- (d) An incarcerated person included in the MHSDS at the CCCMS level of care and retained in RHU by an Institution Classification Committee shall be transferred to a designated CCCMS RHU within 30 days of RHU placement. If the incarcerated person's inclusion in the MHSDS at the CCCMS level of care occurs after RHU placement, the incarcerated person shall be transferred within 30 days from the date of the inclusion at the CCCMS level of care.
- (1) An exception to the 30-day requirement is allowed, and time constraints suspended, in the following circumstances:
- (A) Healthcare staff determines, based on medical necessity, that a transfer cannot occur and places a medical hold.
- (B) During a delay resulting from the incarcerated person's refusal to transfer.
- (C) The incarcerated person is out-to-court.
- (D) The incarcerated person is placed in a Mental Health Crisis Bed or higher level of care.
- (2) Upon resolution of the exception, the time constraints will resume.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2933.6, 5054 and 5068, Penal Code; *Madrid v. Gomez* (N.D. Cal. 1995) 889 F.Supp. 1146, 1278; *Coleman v. Wilson*, 912 F.Supp. 1282 (E.D. Cal. 1995); and *Clark v. California*, 123 F.3d 1267 (9th Cir. 1997).

New Section 3335.4 is adopted to read:

Section 3335.4. General Population Restricted Housing Unit.

- (a) The General Population Restricted Housing Unit (GP RHU) provides secure housing and care for incarcerated persons who are not included in the Mental Health Services Delivery System, but who require placement in restricted housing pursuant to section 3335.
- (b) Incarcerated persons assigned to a GP RHU shall be classified pursuant to section 3340. Incarcerated persons assigned to a GP RHU with an imposed RHU term shall be

classified pursuant to section 3341.

- (c) Incarcerated persons housed at Calipatria State Prison, Centinela State Prison, Chuckawalla Valley State Prison, or Ironwood State Prison, whose Mental Health Level of Care (MHLOC) changes require inclusion in the MHSDS at the CCCMS or EOP level of care, shall be transferred to an appropriate MHSDS RHU within 14 calendar days of the date their MHLOC change was reflected in the electronic health records system. If the incarcerated person was included in the MHSDS at the time of their arrival at one of the above institutions, the incarcerated person shall be transferred within 72 hours from the date of arrival.
- (1) An exception to the 14-day or 72-hour requirement is allowed, and time constraints suspended, in the following circumstances:
- (A) Healthcare staff determines, based on medical necessity, that a transfer cannot occur and places a medical hold.
- (B) During a delay resulting from the incarcerated person's refusal to transfer.
- (C) The incarcerated person is out-to-court.
- (D) The incarcerated person is placed in a Mental Health Crisis Bed or higher level of care.
- (2) Upon resolution of the exception, the time constraints will resume.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2933.6, 5054 and 5068, Penal Code; *Madrid v. Gomez* (N.D. Cal. 1995) 889 F.Supp. 1146, 1278; *Coleman v. Wilson*, 912 F.Supp. 1282 (E.D. Cal. 1995); *Clark v. California*, 123 F.3d 1267 (9th Cir. 1997); *Toussaint v. McCarthy* (9th Cir. 1990) 926 F.2d 800; *Toussaint v. Yockey* (9th Cir. 1984) 722 F.2d 1490; and *Castillo v. Alameida*, et al., (N.D. Cal., No. C94-2847).

Existing Section 3335.5 is relocated and renumbered to new Section 3335.1.

Section 3336 is amended to read:

Section 3336. Administrative Review of Restricted Housing Unit Placement.

Subsection 3336(a) is amended to read:

(a) The purpose of the administrative review is to determine if the reason(s) for restricted housing placement is appropriate and whether continued restricted housing status retention is necessary, in accordance with the provisions of this article.

Subsections 3336(b) through 3336(b)(1) are amended to read:

- (b) An incarcerated person's restricted housing placement shall be reviewed for retention or release by staff at the level of Captain, Correctional Counselor III (CCIII), or higher on the first business day following such placement. The review shall include the incarcerated person's case factors, reason(s) for restricted housing, and an interview with the incarcerated person unless the incarcerated person refuses to participate.
- (1) Administrative reviews shall not be conducted by the staff member who authorized the initial restricted housing placement.

Subsection 3336(b)(2) is amended to read:

(2) An acting Captain in an official out_of_class assignment may conduct an administrative review; however, if the acting Captain is not in an official out-of-class assignment, an Associate Warden (AW) shall conduct a subsequent review that same day. If the reviewing AW is also in an acting capacity, their permanent rank shall be no lower than Captain or CCIII.

Subsection 3336(b)(3) is unchanged.

Subsection 3336(b)(4) is amended to read:

(4) The incarcerated person shall be released to the GP if the Administrative Reviewer deems continued restricted housing placement unnecessary.

Existing Subsections 3336(b)(5) and 3336(b)(6) are renumbered to Subsections 3336(b)(6) and 3336(b)(7).

New Subsections 3336(b)(5) through 3336(b)(5)(C) are adopted to read:

- (5) When releasing or rescinding an initial restricted housing placement prior to the initial Institution Classification Committee (ICC), prior to release, the releasing authority shall:
- (A) Consult with the Captain or designee from the facility where the incarcerated person is to be housed.
- (B) Document the reason(s) for the decision on the automated Restricted Housing Unit Placement Notice (RHUPN) (<u>Rev.</u> 11/23), which is incorporated by reference. The explanation of the reason(s) shall include the information and evidence relied upon for the action taken.
- (C) Provide the incarcerated person a copy of the automated RHUPN (Rev. 11/23).

Subsections 3336(b)(6) and 3336(b)(7) are renumbered from existing Subsections 3336(b)(5) and 3336(b)(6) and amended to read:

- (6) If restricted housing placement is deemed appropriate, the Administrative Reviewer shall retain the incarcerated person in restricted housing and address the appropriate cell status pending the ICC hearing. If placement is based on an investigation into safety concerns and the Administrative Reviewer determines placement does not appear to be based on the incarcerated person's own misconduct, the Administrative Reviewer may grant temporary Non-Disciplinary Restricted Housing for privileges and access to property pending ICC review. The determination shall be based on a review of the circumstances of placement, including any confidential documents and an interview with the incarcerated person.
- (7) The decision rendered shall be documented on the automated RHUPN (<u>Rev.</u> 11/23). This documentation shall include an explanation of the reason(s) for retention and the information and evidence relied upon.

Subsection 3336(c) is unchanged.

Subsections 3336(c)(1) through 3336(c)(3) are amended to read:

- (1) Staff Assistance. The Administrative Reviewer shall determine the need for a Staff Assistant (SA) in accordance with section 3344 and document on the automated RHUPN (Rev. 11/23).
- (2) Investigative Employee (IE). If an incarcerated person requests witnesses or the assistance of an IE, the Administrative Reviewer may assign an IE in accordance with section 3344 and document on the automated RHUPN (Rev. 11/23).
- (3) Incarcerated $p\underline{P}$ erson Waiver. An incarcerated person may waive their right to the 72-hour preparation time in writing by signing and acknowledging the waiver on the automated RHUPN (Rev. 11/23), pursuant to subsection 3340(a)(2).

NOTE: Authority cited: Section 5058, Penal Code. Reference: Section 5054, Penal Code; and *Taylor v. Rushen* (N.D. Cal.) L-80-0139 SAW.

Existing Section 3337 is relocated and renumbered to new Section 3340.

New Section 3337 is adopted to read:

Section 3337. Determinate Restricted Housing Unit Term.

- (a) An incarcerated person shall be assessed a Determinate Restricted Housing Unit (RHU) term when the incarcerated person is found guilty of a Rules Violation Report for an offense specifically listed in subsection 3337(g).
- (b) A Determinate RHU term shall be computed using the RHU Term Matrix in subsection (g) and the automated RHU Term Computation (Rev. 11/23), which is hereby incorporated by reference. A completed copy of the automated RHU Term Computation (Rev. 11/23) shall be provided to the incarcerated person. All Determinate RHU terms shall be assessed at the set term for the offense.
- (1) The RHU term effective date shall be the date of placement in restricted housing or the date of discovery of the information leading to the disciplinary charge, whichever occurs first.
- (2) Incarcerated persons may be assessed multiple independent RHU terms, which shall be served simultaneously. The RHU term with the most distant Restricted Housing Unit Maximum Release Date (RHU MRD) shall be the controlling RHU MRD.
- (3) Only rule violations with a violation date within the past five (5) years on an incarcerated person's current CDCR number that warrant a RHU assessment shall be addressed by ICC and reviewed by the Classification Staff Representative (CSR). ICC shall assess the appropriate RHU term in accordance with subsection 3337(g) and one of the following actions:
- (A) Impose/Re-impose
- (B) Impose/Re-impose and Suspend
- (C) Impose/Re-impose and Suspend in Entirety

(D) Commute

- (4) In assessment of the RHU term, ICC shall review and consider the clinical input documented on the Form 115-MH-A (12/15) Rules Violation Report: Mental Health Assessment, which is incorporated by reference. ICC shall document on the automated Classification Committee Chrono (05/19) their consideration and the actions taken as a result of the clinical input.
- (a) If an incarcerated person is found guilty of a Rules Violation Report for an offense specifically listed in subsection 3337(g), they shall be assessed a Determinate Restricted Housing Unit term.
- (1) The Determinate RHU term effective date shall be the date of placement in restricted housing or the date of discovery of the information leading to the disciplinary charge, whichever occurs first.
- (2) Incarcerated persons may be assessed multiple independent Determinate RHU terms, which shall be served simultaneously. The Determinate RHU term with the most distant Restricted Housing Unit Maximum Release Date (RHU MRD) shall be the controlling RHU MRD.
- (3) Only rule violations with a violation date within the past five (5) years on an incarcerated person's current CDCR number that warrant a RHU/SHU assessment shall be addressed by ICC and reviewed by the Classification Staff Representative (CSR). ICC shall assess the appropriate Determinate RHU term in accordance with subsection 3337(g) and one of the following actions:
- (A) Impose/Re-impose
- (B) Impose/Re-impose and Suspend
- (C) Impose/Re-impose and Suspend in Entirety
- (D) Commute
- (4) In assessment of the Determinate RHU term, ICC shall review and consider the clinical input documented on the Form 115-MH-A (Rev. 12/15) Rules Violation Report: Mental Health Assessment, which is incorporated by reference. ICC shall document on the automated Classification Committee Chrono (Rev. 05/19), which is incorporated by reference, their consideration and the actions taken as a result of the clinical input.
- (b) A Determinate RHU term shall be computed using the RHU Term Matrix in subsection (g) and the automated RHU Term Computation Form (Rev. 11/23), which is incorporated by reference. A completed copy of the automated RHU Term Computation Form (Rev. 11/23) shall be provided to the incarcerated person. All Determinate RHU terms shall be assessed at the set term for the offense.
- (c) Re-imposed <u>Determinate</u> RHU terms shall be addressed in accordance with section 3346.
- (d) Incarcerated persons shall be assessed a Determinate RHU term for serious misconduct occurring while on Administrative RHU status provided the incarcerated person is found guilty of an offense listed in subsection 3337(g). The Administrative RHU status shall run concurrently to any/all assessed Determinate RHU terms, whether active or suspended, and upon the RHU MRD the <u>Aadministrative RHU</u> status will continue.
- (e) <u>Determinate RHU</u> terms shall be served in a departmentally approved RHU, or a facility specifically designated for that purpose. <u>Determinate RHU</u> terms may also be

- served in secure inpatient medical or mental health settings, when deemed medically necessary.
- (f) ICC decisions to assess a <u>Determinate RHU</u> term shall be referred to a CSR for review and approval. In auditing and endorsing cases, the CSR shall ensure that any <u>Determinate RHU</u> term assessment is consistent with the specific disciplinary violation that was charged and the subsequent findings as confirmed by the Chief Disciplinary Officer and ICC.
- (1) CSR review and approval is required for <u>Determinate</u> RHU terms with an established STG nexus, as described in subsection 3378.4(a).
- (g) RHU Term Matrix (sSet terms for determinate confinement to RHU).

Offense	SET TERM (Mos/Days)
(1) Homicide:	
(A) Murder, attempted murder, solicitation of murder, or voluntary manslaughter of a non-incarcerated person.	24
(B) Murder, attempted murder, solicitation of murder, or voluntary manslaughter of an incarcerated person.	18
(2) Violence Against Persons:	
(A) Battery on a non-incarcerated person with a weapon capable of causing serious or mortal injury; caustic substance or other fluids capable of causing serious or mortal injury; or physical force causing serious injury.	15
(B) Assault on a non-incarcerated person with a weapon, capable of causing serious or mortal injury; caustic substance or other fluids capable of causing serious or mortal injury.	7/15
(C) Rape, sodomy, or oral copulation on a non-incarcerated person, or any attempt.	15
(D) Battery on an incarcerated person with a weapon capable of causing serious or mortal injury; caustic substance or other fluids capable of causing serious or mortal injury or physical force causing serious injury.	9
(E) Assault on an incarcerated person with a weapon capable of causing serious or mortal injury; caustic substance or other fluids capable of causing serious or mortal injury.	4/15
(F) Rape, sodomy, or oral copulation on an incarcerated person accomplished against the incarcerated person's will, or any attempt.	9

(G) Battery on a non-incarcerated person without serious injury.	6	
(H) Assault on a non-incarcerated person.	3	
(I) Aggravated battery by means of gassing: intentionally placing or throwing, or causing to be placed or thrown upon the person of a non-incarcerated person, any human excrement or bodily fluids or bodily substances, or any mixture containing human excrement or other bodily fluids or bodily substances, which results in actual contact with the person's skin or membranes.	10	
(J) Battery on an incarcerated person by means of gassing: intentionally placing or throwing, or causing to be placed or thrown upon the person of an incarcerated person, any human excrement or bodily fluids or bodily substances, or any mixture containing human excrement or other bodily fluids or bodily substances, which results in actual contact with the person's skin or membranes.	6	
(3) Threat to Kill or Assault Persons:		
(A) To take or use a non-incarcerated person as a hostage.	15	
(B) Threat of violence to non-incarcerated person, which meets the Division B criteria.	2/15	
(4) Possession of a Weapon:		
(A) Possession of a firearm or possession, manufacture or attempted manufacture of an explosive device.	15	
(B) Possession, manufacture, or attempted manufacture of a $\underline{\mathbf{W}}\underline{\mathbf{w}}$ eapon.	4	
(5) Disturbance, Riot, or Strike:		
(A) Leading a disturbance, riot, or strike.	6	
(B) Active participation in a disturbance, riot, or <u>Ss</u> trike (<u>two (2)</u> or more offenses within a 12 <u>-</u> month period or <u>one (1)</u> with direct STG nexus).	3	
(6) Any incarcerated person who conspires to commit or solicits another person to commit any of the offenses above shall receive the term specified for that offense.		

(h) "RHU MRD Term" is a combination of months, followed by days, which represents the amount of time that must pass before a Determinate RHU term expires. Unless previously suspended, the established RHU MRD is the date the <u>Determinate</u> RHU term ends and the incarcerated person is no longer on RHU status.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2933.6, 4501.1, 4502, 5054 and 5068, Penal Code; Sandin v. Connor (1995) 515 U.S. 472; Madrid v. Gomez (N.D. Cal. 1995) 889 F.Supp. 1146; Toussaint v. McCarthy (9th Cir. 1990) 926 F.2d 800; Toussaint v. Yockey (9th Cir. 1984) 722 F.2d 1490; and Castillo v. Alameida, et al., (N.D. Cal., No. C94-2847).

Existing Section 3338 is relocated and renumbered to new Section 3342.

New Section 3338 is relocated and renumbered from existing Section 3341.5 and amended to read:

Section 3338. Suspending Restricted Housing Unit Terms.

Section 3338(a) through subsection 3338(b)(1) are amended to read:

- (a) Determinate Restricted Housing Unit (RHU) Terms.
- (1) ICC may commute or suspend any portion of a Determinate RHU term. Once commuted, the term shall not be re-imposed. ICC may suspend a Determinate RHU term any time it is determined an incarcerated person no longer poses a threat to the safety of any person or the security of the institution. Additionally, ICC may suspend a Determinate RHU term for purposes of inpatient medical or mental health treatment when deemed medically necessary. Any ICC action to suspend or commute a Determinate RHU term shall clearly articulate substantive justification for the decision on the automated Classification Committee Chrono (Rev. 05/19), which is incorporated by reference.
- (A) ICC shall suspend any portion of a <u>Determinate</u> RHU term during any time the incarcerated person was not on restricted housing status.
- (B) The remaining time of the suspended <u>Determinate</u> RHU term continues to run while the incarcerated person is no longer in restricted housing as long as the incarcerated person remains in CDCR custody. For the purposes of this provision, "CDCR custody" includes incarcerated persons out-to-court and housed in a county facility unless they are under the jurisdiction of the United States Marshals Service.
- (C) The ICC action to suspend a <u>Determinate</u> RHU term may require CSR review for placement consideration and/or audit. ICC has the authority to release an incarcerated person to a GP within the same institution pending placement review, as appropriate. If multiple <u>Determinate</u> RHU terms are suspended, the <u>Determinate</u> RHU term with the most distant RHU MRD need only be addressed. In this circumstance, any remaining <u>Determinate</u> RHU terms with unexpired RHU MRDs shall be considered suspended.
- (2) If an incarcerated person paroles while serving a Determinate RHU term, the remaining time on the <u>Determinate</u> RHU term is automatically suspended and any remaining time stayed. Any remaining <u>Determinate</u> RHU time shall be recalculated and assessed should the incarcerated person return to custody, so long as the incarcerated person maintains the same CDCR identification number.
- (3) If an incarcerated person paroles prior to assessment of a Determinate RHU term, the ICC shall address the unresolved term should the incarcerated person return to CDCR custody with the same CDCR identification number, in accordance with section 3337.
- (b) Administrative RHU terms.

(1) ICC may end an Administrative RHU term for purposes of inpatient medical or mental health treatment when deemed medically necessary.

New Subsection 3338(b)(2) is unchanged but shown for reference:

(2) ICC shall refer the case to DRB if a determination is made that an incarcerated person no longer poses a threat to the safety of any person or the security of the institution. DRB shall assess the incarcerated person's case factors and determine appropriate housing.

New Subsections 3338(b)(3) and 3338(b)(4) are amended to read:

- (3) ICC shall refer the case to DRB if a determination is made that retention on Administrative RHU status is warranted. DRB shall assess the incarcerated person's case factors and disciplinary behavior and articulate the basis for the need to continue the incarcerated person on Administrative RHU status in accordance with section 3339.
- (4) If an incarcerated person paroles while on an Administrative RHU term, the RHU term will be stayed. If the incarcerated person returns to CDCR custody, the Administrative RHU term will be addressed in accordance with section 3339.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2933.6, 5054 and 5068, Penal Code; Sandin v. Connor (1995) 515 U.S. 472; Madrid v. Gomez (N.D. Cal. 1995) 889 F.Supp. 1146; Toussaint v. McCarthy (9th Cir. 1990) 926 F.2d 800; and Coleman v. Wilson, 912 F.Supp. 1282 (E.D. Cal. 1995).

Existing Section 3339 is repealed.

New Section 3339 is adopted to read:

Section 3339. Administrative Restricted Housing Unit Term.

- (a) An incarcerated person in the following circumstances may be assessed an Administrative Restricted Housing Unit (RHU) term by the Departmental Review Board (DRB) when the DRB articulates a substantial justification for the need for RHU placement due to the incarcerated person's ongoing threat to safety and security of the institution and/or others, and the incarcerated person cannot be housed in a less-restrictive environment; and:
- (1) Upon completion of a Determinate RHU term, the DRB determines the incarcerated person's case factors are such that overwhelming evidence exists supporting an immediate threat to the security of the institution or the safety of others; or
- (2) The incarcerated person has a substantial disciplinary history consisting of no less than three (3) RHU/SHU terms within the past five (5) years and substantial justification for the need for continued RHU placement due to the incarcerated person's ongoing threat to safety and security of the institution and/or others exists, and the incarcerated person cannot be housed in less-restrictive housing; or
- (3) The incarcerated person is currently serving an Administrative RHU term and continued retention is required because the incarcerated person's case factors are such

that overwhelming evidence exists supporting an immediate threat to the security of the institution or safety of others, or the incarcerated person has a substantial disciplinary history consisting of no less than three (3) RHU/SHU terms within the past five (5) years.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2933.6, 5054 and 5068, Penal Code; Sandin v. Connor (1995) 515 U.S. 472; Madrid v. Gomez (N.D. Cal. 1995) 889 F.Supp. 1146; Toussaint v. McCarthy (9th Cir. 1990) 926 F.2d 800; Toussaint v. Yockey (9th Cir. 1984) 722 F.2d 1490; and Castillo v. Alameida, et al., (N.D. Cal., No. C94-2847).

Existing Section 3340 is relocated and renumbered to new Section 3344.

New Section 3340 is relocated and renumbered from existing Section 3337 and amended to read:

Section 3340. Classification Hearing of Restricted Housing Placements.

Subsections 3340(a) and 3340(a)(1) are amended to read:

- (a) The need to retain an incarcerated person in restricted housing shall be determined by the ICC.
- (1) The initial ICC hearing shall be held within <u>ten (10)</u> calendar days after the date the incarcerated person was initially placed in restricted housing. Voluntary extension of this time frame by the incarcerated person is not permitted.

Subsection 3340(a)(2) is unchanged but shown for reference.

(2) The incarcerated person shall be allowed at least 72 hours to prepare for the ICC classification hearing. However, the incarcerated person may waive this procedural safeguard, after the Administrative Reviewer considers the need for <u>a Staff Assistant (SA)</u> and the incarcerated person does not require an SA.

Subsections 3340(a)(3) through 3340(a)(6) are amended to read:

- (3) In addition to a copy of the automated Restricted Housing Unit Placement Notice (RHUPN) (Rev. 11/23), which is incorporated by reference, provided to the incarcerated person at the time of placement in restricted housing in accordance with subsection 3335(c)(3), the incarcerated person shall be provided copies of all additional documentation concerning the reasons for restricted housing placement at least 24 hours prior to the ICC hearing. Confidential information pertaining to the case shall be afforded to the incarcerated person in accordance with subsection 3321(b)(3).
- (4) Incarcerated persons not requiring an SA, in accordance with section 3344, may waive the 24-hour period for documentation review. Waivers shall be formally noted in the automated Classification Committee Chrono (Rev. 05/19), which is incorporated by reference.
- (5) Exceptions to the incarcerated person's physical presence at the hearing shall be

permitted in accordance with subsections 3320(g) or 3375(f)(3). The reasons for any hearing conducted without the presence of the incarcerated person shall be recorded within the automated Classification Committee Chrono (Rev. 05/19).

(6) If the incarcerated person refuses or is unable to attend the hearing, a staff member shall query the incarcerated person on behalf of the ICC and convey all relevant information to the ICC to consider in making their decision, which shall be recorded within the automated Classification Committee Chrono (Rev. 05/19).

Subsection 3340(a)(7) is unchanged.

Subsection 3340(b) is amended to read:

(b) The primary purpose of the initial ICC hearing is to determine the need for continued retention in restricted housing. Consistent with the criteria set forth in section 3335, the ICC review shall be based on the documented case-specific circumstances of the automated RHUPN (Rev. 11/23) and any other disciplinary, IE report, or other available information that may impact placement. The ICC shall ensure that all applicable procedural safeguards are uniformly applied to each incarcerated person placed in restricted housing and record their findings on an automated Classification Committee Chrono (Rev. 05/19) in accordance with subsection 3375(g), including any evidence or documentation relied upon, with a copy issued to the incarcerated person.

Subsections 3340(b)(1) and 3340(b)(2) are unchanged.

Subsections 3340(c) through 3340(c)(5) are amended to read:

- (c) Any incarcerated person retained in restricted housing at the initial ICC hearing shall be presented to a CSR within 30 days of the hearing date for review and approval. Subsequent ICC reviews shall proceed in accordance with the following timelines, considering any applicable projected Restricted Housing Unit Maximum Release Date (RHU MRD), as defined in section 3000, until the incarcerated person is released to the GP:
- (1) At intervals of not more than 180 days: when a pending Restricted Housing Unit (RHU)_assessable Rules Violation Report (RVR) is postponed pending a court proceeding or the District Attorney (DA) decision for possible prosecution of referred cases. Restricted housing extension requests specific to pending disciplinary matters shall identify the incarcerated person's intent to postpone the disciplinary hearing, as well as the status of the pending DA referral. Upon resolution of such matters, an ICC shall review the incarcerated person's case within 14 calendar days. Incarcerated persons who have postponed their RVR pending a court proceeding or a referral to the DA shall not be retained in RHU past the anticipated projected RHU MRD unless ICC has reason to believe, based on the incarcerated person's disciplinary history and other case factors, including the existence of overwhelming evidence supporting an immediate threat to the security of the institution or the safety of others, that referral to the Departmental Review Board (DRB) is necessary for: 1) assessment of Administrative RHU status for the safety and security of the institution or persons, following the adjudication of the RVR; or 2) the

incarcerated person's safety needs will require appropriate housing determination. In these cases, a new automated RHUPN (Rev. 11/23) shall be immediately prepared and issued, clearly articulating the reasons for continued retention, in accordance with section 3335.

- (2) At intervals of not more than 90 days: when a restricted housing incarcerated person is pending a GP transfer.
- (3) At intervals of not more than 90 days: until a RHU_assessable RVR is adjudicated and the matter is not pending referral for prosecution. Upon resolution of such matters, an ICC shall review the incarcerated person's case within 14 calendar days.
- (4) At intervals of not more than 30 days: pending completion of an investigation into the safety of any person. If the complexity of the issues (e.g., safety/enemy concerns, institutional security, serious misconduct or criminal activity) require further investigation, up to a 90-day extension may be requested. Should the completed investigation result in the issuance of an RVR and/or referral to the DA for criminal prosecution, the ICC shall review the case in accordance with the schedule set forth in subsections (1) or (3), above. Upon resolution of such matters, an ICC shall review the incarcerated person's case within 14 calendar days.
- (5) At the pre-RHU MRD and at intervals of not more than 90 days: when retention is warranted due to the incarcerated person being referred to the DRB for an Administrative RHU term.

Subsections 3340(c)(6) and 3340(d) are unchanged.

Subsection 3340(e) is amended to read:

(e) Incarcerated persons in restricted housing who have an imposed RHU term, but are pending other unresolved case considerations, shall be reviewed by the ICC in accordance with section 3341.

New Subsection 3340(f) is adopted to read:

(f) RHU classification decisions, including notification of the reasons for a classification hearing, housing restrictions, and yard assignment shall be documented on the automated Classification Committee Chrono (Rev. 05/19), with a copy provided to the incarcerated person.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Section 5054, Penal Code; *Wright v. Enomoto*, (1976) 462 F.Supp. 397; and *Toussaint v. McCarthy* (9th Cir. 1986) 801 F.2d 1080, cert. denied, 481 U.S. 1069.

Existing section 3341 is repealed and new Section 3341 is adopted to read:

Section 3341. Imposed Restricted Housing Unit Term Classification Hearings.

- (a) Restricted Housing Status Reviews. The Institution Classification Committee (ICC) shall conduct all classification hearings of restricted housing status incarcerated persons except as detailed in subsection 3376(d)(5).
- (b) Incarcerated persons on Administrative Restricted Housing Unit (RHU) status shall be reviewed by an ICC for release consideration to less-restrictive housing no less frequently than every 180 days. Incarcerated persons who are retained on Administrative RHU status by an ICC shall be referred to the Departmental Review Board (DRB) on an annual basis. The DRB shall conduct an assessment of the incarcerated person's case factors and disciplinary behavior for placement in less-restrictive housing.
- (1) The DRB review shall include, but not be limited to, the availability of alternative housing, demonstrated evidence of behavioral change and expressed willingness to conform to CDCR rules.
- (2) If retained, the DRB shall articulate on the automated Classification Committee Chrono (Rev. 05/19), which is incorporated by reference, the basis for continued retention on Administrative RHU status in accordance with section 3339.
- (c) Incarcerated persons on an imposed Determinate RHU term shall be reviewed by the ICC no less frequently than every 180 days following their initial RHU annual review, or sooner as directed by a Classification Staff Representative for release consideration.
- (1) The purpose of the review is to evaluate the incarcerated person's case factors to determine if RHU continues to be the most appropriate and least restrictive placement option commensurate with any existing threat to safety and security of the institution and/or others.
- (2) The ICC review shall include, but not be limited to, the availability of appropriate alternative housing, demonstrated evidence of behavioral change and expressed willingness to conform to CDCR rules.
- (d) Any incarcerated person expected to be retained on RHU status beyond 360 days shall be provided an automated Restricted Housing Unit Placement Notice (RHUPN) (Rev. 11/23), which is incorporated by reference, documenting the RHU annual review, which shall be issued in accordance with section 3342, prior to the incarcerated person's RHU annual review.
- (e) An incarcerated person shall not be retained in RHU beyond the expiration of an imposed Determinate RHU term or beyond 360 days with an unexpired RHU Maximum Release Date (RHU MRD), unless the ICC has determined that retention in the RHU is required.
- (f) A validated Security Threat Group (STG) I incarcerated person who is requesting to debrief from their STG shall be considered for release from a RHU as follows:
- (1) If serving an Administrative RHU term and DRB did not maintain transfer control, the incarcerated person shall be referred to ICC for transfer consideration to the Debrief Processing Unit (DPU) in accordance with section 3378.5.
- (2) If serving an Administrative RHU term and DRB maintained transfer control, the incarcerated person shall be referred to DRB for transfer consideration to the DPU in accordance with section 3378.5.
- (3) If serving an imposed Determinate RHU term, the incarcerated person willshall be retained in RHU. The debrief process will continue and upon resolution of the Determinate RHU term, the incarcerated person shall be referred to the ICC for transfer consideration to the DPU in accordance with section 3378.5.

- (g) Pre-RHU MRD Hearing. A Pre-RHU MRD hearing shall be held by ICC 90 days prior to the expiration of the controlling RHU MRD. The ICC review shall include, but not be limited to, the availability of appropriate alternative housing, demonstrated evidence of behavioral change, and expressed willingness to conform to CDCR rules, as well as determination of the housing and program assignment following completion of the RHU term, or sooner, if appropriate.
- (1) If before the Pre-RHU MRD hearing there is any indication the incarcerated person may be retained in restricted housing beyond the RHU MRD for reasons specified in section 3335, the incarcerated person shall be issued an automated RHUPN (Rev. 11/23) in accordance with section 3342.
- (2) If ICC retains the incarcerated person in restricted housing beyond the expiration of the RHU MRD, future classification hearings shall be conducted in accordance with section 3340.
- (h) RHU classification decisions, including notification of the reasons for a classification hearing, RHU term assessment, housing restrictions, and yard assignment shall be documented on the automated Classification Committee Chrono (Rev. 05/19), with a copy provided to the incarcerated person.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2933.6, 5054 and 5068, Penal Code; Sandin v. Connor (1995) 515 U.S. 472; Madrid v. Gomez (N.D. Cal. 1995) 889 F.Supp. 1146; Toussaint v. McCarthy (9th Cir. 1990) 926 F.2d 800; Toussaint v. Yockey (9th Cir. 1984) 722 F.2d 1490; Castillo v. Alameida, et al., (N.D. Cal., No.C94-2847); Coleman v. Wilson, 912 F.Supp. 1282 (E.D. Cal. 1995); and Clark v. California, 123 F.3d 1267 (9th Cir. 1997).

Existing Section 3341.5 is relocated and renumbered to new Section 3338

Existing Section 3342 is relocated and renumbered to new Section 3347.

New Section 3342 is relocated and renumbered from existing Section 3338 and amended to read:

Section 3342. Amendment to Reasons for Restricted Housing.

Subsections 3342(a) through 3342(a)(2) are amended to read:

- (a) When the initial reason(s) for restricted housing has been resolved, but additional circumstances exist warranting continued restricted housing placement, a new automated Restricted Housing Unit Placement Notice (RHUPN) (Rev. 11/23), which is incorporated by reference, shall be immediately prepared and issued, clearly articulating the reasons for continued retention, in accordance with section 3335.
- (1) An automated Restricted Housing Unit Placement Notice RHUPN (Rev. 11/23), issued for purposes of retaining an incarcerated person in a Restricted Housing Unit shall not require an Administrative Review.
- (2) The official documenting retention shall ensure, and articulate on the automated Restricted Housing Unit Placement Notice RHUPN (Rev. 11/23) at the time of issuance,

that all procedural safeguards have been provided, in accordance with subsections 3336(c)(1) through (3).

Subsection 3342(a)(3) is unchanged.

Subsections 3342(b) through 3342(c) are amended to read:

- (b) For retention purposes, the automated <u>RHUPN</u>Restricted Housing Unit Placement Notice (Rev. 11/23) shall include:
- (1) The current reason(s) for restricted housing, and any resolution of such placement.
- (2) The new reason(s) for retention in restricted housing in accordance with section 3335.
- (3) When necessary, the official issuing the automated <u>RHUPNRestricted Housing Unit Placement Notice</u> (<u>Rev.</u> 11/23) for restricted housing retention shall document the need for effective communication accommodation if any, as defined in section 3000, the provision of any assistance provided that is consistent with the incarcerated person's disability or communication need, and the method staff used to determine the incarcerated person understood.
- (c) ICC hearings on automated <u>RHUPN</u> Restricted Housing Unit Placement Notices (<u>Rev.</u> 11/23), retaining incarcerated persons in restricted housing shall be in accordance with section 3340.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Section 5054, Penal Code; and *Taylor v. Rushen* (N.D. Cal.) L-80-0139 SAW.

Existing Section 3343 is relocated and renumbered to new Section 3348.

New Section 3343 is adopted to read:

Section 3343. Release from Restricted Housing.

- (a) Release from restricted housing shall occur at the earliest possible time in keeping with the incarcerated person's case factors and reasons for the incarcerated person's placement in restricted housing.
- (b) The Institution Classification Committee (ICC) may release an incarcerated person from restricted housing to an available and appropriate bed pending Classification Staff Representative review for alternate placement consideration at another institution. Unless otherwise specified in this section, if the current institution has other available and appropriate non-restricted housing, the ICC may release the incarcerated person to that program pending review by a Classification and & Parole Representative who has local endorsement authority in this circumstance.
- (c) Incarcerated persons released from restricted housing are considered General Population incarcerated persons and are no longer subject to the requirements of this article. If immediate release to the general population is impractical for reasons identified in section 3335, a new automated Restricted Housing Unit Placement Notice (RHUPN) (Rev. 11/23), which is incorporated by reference, shall be issued and addressed in accordance with sections 3335, 3336, and 3340.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 5054 and 5068, Penal Code; and *Taylor v. Rushen* (N.D. Cal.) L-80-0139 SAW.

Existing Section 3344 is relocated and renumbered to new Section 3349.

New Section 3344 is relocated and renumbered from existing Section 3340 and amended to read:

Section 3344. Assistance to Incarcerated Persons for Restricted Housing Classification Hearings.

Section 3344 Initial paragraph is renumbered and amended to read:

(a) The Administrative Reviewer of the automated Restricted Housing Unit Placement Notice (RHUPN) (Rev. 11/23), which is incorporated by reference, or official ordering an incarcerated person retained in restricted housing, shall determine the need for providing assistance to incarcerated persons placed or retained in restricted housing. Such assistance may be in the form of a Staff Assistant (SA) or an Investigative Employee (IE). Only staff trained in the role and responsibilities of an SA or IE may be assigned. The duties and functions of a staff member assigned to assist an incarcerated person in a classification hearing based upon an automated RHUPN (Rev. 11/23) will be separate from those described in section 3318 for a disciplinary hearing.

Subsections 3344(b) through 3344(b)(3) are relocated and renumbered from existing 3340(a) through 3340(a)(3) and text is unchanged but shown for reference.

- (b) An SA shall be assigned if:
- (1) The incarcerated person is illiterate.
- (2) The incarcerated person has difficulty reading, writing, or speaking English. If an SA is necessary for the purpose of language interpretation, but is not fluent in the incarcerated person's language, a certified interpreter shall also be provided.
- (3) The issues are sufficiently complex to make it unlikely that the incarcerated person can understand the issues or the ICC hearing process.

Subsections 3344(b)(4) and 3344(b)(4)(A) are relocated and renumbered from existing 3340(b)(4) and 3340(b)(4)(A) and amended to read:

- (4) The incarcerated person is included in the Mental Health Services Delivery System (MHSDS), is Developmentally Disabled, or the circumstances surrounding restricted housing unit placement involve behavior of a bizarre or unusual nature.
- (A) The ICC shall assess the ongoing appropriateness for an SA assigned to incarcerated persons in the MHSDS Correctional Clinical Case Management System (CCCMS) level of care while housed in restricted housing. In such cases, the ICC shall determine whether the incarcerated person is capable of comprehending the issues being presented based

upon a clinical assessment in accordance with subsection 3375(g)(3), and presented at the time of the hearing.

Subsections 3344(c) through 3344(d)(1) are relocated and renumbered from existing 3340(b) through 3340(c)(1) and amended to read:

- (c) An incarcerated person may refuse to accept the first SA at the time of assignment. If the incarcerated person refuses the SA at the time of initial assignment, a second <u>SAStaff Assistant</u> shall be assigned. Any decision to substitute the assigned SA subsequent to the administrative review shall require notification to the incarcerated person in writing.
- (d) Incarcerated persons may refuse to accept the assignment of a second SA or waive a previous SA assignment unless:
- (1) It is determined by the Administrative Reviewer that a fair hearing cannot otherwise be held.

Subsection 3344(d)(2) is relocated and renumbered from existing 3340(c)(2) and amended to read:

(2) The incarcerated person meets criteria in accordance with subsection (ab)(4) of this section.

Subsections 3344(e) through 3344(h) are relocated and renumbered from existing 3340(d) through 3340(g) and text is unchanged but shown for reference.

- (e) The assigned SA shall:
- (1) Meet with the incarcerated person at least 24 hours prior to the classification hearing, inform the incarcerated person of the role of the SA, and explain their rights and the purpose and procedure of the classification hearing.
- (2) Address the need for effective communication. The provision of any assistance provided that is consistent with the incarcerated person's disability or communication need and the method the SA used to determine the incarcerated person understood shall be documented in the automated Classification Committee Chrono (Rev. 05/19), which is incorporated by reference, in accordance towith subsection 3375(g)(1)(E).
- (3) Provide assistance to the incarcerated person by being present during the IE's interview of the incarcerated person.
- (4) Inform the incarcerated person of the following due process rights afforded during the classification hearing process:
- (A). The right to 72 hours' time to prepare their response for the ICC hearing;
- (B)- The right to a fair and impartial hearing;
- (C)- The right to request witnesses and documentary evidence; and
- (D)- The right to a written decision documenting the evidence or information relied upon for the decision.
- (5) Advise and assist in the incarcerated person's preparation for a classification hearing. However, the SA shall refrain from giving legal counsel or specifying the position the incarcerated person should take in the classification hearing.

- (6) Keep confidential any information the incarcerated person may disclose concerning the charges for which the SA was assigned.
- (7) Inform the incarcerated person that all evidence and information obtained and considered or developed in the classification process may be used in court if the same charges have been or are to be referred to the district attorney for possible criminal prosecution.
- (8) If the SA becomes aware that the incarcerated person is contemplating future criminal conduct, the SA shall disclose this information if necessary to protect potential victims and prevent the contemplated crime.
- (9) Assist the incarcerated person in presenting the incarcerated person's position, in person, at the hearing.
- (10) Make reasonable effort to ensure that the incarcerated person's position is understood.
- (11) Make reasonable effort to ensure the incarcerated person understands and comprehends the decision reached.
- (12) Perform the above duties for incarcerated persons in conjunction with all classification reviews.
- (f) The SA assigned to and assisting the incarcerated person in the manner described above shall be the same staff member who appears with the incarcerated person at the classification hearing.
- (g) Assignment of an SA shall not preclude assignment of an IE.
- (h) An IE may be assigned if:

Subsections 3344(h)(1) through 3344(h)(1)(B) are relocated and renumbered from existing 3340(g)(1) through 3340(g)(1)(B) and are amended to read:

- (1) The reasoning for an incarcerated person's placement in restricted housing is for nondisciplinary reasons and the incarcerated person requests in writing the presence of witnesses or submission of documentary evidence at a classification hearing on the reason or need for retention in restricted housing.
- (A) When an incarcerated person's restricted housing placement is for non-disciplinary reasons, the Administrative Reviewer will consider all available evidence or information relating to the validity of the reasons documented for restricted housing placement. Denial of an IE, witnesses or evidence requested by the incarcerated person shall be on the basis of legitimate penological interest and documented on the automated (RHUPN) (Rev. 11/23).
- (B) When the reason for an incarcerated person's placement in restricted housing is a serious disciplinary matter resulting in the issuance of a Rules Violation Report and/or a referral to the district attorney for criminal prosecution, the classification committee will assume the alleged misconduct or criminal activity to be factual as documented. In such cases, the services of an IE, witnesses, or additional evidence shall be reserved for the disciplinary hearing, but denied for purposes of the initial ICC.

Subsections 3344(i) and 3344(j) are relocated and renumbered from existing 3340(h) and 3340(i) and is amended to read:

- (i) Based upon the findings of the <u>IEInvestigative Employee</u>, the initial hearing shall permit the incarcerated person to present witnesses and documentary evidence unless the chairperson of the committee determines in good faith that permitting such evidence will be unduly hazardous to the safety and/or security of the institution.
- (j) Assignment of an IE shall not preclude assignment of an SA.

Subsection 3344(k) is relocated and renumbered from existing 3340(j) and amended to read:

(k) The incarcerated person may not select the <u>IEInvestigative Employee</u>, but may object to the one assigned and provide, in writing to the Administrative Reviewer, the reasons for the objection. The Administrative Reviewer shall evaluate the incarcerated person's objection(s) and, if determined to be reasonable, assign an alternate <u>IEInvestigative Employee</u> to complete the investigation. If the Administrative Reviewer determines that the incarcerated person's objections are not reasonable, the original <u>IEInvestigative Employee</u> shall complete the investigation. The incarcerated person's objection must be provided prior to the beginning of the investigation. The Administrative Reviewer shall note on the automated RHUPN (<u>Rev.</u> 11/23) the decision to deny or approve a request, and if denied, explain the reason(s) for denial.

Subsections 3344(I) through 3344(I)(2) are relocated and renumbered from existing 3340(k) through 3340(k)(2) and the text is unchanged but shown for reference.

- (I) The assigned IE shall:
- (1) If applicable, coordinate with the incarcerated person's assigned SA to ensure the SA is present during any questioning by the IE.
- (2) Document all effective communication efforts, as necessary; including the assistance provided consistent with the incarcerated person's disability or communication need, and the method the SA used to determine the incarcerated person understood.

Subsection 3344(I)(3) is relocated and renumbered from existing 3340(k)(3) and amended to read:

(3) Interview the incarcerated person, to include the incarcerated person's statement and any relevant questions for witnesses with first-hand knowledge of the circumstances warranting the incarcerated person's restricted housing. An IE is not subject to the confidentiality provisions of the SA in accordance with subsection 3344(e)(6) and shall not withhold any information received from the incarcerated person. The incarcerated person's submission of questions for witnesses does not preclude the IE from asking other relevant questions of the witnesses that may be of assistance to the classification committee in making decisions regarding the reason(s) for restricted housing placement.

Subsections 3344(I)(4) and 3344(I)(5) are relocated and renumbered from existing 3340(k)(4) and 3340(k)(5) and the text is unchanged but shown for reference.

- (4) It is the incarcerated person's responsibility to provide information to the IE in order to assist in identifying any relevant witness(es) the incarcerated person requests to be interviewed.
- (5) Immediately document the investigative findings in a report, including the name of the SA and, if applicable, an interpreter present during interviews; and forward the completed report to the ICC.

Subsection 3344(I)(6) is relocated and renumbered from existing 3340(k)(6) and amended to read:

(6) Provide the incarcerated person a copy of the IE report, and any non-confidential reports and information relevant to the restricted housing decision and/or restricted housing placement, within 24 hours prior to the ICC.

Subsections 3344(I)(7) and 3344(I)(8) are relocated and renumbered from existing 3340(k)(7) and 3340(k)(8) and the text is unchanged but shown for reference.

- (7) Witnesses and Evidence. The authority to grant or deny the appearance of witnesses shall be reserved for the ICC.
- (8) When an IE provides assistance to an incarcerated person in lieu of or in addition to that provided by an SA, the IE shall do so as a representative of the official who will conduct the classification hearing rather than as a representative of the incarcerated person.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Section 5054, Penal Code; *Coleman v. Wilson*, 912 F. Supp. 1282 (E.D. Cal. 1995); and *Clark v. California*, 123 F. 3d 1267 (9th Cir. 1997).

New Section 3345 is adopted to read:

Section 3345. Restricted Housing Unit Programming Credit.

- (a) Restricted Housing Unit Programming Credit (RHUPC) may be awarded to reduce time spent in restricted housing through a <u>voluntary</u> rehabilitative programming reward system. The RHUPC applies to incarcerated persons with projected, imposed, or reimposed active Determinate Restricted Housing Unit (RHU) terms.
- (b) For every twenty (20) hours of completed <u>voluntary</u> rehabilitative programming, restricted housing incarcerated persons may receive five (5) days credit off their Restricted Housing Unit Maximum Release Date (RHU MRD), not to exceed 25% <u>percent</u> of the set term.
- (1) RHUPC are awarded in increments of not less than five (5) days.
- (2) No RHUPC program hours shall be counted towards credits in other programs that were established to advance an incarcerated person's court-sentenced release date (e.g., Rehabilitative Achievement Credit, Milestone Completion Credit), except in accordance with subsection 3043.3(f)(2).

- (c) The award of RHUPC requires successful participation in, and completion of, <u>voluntary</u> rehabilitative programs, <u>including</u> mental health group treatment, therapeutic programs, and social life skills programs. To be awarded credit, the incarcerated person shall participate in all required program activities for the duration of the program, including any subcomponents required in the curriculum for that program. Passing an exam alone shall not qualify for the award of RHUPC credit.
- (d) Upon completion of any approved programming hours, staff shall have ten (10) business days to input the hours into the information technology system.
- (e) RHUPC for completed hours in the information technology system shall be applied to the incarcerated person's RHU MRD at the next scheduled Institution Classification Committee, as detailed in subsections 3340(c) and 3341(b), (c), and (g).
- (1) All hours awarded on a projected or imposed RHU term must be completed subsequent to placement in restricted housing for the behavior warranting that RHU MRD. Any RHUPC earned but not applied shall be forfeited upon expiration of the RHU MRD or suspension of the RHU term.
- (2) If the incarcerated person has more than one established projected or imposed RHU term, the RHUPC shall be applied to the controlling projected or imposed RHU MRD.
- (A) If the credit was applied on a projected, imposed, or re-imposed RHU MRD and the incarcerated person subsequently receives an additional Rules Violation Report (RVR) for a violation listed on the RHU term matrix, those credits will not be reapplied to the new projected, imposed, or re-imposed RHU MRD.
- (B) If an RVR is dismissed or the administrative findings for the RVR are overturned, any credit applied to the RHU MRD for that RVR shall be applied to an existing RHU MRD if appropriate and eligible.
- (3) Credit shall not be applied in an amount rendering the <u>incarcerated personinmate</u> overdue for release from restricted housing.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Section 5054, Penal Code.

New Section 3346 is adopted to read:

3346. Re-Imposed Restricted Housing Unit Terms.

(a) A suspended Restricted Housing Unit (RHU) term may be re-imposed if an incarcerated person is placed in restricted housing immediately following a Rules Violation Report (RVR) for serious misconduct that occurred prior to the expiration of a previously established Restricted Housing Unit Maximum Release Date (RHU MRD). In this circumstance, the incarcerated person must be found guilty of the serious misconduct and the Institution Classification Committee (ICC) shall determine that the incarcerated person poses a threat to the safety of any person or to the security of the institution. RHU terms re-imposed based on subsequent serious misconduct shall be effective the date of the misconduct. RHU terms suspended based solely on the need for inpatient medical or mental health treatment may be re-imposed without subsequent misconduct if the incarcerated person continues to pose a threat to the safety of others or the security of the institution.

- (1) If the RHU term is re-imposed, the ICC shall record the decision and the reasons for the decision on the automated Classification Committee Chrono (Rev. 05/19), which is incorporated by reference. If multiple RHU terms are eligible for re-imposition, the RHU term with the most distant RHU MRD need only be addressed. In this circumstance, any remaining RHU terms with unexpired RHU MRD's shall be considered re-imposed.
- (2) Upon a guilty finding of subsequent serious misconduct, the ICC may elect to re-impose the current unexpired RHU MRD.
- (b) If an incarcerated person paroles with an active Determinate RHU term and subsequently returns to CDCR custody under the same CDCR number, ICC shall evaluate the Determinate RHU term for re-imposition. Re-imposed Determinate RHU terms shall be calculated utilizing the automated RHU Term Computation Form (Rev. 11/23), which is incorporated by reference. Any unexpired RHU term shall be recalculated and addressed by ICC. If multiple CSR-approved RHU terms are eligible for re-imposition, the RHU term with the most distant RHU MRD need only be addressed. In this circumstance, any remaining RHU terms with unexpired RHU MRD's shall be considered re-imposed. ICC retains the authority to impose or suspend any remaining time based upon the safety of persons or security of the institution.
- (1) If re-imposed, the RHU term shall not exceed the period of time remaining on the original RHU term at the time of parole.
- (2) Re-imposition of the RHU term following return to custody shall be documented on the appropriate automated Classification Committee Chrono (Rev. 05/19).
- (3) RHU terms reassessed under the provisions of this subsection shall be audited and approved by a CSR.
- (c) An incarcerated person who paroles with an active Administrative RHU term and subsequently returns to CDCR custody under the same or a new CDCR number shall be addressed as follows:
- (1) An incarcerated person who previously paroled with MAX custody and is returned to CDCR's custody shall be placed in RHU and afforded all procedural safeguards for restricted housing incarcerated persons. ICC shall determine if the criteria for placement on Administrative RHU status in accordance with section 3339 are met, and if so, then the incarcerated person shall be referred to the DRB.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 314, 2933.6, 5054 and 5068, Penal Code; *Sandin v. Connor* (1995) 515 U.S. 472; *Madrid v. Gomez* (N.D. Cal. 1995) 889 F.Supp. 1146; *Toussaint v. McCarthy* (9th Cir. 1990) 926 F.2d 800; *Toussaint v. Yockey* (9th Cir. 1984) 722 F.2d 1490; *Coleman v. Wilson* 912 F.Supp. 1282 (E.D. Cal. 1995); and *Castillo v. Alameida, et al.*, (N.D. Cal., No.C94-2847).

New Section 3347 is relocated and renumbered from existing Section 3342 and amended to read:

Section 3347. Case Review.

(a) The case of every incarcerated person assigned to a restricted housing unit will be continuously reviewed and evaluated by custodial and casework staff assigned to the unit. Staff will confer on each case no less frequently than once a week during the first

two months of the incarcerated person's restricted housing status. Such case reviews will not be necessary during any week in which the incarcerated person's case is reviewed by a regular or special classification committee or by staff who are authorized to take classification actions. Any significant observations, determinations or recommendations will be documented on the incarcerated person's automated Restricted Housing Record Form (Rev. 11/23), which is incorporated by reference.

(b) Psychological Assessment. A psychological assessment of the incarcerated person's mental health will be included in the case review and classification committee review of incarcerated persons assigned to restricted housing units. When any indication of psychiatric or psychological problems exists, the case will be referred to the institution's psychiatrist or psychologist for further evaluation and recommended classification committee actions, if any.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Section 5054, Penal Code.

New Section 3348 is relocated and renumbered from existing Section 3343 and amended to read:

Section 3348. Conditions of Restricted Housing.

Section 3348(a) Initial paragraph through Subsection 3348(n) are relocated and renumbered from existing 3343 Initial paragraph through Subsection 3343(m) and amended to read:

- (a) For the purposes of this section, Restricted Housing Units (RHU) includes, but is are not limited to, Enhanced Outpatient Program RHU, Correctional Clinical Case Management System RHU, and General Population RHU.
- (b) Living Conditions. In keeping with the special purpose of a RHU, the physical conditions of RHU will approximate those of the general population, with the exception of the physical layout of the building itself and necessary security measures that must be enforced to provide the level of security, control, and supervision required to serve that special purpose.
- (c) Restrictions. Whenever an incarcerated person in RHU is deprived of any usually authorized item or activity and the action and reason for that action isare not otherwise documented and available for review by administrative and other concerned staff, a report of the action will be made and forwarded to the unit administrator as soon as possible.
- (d) Clothing. No incarcerated person in RHU shall be required to wear clothing that significantly differs from that worn by other incarcerated persons in the unit, except that temporary adjustments may be made in an incarcerated person's clothing as is necessary for security reasons or to protect the incarcerated person from self-inflicted harm. No incarcerated person shall be clothed in any manner intended to degrade the incarcerated person.
- (e) Meals. Incarcerated persons assigned to RHU₇ shall be fed the same meal and ration as is provided for incarcerated persons of the general population, except that a sandwich meal may be served for lunch. Deprivation of food will not be used as punishment.

- (f) Mail. Incarcerated persons assigned to RHU₇ shall not be restricted in their sending and receiving of personal mail, except that incoming packages may be limited in number, and in-content to that property permitted in the RHU to which an incarcerated person is assigned.
- (g) Visits. Incarcerated persons assigned to RHU shall be permitted non-contact visits, unless otherwise specified in <u>sub</u>section 3170.1(f), <u>General Visiting</u>.
- (h) Personal Cleanliness. Incarcerated persons assigned to RHU, shall be provided the means to keep themselves clean and well-groomed. Haircuts will be provided as needed. Showering and shaving shall be permitted at least three times <u>pera</u> week. Clothing, bedding, linen, and other laundry items shall be issued and exchanged no less often than is provided for general population incarcerated persons.
- (i) Out_of_Cell Time. Incarcerated persons assigned to RHU shall be offered a minimum of 20 hours of out_of_cell time per week, unless security and safety considerations preclude such activity. Exercise periods shall be offered a minimum of three (3) days per week for a total of not less than ten (10) hours pera week. The remaining ten (10) hours may be comprised of a combination of additional exercise periods, individual or group programs, and rehabilitative programs.
- (j) Reading Material. Incarcerated persons assigned to RHU, shall be permitted to obtain and possess the same publications, books, magazines, and newspapers as are incarcerated persons of the general population, except the quantity may be limited for safety and security reasons. Library services shall be provided and will represent a cross-section of material available to the general population.
- (k) Telephones. Institutions shall establish procedures for the making of outside telephone calls by incarcerated persons in RHU. Such procedures will approximate those for the work/training incentive group to which the incarcerated person is assigned.
- (I) Institution Programs and Services. Incarcerated persons assigned to RHU shall be permitted to participate and have access to such programs and services as can be reasonably provided within the unit without endangering security or the safety of persons. Such programs and services may include, but are not limited to: education, commissary, library services, social services, counseling, religious guidance, and recreation.
- (m) Visitation and Inspection. Incarcerated persons assigned to RHU shall be seen daily by the custodial supervisor in charge of the unit and by a physician, registered nurse, or medical technical assistant, and, by request, members of the program staff. A timely response should be given to such requests whenever reasonably possible. Any indication of medical or mental health distress, shall be immediately referred for further evaluation.
- (n) Disruptive Cases. Incarcerated persons assigned to RHU who persist in disruptive, destructive, or dangerous behavior and who will not heed or respond to orders and warnings to desist shall be referred for a mental health evaluation.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2601(d) and 5054, Penal Code.

New Section 3349 is relocated and renumbered from existing Section 3344 and amended to read:

Section 3349. Restricted Housing Records.

Subsections 3349(a) and 3349(b) are amended to read:

- (a) A CDC Form 114, Isolation Log (<u>FRev.</u>: <u>07/24</u>), shall be maintained in each Restricted Housing Unit. One Isolation Log may serve two <u>(2)</u> or more special purpose units which are administered and supervised by the same staff members.
- (b) A separate record shall be maintained for each incarcerated person assigned to RHU. This record shall be compiled on an using the automated Restricted Housing Record Form (Rev. 11/23), which is incorporated by reference, and shall include all required identifying information. Additionally, all significant information relating to the incarcerated person during the course of restricted housing from reception to release, including, but not limited to, documentation of all programs, activities, and services afforded the incarcerated person while on restricted housing status, and all notes regarding any significant staff observations, determinations or recommendations regarding unusual behavior displayed by the incarcerated person during this period, shall be entered in chronological order.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Section 5054, Penal Code.

Article 8. Medical and Dental Services

Section 3359.2. Medical Parole Processing.

Subsections 3359.2(a) through 3359.2(d)(14) are unchanged.

Subsection 3359.2(d)(15) is amended to read:

(15) Most recent CDC Form 128-G (Rev. 10/89), <u>automated</u> Classification <u>Committee</u> Chrono (Rev. 05/19), <u>which is incorporated by reference</u>, with the inmate's full case factors.

Subsections 3359.2(e) through 3359.2(i) are unchanged.

NOTE: Authority cited: Sections 5058 and 5058.3, Penal Code. Reference: Sections 3550 and 5054, Penal Code.

Article 10. Classification

Section 3375. Classification Process.

Subsections 3375(a) through 3375(f)(1)(B) are unchanged.

Subsection 3375(f)(1)(C) is amended to read:

(C) Involuntary placement in restricted housing.

Subsections 3375(f)(1)(D) through 3375(f)(7) are unchanged.

Subsection 3375(g) is amended to read:

(g) Every decision of a classification committee shall be documented on an automated Classification Committee Chrono (Rev. 05/19), which is incorporated by reference.

Subsections 3375(g)(1) through 3375(g)(2)(D) are unchanged.

Subsection 3375(g)(3) is amended to read:

(3) When the incarcerated person is treated under the Mental Health Services Delivery System (MHSDS) and is at the Enhanced Outpatient Program (EOP) or the Mental Health Crisis Bed (MHCB) level of care, regardless of the incarcerated person's housing, a mental health clinician is required as a committee member at all hearings. When the incarcerated person is in restricted housing and treated under the MHSDS at any level of care, a mental health clinician is required as a committee member at all hearings. Documentation shall include, but not be limited to the following:

Subsections 3375(g)(3)(A) through 3375(g)(3)(C) are unchanged.

Subsections 3375(g)(4) through 3375(g)(4)(B) are amended to read:

- (4) In all hearings when the incarcerated person is treated under the MHSDS and is housed in restricted housing, documentation shall include the requirements indicated in subsection 3375(g)(3) as well as the following:
- (A) A clinical assessment of the incarcerated person's likelihood of decompensation if retained in restricted housing.
- (B) A summary of the clinical information provided by the mental health clinician when an actively decompensating mentally ill incarcerated person is recommended for transfer to a mental health program by the mental health clinician and the decision of the committee is to retain the incarcerated person in restricted housing.

Subsections 3375(g)(5) through 3375(l) are unchanged.

NOTE: Authority cited: Sections 5058 and 5058.3, Penal Code. Reference: Sections 1203.8, 3020, 5054, 5068 and 11191, Penal Code; Sections 8550 and 8567, Government Code; Governor's Prison Overcrowding State of Emergency Proclamation dated October 4, 2006; *Wright v. Enomoto* (1976) 462 F. Supp. 397; *Stoneham v. Rushen* (1984) 156 Cal.App.3d 302; and *Castillo v. Alameida*, et al., (N.D. Cal., No. C94-2847).

Section 3375.2. Administrative Determinants.

Subsections 3375.2(a) through 3375.2(a)(14) are unchanged.

Subsection 3375.2(b) is unchanged but shown for reference.

(b) The following three-letter codes are used to indicate those administrative or irregular placement conditions known as administrative determinants, which may be imposed by departmental officials to override the placement of an incarcerated person at a facility according to their placement score.

Subsections 3375.2(b)(1) through 3375.2(b)(20) are unchanged.

Existing Subsections 3375.2(b)(22) through 3375(b)(29) are renumbered to Subsections 3375.2(b)(21) through 3375(b)(28) and text is unchanged.

- (21) SEC. Shall be used only by a CSR to indicate that the incarcerated person has been designated as a Security Concern by an ICC and requires Close Custody.
- (22) SEX. Incarcerated person has a prior incidence of rape, oral copulation, sodomy, or a lewd and lascivious act which requires restricted custody or placement.
- (23) SNY. Incarcerated person has documented and verified Systemic Safety Concerns.
- (24) SOR. Incarcerated person's bisexual or homosexual orientation may require special placement.
- (25) ST1. Security Threat Group-I (STG-I). Documentation establishes that the incarcerated person's STG-I designation may require special attention or placement consideration, while the validation remains current.
- (26) ST2. Security Threat Group-II (STG-II). Documentation establishes that the incarcerated person's STG-II designation may require special attention or placement consideration, while the validation remains current.
- (27) TIM. Incarcerated person's time to serve is long, requiring placement at a facility with a security level higher than that which is consistent with their placement score.
- (28) VIO. Incarcerated person has a current or prior conviction for a violent felony, or a sustained juvenile adjudication including, but not limited to, those listed under Penal Code (PC) section 667.5(c), a felony conviction or equivalent finding for PC section 192(b), a felony or misdemeanor conviction or equivalent finding for PC section 422 or 646.9, or a guilty finding for Division A-1 or A-2 RVR offense that is the equivalent of a PC section 667.5(c) offense which occurred on or after February 20, 2017, which, as determined by the Classification Staff Representative (CSR), requires placement in a facility with a higher security level than that indicated by their placement score. For the purpose of this subsection, an equivalent finding means any finding specified within subsections 3375.2(b)(289)(A) through 3375.2(b)(289)(C). For the purpose of this subsection, a case-by-case review for VIO means a classification committee action in which the committee conducting the review examines the totality of the incarcerated person's case factors including, but not limited to: the circumstances of the offense, extent of injury to the victim(s), rationale for committing the offense, criminal intent versus neglect, history of committing similar acts, and the safety of the public, staff, and other incarcerated persons.

Existing Subsections 3375.2(b)(29)(A) through 3375.2(b)(29)(J) are renumbered to 3375.2(b)(28)(A) through 3375.2(b)(28)(J) and the text is unchanged.

Existing Subsections 3375.2(b)(29)(J)1. through 3375.2(b)(29)(J)4. are renumbered to 3375.2(b)(28)(J)1. through 3375.2(b)(28)(J)4. and the text is unchanged.

Existing Subsection 3375.2(b)(29)(J)5. is renumbered to 3375.2(b)(28)(J)5. and is amended to read:

- 5. The classification committee conducting the review shall consider each of the following criteria and thoroughly summarize and document the committee's reason for its decision to remove, impose, or not impose the VIO administrative determinant within the automated Classification Committee Chrono (Rev. 05/19), which is incorporated by reference, consistent with subsection 3375(g).
- a. Circumstances of the violent offense(s) in question;
- b. Positive in-custody behavior;
- c. Negative in-custody behavior; and
- d. Incarcerated person's threat to the safety of public, staff, and incarcerated persons based upon the totality of the incarcerated person's case factors.

Existing Subsections 3375.2(b)(29)(J)6. through 3375.2(b)(29)(J)8. are renumbered to 3375.2(b)(28)(J)6. through 3375.2(b)(28)(J)8. and the text is unchanged.

Existing Subsections 3375.2(b)(30) and 3375(b)(31) are renumbered to Subsections 3375.2(b)(29) and 3375(b)(30) and the text is unchanged.

- (29) VOC. Incarcerated person is involved in a Career Technical Education program, also referred to as a vocational program, which is not available at a facility with a security level which is consistent with the incarcerated person's placement score.
- (30) WOR. Incarcerated person has a work skill in a critical trade, which warrants special placement consideration.

NOTE: Authority cited: Sections 5058 and 5058.3, Penal Code. Reference: Sections 3450, 5054 and 5068, Penal Code; *Sandin v. Connor* (1995) 515 U.S. 472; *Madrid v. Gomez* (N.D. Cal. 1995) 889 F.Supp. 1146; *Wright v. Enomoto* (N.D. Cal. 1976) 462 F.Supp. 397; and *Stoneham v. Rushen* (1984) 156 Cal.App.3d 302.

Section 3375.3. CDCR Classification Score Sheet, CDCR Form 839, Calculation.

Subsection 3375.3 Initial paragraph through Subsection 3375.3(b)(4)(F) are unchanged.

Subsection 3375.3(b)(4)(F)1. is amended to read:

1. Four <u>(4)</u> points shall be entered in Boxes 59-60 for each well documented incident of an incarcerated person's possession, manufacture or attempted manufacture of a deadly weapon where apparent use was intended (does not include possession of commonly available and unmodified objects unless used as a weapon and this fact is documented in the disciplinary hearing process). Include possession of a razor blade (whether

modified or not) in a <u>segregated program housing unit (e.g., Administrative Segregation Unit, Security Housing Unit, Psychiatric Services Unit) or</u> restricted housing unit (i.e., EOP RHU, CCCMS RHU, or GP RHU); or₇

Subsections 3375.3(b)(4)(F)2. through 3375.3(g)(2) are unchanged.

NOTE: Authority cited: Sections 5058 and 5058.3, Penal Code. Reference: Sections 4502, 5054 and 5068, Penal Code; *Wright v. Enomoto* (1976) 462 F.Supp. 397; *Stoneham v. Rushen* (1984) 156 Cal. App. 3d 302; and *Castillo v. Alameida*, et al., (N.D. Cal., No. C94-2847).

Section 3375.4. CDCR Reclassification Score Sheet, CDCR Form 840, Calculation.

Subsections 3375.4 Initial paragraph through Subsection 3375.4(b)(4) are unchanged.

Subsection 3375.4(b)(5) is amended to read:

(5) For each well-documented serious misbehavior for possession, manufacture, or attempted manufacture of a deadly weapon where apparent use was intended, 16 points shall be entered in Boxes 64-65. Points shall not be assessed for possession of commonly available and unmodified objects, unless they were used as weapons and that fact is documented in the disciplinary report. Include possession of a razor blade (whether modified or not) in a <u>segregated program housing unit (e.g., Administrative Segregation Unit, Security Housing Unit, Psychiatric Services Unit) or restricted housing unit (i.e., EOP RHU, CCCMS RHU, or GP RHU).</u>

Subsections 3375.4(b)(6) through 3375.4(m) are unchanged.

NOTE: Authority cited: Sections 5058 and 5058.3, Penal Code. Reference: Sections 4502, 5054 and 5068, Penal Code; *Wright v. Enomoto* (1976) 462 F.Supp. 397; and *Stoneham v. Rushen* (1984) 156 Cal.App.3d 302.

Section 3375.5. CDCR Readmission Score Sheet, CDCR Form 841, Calculation.

Subsections 3375.5 Initial paragraph through Subsection 3375.5(b)(5) are unchanged.

Subsection 3375.5(b)(6) is amended to read:

(6) For each well-documented serious disciplinary for possession, manufacture, or attempted manufacture of a deadly weapon where apparent use was intended, 16 points shall be entered in Boxes 66-67. Points shall not be assessed for possession of commonly available and unmodified objects, unless they were used as weapons and that fact is documented in the disciplinary report. Include possession of a razor blade (whether modified or not) in a segregated program housing unit (e.g., Administrative Segregation

<u>Unit, Security Housing Unit, Psychiatric Services Unit) or restricted housing unit (i.e., EOP RHU, CCCMS RHU, or GP RHU).</u>

Subsections 3375.5(b)(7) through 3375.5(k)(1)(B)3. are unchanged.

NOTE: Authority cited: Sections 5058 and 5058.3, Penal Code. Reference: Sections 4502 and 5054, Penal Code.

Section 3376. Classification Committees.

Subsections 3376(a) through 3376(c)(1) are unchanged.

Subsection 3376(c)(1)(A) is amended to read:

(A) Captain or CAF/CCF manager (chairperson).

Subsections 3376(c)(1)(B) through 3376(c)(2)(C) are unchanged.

Subsection 3376(c)(2)(D) is amended to read:

(D) Captain.

Existing Subsections 3376(c)(2)(F) through 3376(c)(2)(I) are renumbered to 3376(c)(2)(E) through 3376(c)(2)(H) and the text is unchanged.

- (E) Correctional counselor III, parole agent III, correctional counselor II, or parole agent II (recorder).
- (F) Assignment lieutenant or CAF/CCF incarcerated person assignment/program coordinator.
- (G) Educational or Career Technical Education program representative.
- (H) Other staff as required.

Subsections 3376(c)(3) through 3376(d)(3)(E) are unchanged.

Subsection 3376(d)(3)(E)1. is amended to read:

1. Incarcerated persons assigned to Privilege Group C who participate in the Mental Health Services Delivery System at the Enhanced Outpatient Program (EOP) level of care or higher shall be referred to the Interdisciplinary Treatment Team (IDTT) via CDCR Form 128-MH5 (Rev. 05/14), Mental Health Referral Chrono, for a program review.

Subsection 3376(d)(3)(E)2. is amended to read:

2. Within five (5) working days, IDTT may recommend certain privileges be granted to the incarcerated person on a case-by-case basis when it is determined suspension of privileges would cause decompensation or would be detrimental to the incarcerated

person's mental health status. In this event, the correctional counselor attending IDTT shall refer the incarcerated person to the classification committee for consideration of reinstating privileges, or the Captain for cases described in subsection 3044(f)(1)(B)4.

Subsection 3376(d)(3)(E)3. is amended to read:

3. Each time the classification committee, or the Captain for cases in accordance with subsection 3044(f)(1)(B)4., reinstates privileges, the correctional counselor attending committee or the Captain shall ensure housing unit staff are made aware of any privileges reinstated to the incarcerated person or if the removal of Privilege Group C has occurred. Any changes shall be documented on a CDC Form 128-B (Rev. 04/74), General Chrono, and distributed to the housing unit and the incarcerated person following the classification committee or Captain's decision and shall be effective immediately.

Subsection 3376(d)(3)(E)4. is unchanged.

Subsection 3376(d)(3)(E)5. is amended to read:

5. The classification committee shall consider the input provided by the primary clinician via the CDC 128-C (Rev. 01/96), when determining whether an incarcerated person will be removed from Privilege Group C and document the findings on the automated Classification Committee Chrono (Rev. 05/19), which is incorporated by reference.

Subsections 3376(d)(3)(E)6. and 3376(d)(3)(F) are unchanged.

Existing Subsections 3376(d)(3)(I) and 3376(d)(3)(J) are renumbered to 3376(d)(3)(G) and 3376(d)(3)(H) and amended to read:

- (G) Refer the case to the DRB, upon completion of a Determinate RHU term when ICC determines that overwhelming evidence exists supporting an immediate threat to the security of the institution or the safety of others.
- (H) Refer the case to the DRB, when an incarcerated person has a substantial disciplinary history consisting of no less than three RHU/SHU terms within the past five (5) years, substantial justification exists for the need for continued RHU placement due to the incarcerated person's on-going threat to safety and security of the institution and/or others, and the incarcerated person cannot be housed in less-restrictive housing.

Existing Subsections 3376(d)(4) through 3376(d)(5)(C) are unchanged.

Existing Subsection 3376(d)(5)(E) is renumbered to subsection 3376(d)(5)(D) and text is unchanged.

(D) Review confidential information to ensure the standards for confidential information have been met, in accordance with section 3321.

NOTE: Authority cited: Sections 3303 and 3309, Welfare and Institutions Code; and

Sections 5058 and 6252, Penal Code. Reference: Sections 2933, 5054 and 5068, Penal Code.

Section 3376.1. Departmental Review Board.

Subsections 3376.1 initial paragraph through Subsection 3376.1(d)(9) are unchanged.

Subsection 3376.1(d)(9)(A) is amended to read:

(A) If the DRB determines that there is a substantial threat to the incarcerated person's personal safety should they be released to the GP as determined by a preponderance of the evidence, the DRB retains the discretion, in accordance with existing authority, to house that incarcerated person in alternate appropriate non-restricted housing commensurate with their his case factors, such as alternate general population housing or RCGP. The DRB shall articulate substantial justification for the need for alternative placement.

Subsections 3376.1(d)(10) through 3376.1(g) are amended to read:

- (10) An institution head determines upon completion of a Determinate RHU term that overwhelming evidence exists supporting an immediate threat to the security of the institution or the safety of others.
- (11) An institution head determines an incarcerated person has a substantial disciplinary history, consisting of no less than three (3) RHU/SHU terms within the past five (5) years, and cannot be housed in a less-restrictive environment.
- (12) An <u>il</u>nstitution <u>eC</u>lassification <u>eC</u>ommittee recommends that a condemned incarcerated person be housed in a facility with a security level lower than Level II.
- (13) An <u>il</u>nstitution <u>eClassification eCommittee</u> recommends that an incarcerated person serving a sentence of life without possibility of parole (LWOP) be housed in a facility with a security level lower than Level II.
- (e) The DRB retains discretion in determining appropriate housing for incarcerated persons against whom there is a substantial threat to the incarcerated person's personal safety, should they be released to general population housing, where the DRB determines a preponderance of evidence exists to require placement in alternate appropriate non-restricted housing commensurate with the incarcerated person's current case factors.
- (f) The DRB may retain an incarcerated person in the RHU on Administrative RHU status if they have determined that case factors are such that overwhelming evidence exists supporting an immediate threat to the security of the institution or the safety of others, and substantial justification has been articulated of the need for RHU placement.
- (g) An annual assessment of the incarcerated person's case factors and disciplinary behavior associated with the current Administrative RHU status is mandated.

Subsection 3376.1(h) is unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 3601, 3602, 5054, 5068 and 11191, Penal Code; Sections 8550 and 8567, Government Code; Governor's Prison Overcrowding State of Emergency Proclamation dated October 4, 2006; *Sandin v. Connor* (1995) 515 U.S. 472; and *Madrid v. Gomez* (N.D. Cal. 1995) 889 F.Supp. 1146.

Section 3377.1. Incarcerated Person Custody Designations.

Subsections 3377.1(a) and 3377.1(a)(1) are unchanged.

Subsections 3377.1(a)(1)(A) and 3377.1(a)(1)(B) are amended to read:

- (A) Housing shall be in cells in an approved restricted housing unit as described in sections 3335 through 3335.3.
- (B) Assignments and activities shall be within the confines of the approved restricted housing unit.

Subsections 3377.1(a)(1)(C) through 3377.1(b)(4) are unchanged.

3377.1(b)(5) is amended to read:

(5) When completing an "R" suffix evaluation, the classification committee shall consider the arrest report(s) and district attorney's comments. However, a classification committee may affix an "R" suffix if the arrest report(s) are available and the district attorney's comments are unavailable. The classification committee shall document the attempts/steps taken to obtain the required documentation in an automated Classification Committee Chrono (Rev. 05/19), which is incorporated by reference. CDC Form 128-G the attempts/steps taken to obtain the required documentation.

Subsections 3377.1(b)(5)(A) through 3377.1(b)(13)(A) are unchanged.

Subsection 3377.1(b)(13)(B) is amended to read:

(B) Facility means a subfacility of an institution headed by a captain.

Subsections 3377.1(c) through 3377.1(d)(3)(B) are unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 290, 4852.01, 5054 and 5068, Penal Code; *Americans With Disabilitiesy Act (ADA)*, 42 U.S.C. §Section 12131, et seq.; and *Pennsylvania Department of Corrections v. Yeskey* (1998) 524 U.S. 206.

Section 3377.2. Criteria for Assignment of Close Custody.

Subsections 3377.2(a) through 3377(b)(2) are unchanged.

Subsections 3377.2(b)(2)(A) through 3377.2(b)(2)(C) are amended to read:

- (A) An incarcerated person convicted of, or whose current or prior commitment offense includes, or who is found guilty of a disciplinary report by any law enforcement agency for, Escape With Force or Attempted Escape With Force from any correctional setting or armed escort shall serve at least ten (10) years atef Close Custody when the escape or attempted escape occurred within ten (10) years of the date of return to CDCR, or the initial custody classification, or the date of release from segregated or restricted housing, whichever occurs later.
- (B) An incarcerated person convicted of, or whose current or prior commitment offense includes, or who is found guilty of a disciplinary report by any law enforcement agency for, Escape Without Force or Attempted Escape Without Force from a correctional setting other than a non-secure facility as defined in section 3000, or from an armed escort shall serve at least eight (8) years at Close Custody when the escape or attempted escape occurred within ten (10) years of return to CDCR or the initial custody classification, or the date of release from segregated or restricted housing, whichever occurs later.
- (C) An incarcerated person convicted, or found guilty of a disciplinary report by any law enforcement agency, for plotting or planning to escape from a correctional setting other than a non-secure facility as defined in section 3000 or from an armed escort shall serve at least three (3) years at Close Custody from the date of the conviction or administrative finding of guilt, or when the incident occurred within ten (10) years of the initial custody classification, or the date of release from segregated or restricted housing, whichever occurs later.

Subsections 3377.2(b)(3) and 3377.2(b)(4)(B) is unchanged.

Subsection 3377.2(b)(4)(C) is amended to read:

(C) An incarcerated person found guilty of a Division A-1 or Division A-2 serious RVR, as set forth in section 3323, shall serve at least one (1) year at Close Custody. Thereafter, during each annual classification review, consistent with subsection 3376(d)(2)(A) the incarcerated person shall be considered for a reduction in custody. A classification committee may retain the incarcerated person at Close Custody for up to two (2) additional years based solely upon the degree of threat the incarcerated person's misconduct, as documented within the original Division A-1 or Division A-2 serious RVR, continues to present to the institution. To be retained at Close Custody, the incarcerated person must be reviewed by a classification committee and the reasons for retention at Close Custody shall be articulated within the automated Classification Committee Chrono (Rev. 05/19), which is incorporated by reference. The incarcerated person shall be removed from Close Custody at the third annual review after Close Custody was assigned unless otherwise required by these regulations.

Subsections 3377.2(b)(5) through 3377.2(c)(4) are unchanged.

Subsection 3377.2(c)(5) is amended to read:

(5) An incarcerated person who is Maximum Custody on February 20, 2017, for a reason that does not require Close Custody, shall be subject to subsection 3377.2(c)(1) through

section—3377.2(c)(4) during the first classification committee review reducing the incarcerated person from Maximum Custody. The incarcerated person's custody designation prior to the Maximum Custody designation shall be considered with the applicable subsection [3377.2(c)(1) through 3377.2(c)(4)]. However, an incarcerated person who is Maximum Custody on February 20, 2017, who was originally placed on Maximum Custody for a reason that does require Close Custody upon release from segregated or restricted housing shall be subject to the Close Custody criteria established February 20, 2017, in section 3377.2 during the first classification committee review reducing the incarcerated person from Maximum Custody.

(6) An incarcerated person who is Maximum Custody on February 20, 2017, for a reason that requires Close Custody, shall be subject to the Close Custody criteria established February 20, 2017, in section 3377.2 during the first classification committee review reducing the incarcerated person from Maximum Custody.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 5054 and 5068, Penal Code; *Americans With Disabilityies Act (ADA)*, 42 U.S.C. Section 12131, et seq.; and *Pennsylvania Department of Corrections v. Yeskey* (1998) 524 U.S. 206.

Section 3378.2. Security Threat Group Validation Process.

Initial paragraph and Subsection 3378.2(a) are unchanged.

Subsection 3378.2(b) is amended to read:

(b) The validation process delineates the formal objective criteria utilized by an STG Investigator to determine an individual's affiliation with a certified or recognized STG. Each factor is determined by a weighted point system in order to conclude whether the information taken as a whole is sufficient to establish a nexus to the STG.

Validation process for identifying and documenting STG members, associates, or suspects, which are defined as follows:

Member: Any offender or any person who, based on documented evidence, has been accepted into membership by a STG. STG members will be identified by the STG Investigator through the validation process, reviewed by OCS, and affirmed by the STG Unit Classification Committee.

Initial Validation of an offender as a member requires at least three (3) independent source criteria items with a combined value of <u>ten (10)</u> points or greater coupled with information/behavior indicative of a member.

Validation of an offender as a member of a STG-I shall also require that at least one <u>(1)</u> of the criteria source items be a direct link to a current or former validated member or associate of the STG, or to an offender or any person who is validated by the Department within six <u>(6)</u> months of the established or estimated date of behavior identified in the evidence considered.

An upgrade from associate to member requires at least three (3) independent source criteria items, that were not previously used in a validation, with a combined value of <u>ten</u>

(10) points or greater coupled with at least three (3) of the items of information/behavior being indicative of a member.

Associate: Any offender or any person who, based on documented evidence, is involved periodically or regularly with the members or associates of a STG. STG associates will be identified by the STG Investigator through the validation process, reviewed by OCS, and affirmed by the STG Unit Classification Committee. Initial validation of an offender as an associate requires at least three (3) independent source criteria items with a combined value of ten (10) points or greater coupled with information/behavior indicative of an associate.

Validation of an offender as an associate of a STG-I shall also require that at least one (1) source criteria item be a direct link to a current or former validated member or associate of the STG, or to an offender or any person who is validated by the Department within six (6) months of the established or estimated date of behavior identified in the evidence considered.

Suspect: Any offender or any person who, based on documented evidence, is involved periodically or regularly with the members or associates of a STG. The STG suspect is tracked by STG Investigative staff pending validation. Suspects have attained two (2) or more points of validation and would not be officially validated but tracked for intelligence purposes. Source item information must be referred to the STG Investigator for evaluation and recorded on the CDCR Form 128-B3 (11/13), Security Threat Group Identification Score Sheet, which is incorporated by reference.

A direct link, as defined in section 3000, may be established by unilateral action by either party or by the subject's possession of any item connecting the subject to a validated STG affiliate; or for purposes of establishing a direct link, it shall not be necessary for CDCR to demonstrate that the subject had knowledge, actual or implied, of the validated STG affiliate's STG involvement.

CDCR staff shall not place incarcerated persons into a Restricted Housing Unit solely on the basis of their validation status.

Validation of an STG affiliate can occur based upon the sole use of source criteria items or based upon a combination of source criteria items and STG behavior that is reported and adjudicated via the disciplinary process. The STG validation process may take into account source criteria items that may have occurred at any time in an individual's personal STG history. If behavior is identified which violates section 3314 or 3315, it is staff's responsibility to ensure appropriate disciplinary procedures are applied.

Validation Source Criteria is documented on the CDCR Form 128-B3 (11/13), Security Threat Group Identification Score Sheet, which is incorporated by reference. This document is completed by the STG Investigator.

Multiple sources providing information about a single STG related act or conduct shall constitute a single source item. One may support the other but will only count as one (1) item toward the validation with the others listed as support documents.

Staff shall articulate the basis for determining the content or conduct at issue is STG related.

The source items shall be based on the following criteria:

Subsections 3378.2(b)(1) through 3378.2(c)(7) are unchanged.

Subsection 3378.2(d) is amended to read:

(d) STG Unit Classification Committee. The STG Investigator via the assigned counselor shall schedule the offender for appearance before the STG Unit Classification Committee within 30 days of receipt of the CDCR Form 128-B2, in accordance with subsection 3376(d)(5).

An investigative employee shall be assigned by the STG Unit Classification Committee Chairperson to assist the incarcerated person with preparation for the STG Unit Classification Committee. The duties and functions of a staff member assigned to assist an incarcerated person in the hearing on a validation will be the same as described in section 3344 for Assistance to Incarcerated Persons for Restricted Housing Classification Hearings. In screening prospective witnesses, the investigative employee will do so in accordance with the information to be considered in the classification hearing. The investigative employee is designated to gather information for the STG Unit Classification Committee Chairperson and will submit a written report to the Chairperson which may include witness statements and a summary of the information collected.

The STG Unit Classification Committee shall review the validation package noting the recommendations of OCS and make the final determination on acceptance of the validation package based on the totality of the information.

Subsections 3378.2(d)(1) through 3378.2(d)(1)(C) are unchanged.

Subsection 3378.2(d)(1)(D) is amended to read:

(D) RHU_-eligible STG related behavior Rules Violation Report (RVR) includes:

Subsections 3378.2(d)(1)(D)1. through 3378.2(d)(1)(E) are unchanged.

Subsections 3378.2(d)(1)(F) through 3378.2(d)(2) are amended to read:

- (F) All validation documents are accurate and complete, all non-confidential/confidential evidence was provided to the incarcerated person by the STG investigator at least 72 hours prior to any validation review, determine correct validation designation and status, and appropriately document their decision on an automated Classification Committee Chrono (Rev. 05/19), which is incorporated by reference.
- (G) Validated STG-I or STG-II cases are referred to a RHU CSR for audit and approval.
- (2) RHU CSR shall audit all STG-I and STG-II validations for accuracy and compliance with departmental regulations, in accordance with subsection (d) above. The CSR will approve the requested actions or return the case for corrections, referral to the Chief Deputy Warden, or, defer the requested actions upon discovery of any due process violations. If the case is returned, the CSR shall articulate the required corrections.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 5054 and 5068, Penal Code; Sandin v. Connor (1995) 515 U.S. 472; Madrid v. Gomez (N.D. Cal. 1995) 889 F.Supp. 1146; Toussaint v. McCarthy (9th Cir. 1990) 926 F.2d 800; Toussaint v.

Yockey (9th Cir. 1984) 722 F.2d 1490; and Castillo v. Alameida, et al., (N.D. Cal., No. C94-2847).

Section 3378.3 is repealed.

Section 3378.4. Security Threat Group Behavior or Activity.

Section 3378.4 Initial paragraph is unchanged.

Subsection 3378.4(a) is amended to read:

(a) The STG Disciplinary Matrix.

The following behaviors qualify as STG behavior, when a nexus has been established between the behavior and an identified STG. The nexus shall be clearly articulated in the specific act, as well as clearly described within the narrative of the associated Rules Violation Report (RVR). The Senior Hearing Officer/Hearing Officer is required to clearly articulate the nexus to the STG related behavior in the Fact Finding and Disposition. If the Specific Act Section of the RVR and subsequent Fact Findings and Disposition do not clearly identify a nexus to STG behavior, the disciplinary process will proceed in accordance with sections 3314 or 3315. If behavior is identified which violates section 3314 or 3315, it is staff's responsibility to ensure appropriate disciplinary procedures are applied.

STG DISCIPLINARY MATRIX

Behavior With Nexus to STG	Administrative or Serious
Section 1:	
a) Murder, attempted murder, solicitation of murder, or voluntary manslaughter of a non-offender or offender;	Serious
b) Assault or battery capable of causing serious injury; assault or battery with a deadly weapon or caustic substance capable of causing serious injury, solicitation for offense;	
c) Taking a hostage;	
d) Possession of a firearm, explosive device, or weapon which has been manufactured or modified so as to have the obvious intent or capability of inflicting traumatic injury, and which is under the immediate or identifiable control of the offender;	
e) Escape or attempted escape with force or violence;	
f) Rape, sodomy, or oral copulation against the victim's will.	
Section 2:	
a) Introduction, trafficking, or distribution of any Controlled Substance (as defined in section 3000);	Serious
b) Arson involving damage to a structure or causing serious bodily injury-;	

c) Possession of flammable, explosive, or combustible material with intent to burn any structure or property;	
, , , ,	
d) Extortion or threat by means of force or violence, including requiring payment for protection/insurance or intimidating any person on behalf of the STG;	
e) Threatening to kill or cause serious bodily injury to a public official, their immediate family, their staff, or their staff's immediate family;	
f) Any other felony involving violence or injury to a victim and not specifically identified on this chart.	
Section 3:	
a) Battery on a Peace Officer or non-offender not involving use of a weapon;	Serious
b) Assault on a Peace Officer or non-offender by any means likely or not likely to cause great bodily injury;	
c) Assault or battery on a <u>n</u> incarcerated person with no serious injury;	
d) Destruction of state property valued in excess of \$400 dollars during a riot or disturbance;	
e) Theft, embezzlement, arson, destruction, or damage to another's personal property, state funds, or state property valued in excess of \$400;	
f) Any felony not involving violence or the use of a weapon not listed in this schedule with a direct nexus to STG Behavior.	
Section 4:	
a) Bribery of a non-offender;	Serious
b) Leading/Inciting a disturbance, riot, or strike;	
c) Participation in, or attempting to cause conditions likely to threaten institution security;	
d) Willfully resisting, delaying, or obstructing any peace officer in the performance of duties;	
e) Possession of cell phone or components;	
f) Acting in a leadership role displaying behavior to organize and control other offenders within the STG;	
Section 5:	
a) Gambling;	Serious
b) Tagging, or otherwise defacing state property valued at less than \$950, with symbols or slogans intended to promote affiliation with a STG.	
Section 6:	
a) STG-related tattoos and/or body markings (new since most recent arrival in CDCR and not previously documented);	Serious
b) Recording/documentation of conversations evidencing STG behavior;	

c) Harassment of another person, group or entity either directly or indirectly through the use of the mail, telephone, or other means;	
d) Communications between offenders/others evidencing STG behavior;	
e) Leading STG roll call;	
f) Directing cadence for STG group exercise;	
g) In personal possession of STG-related written material, including membership or enemy list, roll call lists, constitution, organizational structures, codes, training material, etc.;	
h) In personal possession of mail, notes, greeting cards or other communication (electronic or non-electronic) which include coded or explicit messages evidencing STG behavior;	
Section 7:	
Except as otherwise specified in this section, proven attempts to commit or an offender who conspires to commit any of the above listed offenses shall receive the term range specified for that offense.	Serious
Section 8:	
a) Participation in STG roll call;	Administrative
b) Participating in STG group exercise;	
c) Using hand signs, gestures, handshakes, slogans, distinctive clothing, graffiti which specifically relate to an STG;	
d) Wearing, possessing, using, distributing, displaying, or selling any clothing, jewelry, emblems, badges, certified symbols, signs, or other STG items which promote affiliation in a STG;	
e) In possession of artwork, mail, notes, greeting cards, letters, or other STG items clearly depicting certified STG symbols;	
f) In possession of photographs that depict STG association. Must include STG connotations such as insignia, certified symbols, or other validated STG affiliates.	
g) In possession of contact information (i.e., addresses, telephone numbers, etc.) for validated STG affiliates or individuals who have been confirmed to have assisted the STG in illicit behavior.	

Existing Subsection 3378.4(b)(1)(A) is renumbered to 3378.4(a)(1) and is amended to read:

(1) The Classification Staff Representative (CSR) shall audit the RHU_—eligible STG related RVR to ensure:

Existing Subsection 3378.4(b)(1)(A)1. through 3378.4(b)(1)(A)5. are renumbered to 3378.4(a)(1)(A) through 3378.4(a)(1)(E) and text is unchanged.

(A) Review of compliance with procedural safeguards, i.e., time constraints and assistance to the incarcerated person, in accordance with existing policy and regulations.

- (B) The specific act charged includes an STG nexus and coincides with the description of the circumstances that describes the STG behavior for which the incarcerated person was found guilty.
- (C) The evidence and/or circumstances support the finding of guilt.
- (D) The evidence used to establish the nexus to the STG is supported and thoroughly documented by the Senior Hearing Officer.
- (E) The use of confidential information adheres to the standards for the consideration of and reliance upon in accordance with section 3321.

Existing Subsection 3378.4(b)(1)(A)6. is renumbered to 3378.4(a)(1)(F) and is amended to read:

(F) RHU CSR shall ensure the assessment of the RHU term is consistent with the charge(s) and within departmental standards outlined in <u>sub</u>section 3337(g).

Existing Subsection 3378.4(b)(2)(A) is renumbered to 3378.4(a)(2) and amended to read:

(2) The RHU CSR shall audit the RHU_-eligible STG related RVRs in the same manner described in <u>sub</u>section 3378.2(d). The CSR will approve the requested actions or return the case for corrections, referral to the Chief Deputy Warden, or defer the requested actions upon discovery of any due process violations. If the case is returned, the CSR shall articulate the required corrections.

Existing Subsection 3378.4(b)(3)(B)1. Is renumbered to 3378.4(a)(3) and amended to read:

(3) If an incarcerated person is found guilty of committing a RHU_-eligible offense while assigned to the RCGP, they shall complete the intervening Determinate RHU term as imposed by the ICC before returning to the RCGP.

Existing Subsections 3378.4(c) through 3378.4(c)(3) are renumbered to 3378.4(b) through 3378.4(b)(3) and are amended to read:

- (b) If an STG nexus is identified for an offense after the disciplinary process has been completed, for a RHU_z-eligible offense, as listed in <u>sub</u>section 3337(g); this information will be referred to the STG Lieutenant, who will document the information and forward to the hiring authority or designee where the incarcerated person is currently housed. The hiring authority shall refer this to the Chief Disciplinary Officer (CDO) to review the information/evidence and determine if the original RVR should be reissued/reheard based upon this new STG related information/evidence which was not available or reasonably discoverable at the time of the original disciplinary action. The CDO may consider the following options:
- (1) If the incarcerated person's RHU MRD has been commuted for the original disciplinary offense; then no further disciplinary action would be warranted.

- (2) If the incarcerated person is serving the unexpired RHU MRD for the original disciplinary offense, the CDO may order the RVR reissued/reheard, to include the STG nexus.
- (3) If an ICC has suspended any portion of the RHU term for the original disciplinary offense, no further disciplinary action would be warranted.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 5054 and 5068, Penal Code; *Sandin v. Connor* (1995) 515 U.S. 472; *Madrid v. Gomez* (N.D. Cal. 1995) 889 F.Supp. 1146; *Toussaint v. McCarthy* (9th Cir. 1990) 926 F.2d 800; *Toussaint v. Yockey* (9th Cir. 1984) 722 F.2d 1490; and *Castillo v. Alameida*, et al., (N.D. Cal., No. C94-2847).

Section 3378.5. Debriefing Process.

Section 3378.5 Initial paragraph through Subsection 3378.5(e) are unchanged.

Subsections 3378.5(f) and 3378.5(f)(1) are amended to read:

(f) Incarcerated persons will be afforded expanded program opportunities as they progress through the DPU. Detailed information about the operation of the DPU is located in section 3378.7.

Upon receipt of notification of an incarcerated person's intent to disassociate from an STG, the institutional STG investigator shall ensure the incarcerated person has been placed in appropriate housing to address the incarcerated person's safety in accordance with sections 3335 through 3336, 3340, and 3342.

The STG investigator shall contact the validated incarcerated person within five (5) business days of receipt of the notification to conduct an Initial Debrief Intake Interview. The Initial Debrief Intake Interview document must be finalized and available at the initial ICC. During the initial ICC, the incarcerated person will be notified of ICC's actions and will be referred for transfer to the DPU in accordance with <u>subsection-3378.7</u>(b). Exceptions to transfer by ICC will be for:

(1) Incarcerated persons serving an active Determinate RHU term. In this instance, the debrief process will continue at the respective RHU institution and upon resolution of the Determinate RHU term, the incarcerated person will be considered for transfer to a facility commensurate with <u>theirhis</u> current programing needs, to include the DPU for Phase I or THU for Phase II.

Subsection 3378.5(f)(2) is unchanged.

Subsection 3378.5(f)(3) is amended to read:

(3) Incarcerated persons who have a disciplinary case pending review/acceptance by the District Attorney shall be retained locally until completion of any projected/active RHU MRD, in advance of a transfer to the DPU. Thereafter, the respective Wardens will coordinate subsequent transfer needs to address required court hearing(s).

Subsections 3378.5(f)(4) and 3378.5(g) are unchanged.

Subsection 3378.5(g)(1) is amended to read:

(1) If the incarcerated person fails/refuses to complete the debrief process, the incarcerated person shall be placed (or retained) in the RHU for review of potential safety concerns. The incarcerated person will be scheduled for appearance before ICC to further assess their status to include evaluation of Work Group/Privilege Group and a determination of appropriate housing. Appropriate housing may include return to General Population housing or referral to the DRB.

Subsections 3378.5(h) through 3378.5(h)(1)(B) are unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 5054 and 5068, Penal Code; *Sandin v. Connor* (1995) 515 U.S. 472; *Madrid v. Gomez* (N.D. Cal. 1995) 889 F.Supp. 1146; and *Toussaint v. McCarthy* (9th Cir. 1990) 926 F.2d 800.

Section 3378.7. Debrief Processing Unit.

Section 3378.7 Initial paragraph is unchanged.

Subsections 3378.7(a) through 3378.7(a)(2) are unchanged.

Subsection 3378.7(a)(3) is amended to read:

(3) The incarcerated person must not be serving an active RHU MRD.

Subsections 3378.7(a)(4) through 3378.7(b) are unchanged.

Subsection 3378.7(c) is amended to read:

(c) When housing within the DPU has been determined by ICC, but medical, mental health, mobility, or other case factors preclude the incarcerated person from being transferred to the DPU, a conference call should be initiated to provide institutional staff with guidance concerning placement issues and privileges utilizing the case conference process with Classification Services Unit, Healthcare Placement Oversight Program (HCPOP), and the Division of Adult Institutions (DAI) Associate Director. This case conference shall be documented in the automated Classification Committee Chrono (Rev. 05/19), which is incorporated by reference. It is recognized that at times the incarcerated person's overriding need for access to specific medical or mental health facilities will take priority over theirhis housing in the DPU. These incarcerated persons should receive all privileges identified within this section, unless the privilege will create a significant security concern. If the hiring authority determines that the DPU privileges will be denied based on security concerns, the hiring authority shall contact the DAI Associate Director to obtain approval before denying the privileges.

Subsections 3378.7(d) through 3378.7(e)(1) are unchanged.

Subsection 3378.7(e)(2) is amended to read:

(2) All incarcerated persons participating in Phase I will be seen by ICC within ten (10) calendar days. Pre-DIP incarcerated persons will be scheduled for appearance before ICC, who will establish or affirm the incarcerated person's work group and privilege group (WG/PG) consistent with NDRH status unless the incarcerated person was transferred from the RCGP. If the incarcerated person is transferred to the DPU from the RCGP, theyhe will retain theirhis current WG/PG.

Subsections 3378.7(e)(3) through 3378.7(f)(1)(A) are unchanged.

Subsection 3378.7(f)(1)(A)1. is amended to read:

1. An incarcerated person who was transferred to the DPU from restricted housing shall have <u>theirhis</u> WG reverted to the WG assigned prior to placement in restricted housing.

Existing subsection 3378.7(f)(1)(A)3. is renumbered to 3378.7(f)(1)(A)2. and text is unchanged.

2. An incarcerated person who was previously housed in the RCGP due to safety concerns shall have their his WG reverted consistent with the WG assigned while housed in the RCGP.

Subsection 3378.7(f)(1)(B) is unchanged.

Subsection 3378.7(f)(1)(B)1. is amended to read:

1. An incarcerated person who was transferred to the DPU from restricted housing shall have their his PG reverted to the PG assigned prior to placement in restricted housing.

Existing Subsection 3378.7(f)(1)(B)3. is renumbered to 3378.7(f)(1)(B)2. and text is unchanged.

2. An incarcerated person who was previously housed in the RCGP due to safety concerns shall have their his PG reverted consistent with the PG assigned while housed in the RCGP.

Subsection 3378.7(f)(1)(C) is unchanged.

Subsection 3378.7(f)(1)(D) is amended to read:

(D) A minimum of ten (10) hours of yard exercise per week will be provided pursuant to subsection 3348(i), incorporating yard interaction in a group yard setting with incarcerated

persons of diverse affiliations. ICC will assign the incarcerated person to the appropriate yard group.

Subsection 3378.7(f)(1)(E) is unchanged.

Subsection 3378.7(f)(1)(E)1. is amended to read:

1. Non-contact visits are to be scheduled no less frequently than those afforded to incarcerated persons in restricted housing.

Subsections 3378.7(f)(1)(E)2. through 3378.7(f)(1)(F) are unchanged.

Subsection 3378.7(g) is amended to read:

(g) If the DPU incarcerated person is found guilty of STG related behavior, identified in <u>sub</u>section 3378.4(a), STG Disciplinary Matrix, ICC shall determine the incarcerated person's housing and program needs. ICC maintains discretion in evaluating an incarcerated person's overall disciplinary record and case factors in determining continued management within the DPU or other appropriate housing, which may include referral to the DRB.

Subsections 3378.7(h) and 3378.7(i) are unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 5054 and 5068, Penal Code.

Section 3378.8. Transitional Housing Unit.

Subsections 3378.8 initial paragraph through 3378.8(e) are unchanged.

Subsection 3378.8(f) is amended.

(f) When housing within the THU has been determined by ICC, but medical, mental health, mobility, or other case factors preclude the incarcerated person from being transferred to the THU, a conference call should be initiated to provide institutional staff with guidance concerning placement issues and privileges utilizing the case conference process with Classification Services Unit, HCPOP, and the DAI Associate Director. This case conference shall be documented in the <u>automated Classification Committee Chrono (Rev. 05/19)</u>, which is incorporated by reference CDCR Form 128-G, Classification Chrono (Rev. 10/89). It is recognized that at times the incarcerated person's overriding need for access to specific medical or mental health facilities will take priority over theirhis housing in the THU. These incarcerated persons should receive all privileges identified within this section, unless the privilege will create a significant security concern. If the hiring authority determines that the THU privileges will be denied based on security concerns, the hiring authority shall contact the DAI Associate Director to obtain approval before denying the privileges.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 5054 and 5068, Penal Code.

Section 3378.9. Restricted Custody General Population.

Section 3378.9 Initial paragraph is amended to read:

The Restricted Custody General Population (RCGP) may be established at any institution or facility the Department deems appropriate and will provide a general population housing alternative for incarcerated persons who have a substantial threat to their personal safety should they be released to the general population and are deemed appropriately housed, based upon a preponderance of evidence, by the Departmental Review Board (DRB).

Subsection 3378.9(a) is amended to read:

(a) Programming for those incarcerated persons housed in the RCGP shall be comprised of at least 20 hours of out-of-cell time per week unless safety and security considerations preclude such activity. These programs provide increased opportunities for positive social interaction with other <u>incarcerated personsprisoners</u> and staff, including but not limited to: Alternative Education Program and/or small group education opportunities; yard (minimum of 10 hours per week) in small group yards as determined by ICC; access to religious services, support services job assignments and leisure time activity groups; access to GED, high school, and college level educational programs, with adequate academic support, and electrical appliances commensurate with the Authorized Personal Property Scheduled for the designated level of the facility and individual or small group yards as determined by ICC, which shall be a minimum of ten (10) hours aper week.

Subsections 3378.9(b) through 3378.9(d) are unchanged.

Existing Subsection 3378.9(g) is renumbered to Subsection 3378.9(e) and text is amended to read:

- (e) Incarcerated persons assigned to the RCGP for safety needs shall be addressed as follows:
- (1) During the RCGP Institutional Classification Committee, the assigned WG will be evaluated and retained unless case factors have changed which warrant modification of the assigned workgroup.
- (2) The incarcerated person shall be assigned a PG in accordance with <u>sub</u>section 3044(c). Privileges shall include:
- (A) RCGP incarcerated persons will be authorized to participate in both contact and non-contact visiting during other than assigned work/program hours.
- 1. The incarcerated person shall be allowed a minimum of one (1) contact visit every 60 days unless the incarcerated person incurs a disciplinary violation for which the loss of privileges imposes a restriction on visiting.

- 2. Incarcerated persons will be allowed contact visits which shall be limited to approved visitors, who have been pre-approved in accordance with the existing visiting regulations.
- (B) Incarcerated persons will be allowed to participate in family visiting, in accordance with section 3177.
- (C) Personal Property in accordance with the Authorized Personal Property Schedule for Level IV general population incarcerated persons.
- (D) Telephone call shall be commensurate with assigned PG.
- (3) Upon a guilty finding in a disciplinary hearing, the disposition may or when mandated include assessment of one (1) or more penalties in accordance with sections 3314 or 3315. RCGP incarcerated persons who receive a disciplinary violation which results in a loss of privileges, including restricted visiting, shall comply with the restrictions imposed in accordance with that loss of privileges.

Existing Subsection 3378.9(i) is renumbered to Subsection 3378.9(f) and is amended to read:

(f) When housing within the RCGP has been determined by ICC, but medical, mental health, mobility, or other case factors preclude the incarcerated person from being transferred to the RCGP, a conference call should be initiated to provide institutional staff with guidance concerning placement issues and privileges utilizing the case conference process with Classification Services Unit, HCPOP, and the DAI Associate Director. This case conference shall be documented in the automated Classification Committee Chrono (Rev. 05/19), which is incorporated by reference. It is recognized that at times the incarcerated person's overriding need for access to specific medical or mental health facilities will take priority over theirhis housing in the RCGP. These incarcerated persons should receive all privileges identified within this section, unless the privilege will create a significant security concern. If the hiring authority determines that the RCGP privileges will be denied based on security concerns, the hiring authority shall contact the DAI Associate Director to obtain approval before denying the privileges.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 5054 and 5068, Penal Code.

Section 3378.10. Termination of Security Threat Group (STG) Validation Status.

Subsection 3378.10(a) is unchanged.

Subsections 3378.10(a)(1) and 3378.10(a)(1)(A) are amended to read:

- (1) A validated STG-I or STG-II associate in any type of general population, or an associate determined to have dropout status, who remains free of STG disciplinary behavior for a period of six (6) consecutive years, while incarcerated within CDCR, may be eligible to have their STG Validation Status terminated. The six (6) years will begin counting toward completion of the required time period as follows:
- (A) Validated Associates released from SDP to general population: the date upon which a committee approved release from restricted housing.

Subsections 3378.10(a)(1)(B) through 3378.10(a)(3) are unchanged.

Subsection 3378.10(a)(4) is amended to read:

(4) Upon ICC terminating an incarcerated person's validation status, the institution shall submit a copy of the automated Classification Committee Chrono (Rev. 05/19), which is incorporated by reference, to the Office of Correctional Safety (OCS), who shall generate an updated CDCR Form 128-B2 (Rev. 06/14), Security Threat Group Validation/Rejection Review, which is incorporated by reference, reflecting "Terminated". The original CDCR Form 128-B2 shall be returned to the institution. Review by the STG Unit Classification Committee will not be required to review/approve this document.

Subsections 3378.10(a)(5) through 3378.10(b) are unchanged.

Subsections 3378.10(b)(1) and 3378.10(b)(1)(A) are amended to read:

- (1) A validated STG-I or STG-II member in any type of general population, or a member determined to have dropout status, who remains free of STG disciplinary behavior for a period of eleven (11) consecutive years, while incarcerated within CDCR, may be eligible to have their STG Validation Status terminated. The eleven (11) years will begin counting toward completion of the required time period as follows:
- (A) Validated Members released from SDP to general population: the date upon which a committee approved release from <u>segregation or restricted housing</u>.

Subsections 3378.10(b)(1)(B) through 3378.10(b)(3) are unchanged.

Subsection 3378.10(b)(4) is amended to read:

(4) Upon ICC terminating an incarcerated person's validation status, the institution shall submit a copy of the automated Classification Committee Chrono (Rev. 05/19) to OCS, who shall generate an updated CDCR Form 128-B2 reflecting "Terminated". The original CDCR Form 128-B2 shall be returned to the institution. Review by the STG Unit Classification Committee will not be required to review/approve this document.

Subsection 3378.10(b)(5) is unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 5054 and 5068, Penal Code.

Section 3379. Incarcerated Person Transfers.

Subsections 3379(a) through 3379(b) are unchanged.

Subsection 3379(c) is amended to read:

(c) Disciplinary and security factors. Prior to transfer of an incarcerated person, the sending institution shall resolve any matters related to incomplete disciplinary punishment or establishment of a determinate period to be served in a RHU at the receiving facility. Disciplinary detention shall be completed, suspended, or commuted to time served. If a transfer related to misbehavior does not require RHU placement but the incarcerated person is transferred to an institution of higher level than indicated by the incarcerated person's classification score, the endorsing CSR shall establish a date for follow-up review by the receiving institution.

Subsections 3379(d) through 3379(d)(4) are unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2911, 5025, 5054, 5068, 5080 and 11191, Penal Code; Sections 8550 and 8567, Government Code; Governor's Prison Overcrowding State of Emergency Proclamation dated October 4, 2006; *Armstrong v. Schwarzenegger*, United States District Court, N.D. Cal., No. C-94-2307 CW, Stipulation and Proposed Order issued November 30, 2006; *Coleman v. Schwarzenegger*, United States District Court, E.D. Cal., No. CIV-S-90-0520 LKK JFM P, Order issued November 6, 2006; and *Whitaker v. Rushen* (9th Cir. 1983) 720 F.2d 1132, 1135.

Rules Violation Report: Mental Health Assessment CDCR 115-MH-A (Rev. 12/15)

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A CDC 115, Rules Violation Report (RVR), has	been written on the f	ollowing inmate, who re	equires a mental healt	h assessment.
Section I.				
Inmate Name:		CDCR #:	Housing:	
Specific Act:				
Could this offense result in a SHU term? Ye	s No RVR	Log #:	Date of Violation	າ:
The inmate's mental health level of care at the ti	me of the offense (cl	neck one):		
□ Not in MHSDS Program 1 □ CCCMS	1, 2 EOF	□MHCB	□ICF	Acute/PIP
The inmate's current mental health level of care Not in MHSDS Program 1 CCCMS	` '	ШМНСВ	□ICF	F/Acute/PIP
Non-MHSDS and CCCMS program participants will inmate, or is uncharacteristic for this inmate. CCCMS program participants will be referred for a safecurity Housing Unit (SHU) term.				
Developmental Disability Program Designation (check one):			
NCFNDD	DD1	DD2	DD3	
The inmate was referred for a mental health ass MHSDS participant at the EOP or higher leve DDP participant at the DD1, DD2, or DD3 leve Alleged behavior involved indecent exposure	el of care (MHCB, ICF	F/Acute/PIP).	all that apply):	
Alleged behavior was bizarre or unusual for a	iny inmate.	00114454		
Alleged behavior represents a Division A, B, o		ffense that may result	in a SHU term (CCCM	S inmates only).
Date sent to mental health:	By (print name/sign	ature):		
Date received by mental health:	By (print name/sign	ature):		
Return this form by (date):	1			
Timelines: Custody has two (2) calendar dato submit this CDCR 115-MH-A to mental h	•			•
	Rules Violation Mental Health As DCR 115-MH-A	ssessment		

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Rules Violation Report: Mental Health Assessment CDCR 115-MH-A (Rev. 12/15)

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Section II.					
The interview was cond If No, explain:	lucted in a private location:	∐Yes	□No	Date:	
The inmate was inform	and of the number of the	ecocomont and th	o information	a shared during the inte	prviow is not confidential
and will be used in adju	ed of the purpose of the addicating the RVR. \Box Ye		e illiornatioi	i shared during the inte	erview is <u>not</u> confidential
If No, explain:					
Data source(s) for this e		rts form	PC Consu	Itation SOM	S ERMS
Other:	S	taff Consultation:			
	DS ONLY. Are there any ciplinary process and rep				
	ssistant (do not rely on TAE		interests in	the hearing that woul	d indicate the need for
☐ Yes ☐ No					
Provide rationale:					
1. <u>Disability Code:</u> ☐ TABE score ≤ 4.0	2. <u>Accommodations:</u>☐ Additional Time	3. Effective Commu ☐ P/I asked question			
□ DPH □ DPV □ LD	☐ Equipment ☐ SLI	☐ P/I summed info	ormation	CDCR #:	
□ DPS □ DNH	☐ Louder ☐ Slower	Please check one:	7 Poschod	Last Name:	MI:
□ DNS □ DDP	☐ Basic ☐ Transcribe ☐ Other*	□ Not Reached* □		First Name: DOB:	
☐ Not Applicable 4. <u>Comments:</u>		*See chr	ono/notes		

Rules Violation Report: Mental Health Assessment CDCR 115-MH-A (Rev 12/15)

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Section II. (continued)									
(b) developmental disability/cognibehavior in an alternate manner developmental disability/cognitive	itive or adaptive functioning deficits that If Yes: (1) provide a rationale that es	the inm stablishe behavi	nate wou es a nex or; (2) c	nptoms of a (a) mental illness and/or build be better served by documenting this xus between mental health symptoms or consult with the Program Supervisor; and Question 3.					
1									
I agree with the assessing clinicia Consulting Program Supervisor's									
Title:	Print Name:	Da	to:	Signature					
	Print Name:	Date:		Signature:					
Consulting Program Supervisor									
I recommend documenting this be	ehavior in an alternate manner: Yes	□No							
Chief of Mental Health's (or designee) rationale:									
Title:	Print Name:	Da	ite:	Signature:					
Chief of Mental Health (or designee)									
Final determination: Yes	No								
Mental H CDCR 11	Violation Report: Health Assessment 5-MH-A (Rev. 12/15) ential Inmate Information		Las	OCR #: st Name: MI: St Name: DB:					

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Rules Violation Report: Mental Health Assessment CDCR 115-MH-A (Rev. 12/15)

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Section II. (continued)				
b) Developmental disability/cog	gnitive or adaptive functioning deficit	s:		
☐Yes ☐No				
Assessing clinician's rationale:				
I agree with the assessing clinicia	n's recommendation: ☐ Yes ☐ No			
Consulting Program Supervisor's	rationale:			
				T
Title:	Print Name:	Da	te:	Signature:
Consulting Program Supervisor				
I recommend documenting this be	ehavior in an alternate manner: ☐ Yes	□No		
Chief of Mental Health's (or design	nee) rationale:			
Title:	Print Name:	Da	te:	Signature:
Chief of Mental Health (or designee)				
	l i			
Final determination: ☐ Yes ☐ I				
Final determination: Yes I				
Rules	No Violation Report:		CDO	CR #:
Rules \ Mental F	No Violation Report: Health Assessment			CR #: t Name: MI:
Rules \ Mental F	No Violation Report:		Last	
Rules Mental H CDCR 11	No Violation Report: Health Assessment		Last	t Name: MI: t Name:

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Rules Violation Report: Mental Health Assessment CDCR 115-MH-A (Rev. 12/15)

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Section II. (continued)	
3. In your opinion, is there evidence to suggest that (a) mental illness and/or (functioning deficits contributed to the behavior that led to the RVR? If Yes, esta or developmental disability/cognitive or adaptive functioning deficits and the beha a) Mental illness:	ablish a nexus between mental health symptoms
∐Yes	
Provide rationale:	
b) Developmental disability/cognitive or adaptive functioning deficits:	
∐Yes	
Provide rationale:	
4. If the inmate is found guilty of the offense, what mental health factors and/ofunctioning deficits should the hearing officer or senior hearing officer consider that may have an adverse impact on the inmate's stability? Examples of penalties include, but are not limited to, changes and reduction in, phone calls, visits packages; loss of yard time, loss of appliances, etc.	when assessing the penalty, such as penalties
Provide your recommendation and rationale:	
Rules Violation Report: Mental Health Assessment CDCR 115-MH-A (Rev 12/15) Confidential Inmate Information	CDCR #: Last Name: MI: First Name: DOB:

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Rules Violation Report: Mei CDC

ntal Health Assessment	Form: Page 6 of 6
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Section II. (cor	ntinued)								
mental health f	factors and/or				is found guilty of the offense, are there an ning deficits that Institutional Classificatio				
Provide your red	commendation	and rationale:							
•									
0. DDD DADTI	OLDANITO ONII	V. Dane the language hills to a control to the							
					disciplinary infractions that appears related te to the DDP Clinician for assistance in				
_		ehavior and creating an intensive behavion bete a CDCR Form 128 MH-5, Mental H							
☐Yes ☐No		<u></u>							
Did you consult Note.	with the DDP (Clinician?	consultatio	n on a	a Developmental Disabilities Progress				
Provide rational	e:								
Title:	Phone Ext.:	Print Name:	Date	::	Signature:				
Clinician									
Received by (Custody staff)									
	Б.	as Violation Bourset							
		es Violation Report: al Health Assessment	C	CDCR #:					
		115-MH-A (Rev. 12/15)		Last Name: MI:					
	Co	nfidential Inmate Information			First Name:				
					DOB:				

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Mental Health Assessment CDCR 115-MH-A (Rev. 12/15)

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INSTRUCTIONS

Purpose of CDCR 115-MH-A (Rev. 12/15) Rules Violation Report: Mental Health Assessment: Use this form to assess an inmate whose alleged behavior resulted in a CDC 115, Rules Violation Report (RVR) to determine: 1) if the inmate needs a staff assistant; 2) if symptoms of (a) mental illness and/or (b) developmental disability/cognitive or adaptive functioning deficits strongly influenced the behavior that led to the RVR; 3) if (a) mental illness and/or (b) developmental disability/cognitive or adaptive functioning deficits contributed to the behavior that led to the RVR; 4) what mental health factors and/or developmental disability/cognitive or adaptive functioning deficits should be considered when assessing the penalty; 5) for offenses that could result in a Security Housing Unit (SHU) term only, are there any mental health factors and/or developmental disability/cognitive or adaptive support deficits the Institutional Classification Committee (ICC) should consider when assessing a SHU term; and 6) for Developmental Disability Program (DDP) participants only, determine if the inmate exhibits on-going behavior leading to disciplinary infractions related to developmental disability/cognitive or adaptive functioning deficits that would be minimized by creating an intensive behavior modification plan. Complete this form for:

Inmates who are placed at the following levels of mental health care:

- Enhanced Outpatient Program (EOP)
- · Mental Health Crisis Bed (MHCB) and
- Acute Psychiatric or Intermediate level of care
- DDP participants at the DD1, DD2, or DD3 level of care

These inmates shall always:

- Be assigned a staff assistant
- Receive a RVR Mental Health Assessment.

In addition, the RVR Mental Health Assessment shall be completed for:

- Correctional Clinical Case Management System (CCCMS) participants who:
 - 1. Committed a Division A, B or C offense.
 - 2. Committed an offense that may result in the assessment of a Security Housing Unit (SHU) term.
 - 3. Exhibited behavior at the time of the issuance of the RVR that is bizarre or unusual for any inmate, or is uncharacteristic for this inmate.
- Inmates not included in the Mental Health Services Delivery System (MHSDS) who exhibited behavior at the time of the issuance of the RVR that is bizarre or unusual for any inmate, or is uncharacteristic for this inmate.
- Inmates not included in the MHSDS who engaged in Indecent Exposure or Sexual Disorderly Conduct.

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Reviewing Custody Supervisor

A CDCR 115-MH-A, Rules Violation Report: Mental Health Assessment is initiated for any inmate in the groups listed above and whose misconduct has been documented on a RVR.

The Reviewing Custody Supervisor will complete Section I of the CDCR 115-MH-A, Rules Violation Report: Mental Health Assessment. If the inmate meets criteria for a mental health assessment, the Reviewing Custody Supervisor shall forward the request, and a copy of the RVR as well as all supplements to the RVR, to mental health staff as soon as possible but no later than two (2) calendar days from the date information leading to the charges is discovered by staff.

Mental Health Clinician

Section I

The mental health clinician must review the CDCR 115-MH-A, Rules Violation Report: Mental Health Assessment, Section I, completed by Custody. This information includes the inmate's name, CDCR #, housing, specific act charged, if the offense could result in a SHU term, the RVR log #, date of the violation, mental health level of care, DDP designation, reason(s) for the assessment request, date the form was sent to mental health and by whom, date the form was received by mental health and by whom, and the return date for the form. The mental health clinician will return the completed CDCR 115-MH-A, Rules Violation Report: Mental Health Assessment to the Reviewing Custody Supervisor as soon as possible but no later than eight (8) calendar days.

Section II

Interview the inmate who is the subject of the RVR in a private setting. Indicate if the interview was conducted in a private location by checking the appropriate box and type in the date the interview occurred. If the interview was not conducted in a private setting or the inmate refused the interview, explain why.

Explain to the inmate the purpose of the interview and inform him or her that the interview is non-confidential and information obtained during the interview may be used in adjudicating the RVR. Check the appropriate box indicating disclosure of the non-confidential nature of interview was explained. If "No", explain why not.

<u>Data sources:</u> Review the relevant portions of the health care record and any other records (Adaptive Supports form formally known as the CDC 128 C-2, Recommendation for Adaptive Support, ERMS, SOMS, staff consultation, and/or archived files) deemed appropriate and check the corresponding boxes on the form. Relevant staff may be interviewed as appropriate and necessary.

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Effective Communication: The Effective Communication section must be completed any time there is a clinically relevant encounter in which meaningful information is exchanged between the licensed clinician and the inmate. For further information and examples of some encounters in which effective communication is required, see IMSP&P, Volume 2, Ch. 4.

1. <u>Disability:</u>	2. <u>Accommodation:</u>	3. Effective Communication:
a. Check all boxes that apply regarding	a. Check all boxes that apply to the special	a. Check all boxes that apply that
the inmate's disability.	accommodations made to facilitate effective	summarize how it was verified that
Disability Codes:	communication:	effective communication was reached.
TABE score ≤ 4.0	Additional time - P/I (inmate) was given	P/I asked questions - The inmate asked
<u>DPH</u> - Permanent Hearing Impaired	additional time to respond or complete a	questions regarding the interaction.
DPV - Permanent Vision Impaired	task.	<u>P/I summed information</u> - The inmate
<u>LD</u> - Learning Disability	Equipment - Special equipment was used	summarized information regarding the
DPS - Permanent Speech Impaired	to facilitate effective communication. Note	
DNH - Permanent Hearing Impaired	the type of equipment used in the	b. Check one box to indicate if effective
improved with hearing aids.	comments section.	communication was or was not reached.
DNS - Permanent Speech Impaired; car		ONE of these boxes must be checked.
communicate in writing.	<u>Louder</u> - The provider spoke louder.	
DDP - Developmental Disability Program	l · · · · · · · · · · · · · · · · · · ·	
N/A - Not applicable	Basic - The provider used basic language.	
	<u>Transcribe</u> - Communication was written	
	down.	
	Other - Any other tool that was used to	
	facilitate effective communication.	
4. Comments:		

Provide any additional information regarding effective communication.

DO NOT USE JARGON OR DIAGNOSTIC TERMS. USE LAY TERMS THAT CAN BE EASILY UNDERSTOOD BY NON-MENTAL HEALTH STAFF.

Section II continued:

Question 1

1. Only answer question 1 if the inmate is either **not** a participant in the MHSDS or is in the CCCMS level of care. Are there any mental health factors that would cause the inmate to experience difficulty in understanding the disciplinary process and representing his/her interests in the hearing that would indicate the need for assignment of a staff assistant? (Do not rely on TABE Score alone) Check the box Yes or No.

Determine the need for a staff assistant (EOP, DDP, MHCB or Acute Psychiatric or Intermediate level of care inmates are automatically assigned a staff assistant). Indicate your response by checking the appropriate Yes or No box and provide rationale for why a staff assistant is or is not needed.

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Question 2

2. In your opinion, was the inmate's behavior so *strongly influenced* by symptoms of a (a) mental illness and/or (b) developmental disability/cognitive or adaptive functioning deficits that the inmate would be better served by documenting this behavior in an alternate manner? If Yes: (1) provide a rationale that establishes a nexus between mental health symptoms and/or developmental disability/cognitive or adaptive functioning deficits and the behavior; (2) consult with the Program Supervisor; and (3) consult with the Chief of Mental Health (or designee), when applicable. If No, go to Question 3.

If Yes:

- Check the "Yes" box(es) under the appropriate section (a) mental illness and/or (b) developmental disability/cognitive or adaptive functioning deficits and document your rationale in language easily understood by non-mental health staff in the first space below.
- The rationale will include a clear nexus between the mental health symptoms and/or developmental disability/ cognitive or adaptive functioning deficits and the behavior.
- Complete the remainder of the assessment, through Question 6.
- Once completed, forward the CDCR 115-MH-A, Rules Violation Report: Mental Health Assessment, to the Consulting Program Supervisor over the mental health unit the inmate was in at the time the alleged behavior occurred. The supervisor reviews the rationale provided and indicates agreement or disagreement with the assessing clinician's response by checking the appropriate box. (If the Program Supervisor over the mental health unit the inmate was in at the time the alleged behavior occurred is not available, consult with the Program Supervisor where the inmate is currently housed.)
- The supervisor shall provide his/her rationale in the space above the signature block.
- The supervisor prints name, signs and dates the form.
- If the supervisor and clinician are in agreement, the completed CDCR 115-MH-A, Rules Violation Report: Mental Health Assessment is forwarded to custody.
- If the supervisor and clinician are not in agreement, the supervisor forwards the CDCR 115-MH-A, Rules Violation Report: Mental Health Assessment to the Chief of Mental Health (CMH), or designee, for final determination.
- The CMH reviews the rationale provided by the assessing clinician and supervisor and indicates agreement or disagreement with the assessing clinician's response by checking the appropriate box.
- The CMH provides his/her rationale in the space above signature block and checks the Final Determination box Yes or No.
- The CMH prints name, signs and dates the form.
- The CMH forwards the completed CDCR 115-MH-A, Rules Violation Report: Mental Health Assessment to custody within the eight (8) calendar day timeframe.

State of California
Rules Violation Report:
Mental Health Assessment

CDCR 115-MH-A (Rev. 12/15)

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If No:

• If mental health symptoms and/or developmental disability/cognitive or adaptive functioning deficits did not strongly influence the behavior, mark "No" in the appropriate places and go directly to Question 3. No consultation with the Program Supervisor is necessary.

Question 3

3. In your opinion, is there evidence to suggest that (a) mental illness and/or (b) developmental disability/cognitive or adaptive functioning deficits *contributed* to the behavior that led to the RVR? If "Yes", establish a nexus between mental health symptoms or developmental disability/cognitive or adaptive functioning deficits and the behavior.

Determine if mental illness and/or developmental disability/cognitive or adaptive functioning deficits contributed to the behavior that led to the RVR and check the appropriate box "Yes" or "No" under either (a) mental illness and/or (b) developmental disability/cognitive or adaptive functioning deficits. Provide rationale for your decision. If the answer is "Yes", establish a nexus between mental health symptoms or developmental disability/cognitive or adaptive functioning deficits and the behavior. If the answer to Question 3 is "No", you still need to provide a rationale. If you indicated "Yes" to Question 2, also check "Yes" on Question 3 and provide the same or similar rationale as you did on Question 2.

Question 4

4. If the inmate is found guilty of the offense, what mental health factors and/or developmental disability/cognitive or adaptive functioning deficits should the hearing officer or senior hearing officer consider when assessing the penalty, such as penalties that may have an adverse impact on the inmate's stability? Provide your recommendation and rationale.

Examples of penalties include, but are not limited to, changes and reduction in:

Phone calls
Day room
Confined to quarters
Loss of packages
Yard time
Loss of appliances
Visits (when permissible)

(Example of mandated sanctions: Violations of California Code of Regulations, Title 15, Sections 3323(c)(6), 3323(d)(8) and 3323(f)(6) shall result in loss of visits.)

Consideration of penalties can occur even if the inmate's mental health and/or developmental disability/cognitive or adaptive functioning deficits were not thought to be related to the commission of the offense. Consider what protective factors (for general decompensation, as well as self-harm) are present for this inmate and if possible what penalties would impact these protective factors. Examine what factors have contributed to decompensation in the past. Document any anticipated impact loss of privileges may have on the inmate's mental health. If loss of privileges is not thought to impact mental health, provide a brief justification.

State of California

Rules Violation Report: Mental Health Assessment CDCR 115-MH-A (Rev. 12/15)

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Question 5

5. SHU OFFENSE ONLY (see box on pg. 1 to determine if applicable). If the inmate is found guilty of the offense, are there any mental health factors and/or developmental disability/cognitive or adaptive functioning deficits that Institutional Classification Committee should consider when assessing a SHU term?

Provide your recommendation and rationale.

Determine if the offense could result in a SHU term (the box at the top of the CDCR 115-MH-A, Rules Violation Report: Mental Health Assessment completed by custody staff contains this information). Address this question only if the "Yes" box is checked above. Mental health factors and/or developmental disability/cognitive or adaptive functioning deficits may have significant implications for the inmate's functioning while serving a SHU term. These factors must be considered. As noted in Question 4, consider protective factors and other factors that have contributed to decompensation in the past. Document any anticipated impact a SHU term may have on mental health and/or developmental disability/cognitive or adaptive functioning deficits and any recommended strategies to mitigate the anticipated impact. If a SHU term is not thought to impact mental health or developmental disability/cognitive or adaptive functioning deficits, provide a brief justification.

Question 6

6. DDP PARTICIPANTS ONLY. Does the inmate exhibit on-going behavior leading to disciplinary infractions that appears related to developmental disability/cognitive or adaptive functioning deficits? If "Yes", refer the inmate to the DDP Clinician for assistance in assessing the causes of the behavior and creating an intensive behavior modification plan. Check Yes or No and refer as needed on a CDCR 128 MH-5, Mental Health Referral Chrono.

Did you consult with the DDP Clinician? Check "Yes" or "No" and document consultation as needed on a Developmental Disabilities Progress Note.

Provide rationale.

Anytime the inmate is a participant in the DDP, the DDP Clinician will be consulted and that consultation will be documented on a corresponding Developmental Disabilities Progress Note (Progress Notes formally known as the CDCR MH-7230-L, Interdisciplinary Progress Note - Developmental Disability Program). Check "Yes" in the appropriate box. If for some reason consultation with the DDP Clinician cannot be obtained, check the "No" box and provide an explanation as to why the consultation did not occur in the space below.

Sign, date and return form to the requesting custody supervisor within eight (8) calendar days. The custody supervisor receiving the completed form shall forward to the classifying official after signing and dating the bottom of the form.

REPEAL

CDC NUMBER								181				0511						
CL	CN	IUW	IBEI	ĸ									IN	MATE I	NAIVIE		CELL	
																RECORD OF DAILY ACTIVITY INSTRUCTIONS All inmate activities/contacts must be documented in detail. Staff completing this record	shall roserd s"	programa
CELL SEARCH	CELL INSPECTION	SHOWER	SUPPLIES ISSUED	LINEN EXCHANGE	CLOTHING EXCHANGE	MEDICAL/PSYCHIATRIC CONTACT	ADMINISTRATIVE CONTACT	VISIT	LEGAL LIBRARY	MEAL	TRASH DISPOSAL	CELL MAINTENANCE/REPAIR	COUNT	TIME OUT TO YARD	TIME IN FROM YARD	All immate activities/contacts must be documented in detail. Staff completing this record activities, and services afforded segregated inmates. Staff shall additionally document any ur the immate while confined in segregation. CELL SEARCH: A search of the cell was completed. Staff shall document the results of the se Cells will be searched prior to and following an inmate's occupancy. CELL INSPECTION: Each cell shall be inspected weekly to ensure that the lighting, plumbing cell is satisfactory. SHOWERS: Each opportunity provided to an inmate to shower shall be documented. Refusals SUPPLIES ISSUED/LINEN EXCHANGED/CLOTHING EXCHANGED: Staff shall document Refusal will be noted with an R. MEDICAL/PSYCHIATRIC: Contacts shall be documented by the medical or psychiatric staff pr ADMINISTRATIVE CONTACT: Any administrative contact, hearings, ICC, UCC, BPT, etc. sha making the contact. VISIT/LEGAL LIBRARY: All access to these programs shall be documented. MEAL: Meals shall be documented as B, L, or D for breakfast, lunch, or dinner, or R for a refus TIME OUT TO YARD: Time inmate is released to yard. Refusal shall be documented by placing Example: R-15:30 TIME IN FROM YARD: Time inmate is brought in from yard. Refusal shall be documented by entry. Example: R-15:30 COMMENTS: Any additional information or unusual events. SYMBOLS (X- Item completed) (R- Refused) (N- No yard pending ICC) (S- Security) (M- Medication) (MD- Doctor/RN/MTA) (D- Dental) (P- Psychiatric)	arch in the comme , and overall condi shall be noted as a each area as ap oviding the service Il be documented b	splayed by nt section. ition of the an R. opropriate. by the staff
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ADOPT

INMATE-SEGREGATION RESTRICTED HOUSING PROFILE

CDC 114-A1 (10/98-<u>11/23</u>)

Update information legibly and prepare a new CDC Form 114-A1 at least every 90 days or as required to maintain current information.

DATE INITIATED	CDC NUMBER INMA	TE'S NAME		ET	HNICITY	CELL	
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E A E

			REPEAL	
STATE OF CALIFORNIA	CDC-128-G (10/89)	CLASSIFICATION		DEPARTMENT OF CORRECTION
CDC NUMBER	NAME		CLASSIFICATION SCORE	TYPE AND RELEASE DATE
CUSTODY	ASSIGNMENT		WG/PG	NEXT CLASSIFICATION
OTHER COMMITTEE ACT	TONS:		HOUSING	RECOMMENDATION TO CSR:
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NSTITUTION	CLASSIFICATION		DATE	SIGNATURE
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CDC NUMBER	NAME		CLASSIFICATION SCORE	TYPE AND RELEASE DATE
CUSTODY	ASSIGNMENT		WG/PG	NEXT CLASSIFICATION
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OTHER COMMITTEE ACT	IONS:		HOUSING	RECOMMENDATION TO CSR:
COMMENTS:				<u>I</u>
NSTITUTION	CLASSIFICATION		DATE	SIGNATURE

Inmate:

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REPEAL / DELETE



Arrest Date

Arresting Agency

CLASSIFICATION COMMITTEE CHRONO

Inmate Name: XXXX, XXXX

CDC#: XXXXX

Control Date:

Date: 09/25/2023

Date of Birth: XX/XX/XXXX

Control Date Type: Earliest Possible Release Date

Control Date:XX/XX/XXXX Hearing Date: 09/27/2023 Hearing Type: Determinate SHU Term Committee Type: Institution Cls. Committee (ASU/SHU/THU/PSU-ICC/DPU) Correctional Counselor: T. CCIII STATIC CASE FACTORS Offender Characteristics Date of Birth: XX/XX/XXXX Citizenship: Native Born County of Residence: Ethnicity: XXXXX XXXX 07.0 **Education Level:** Unknown Reading Level: Drug/Alcohol Use Assessment **Date Interviewed Primary Addiction Secondary Addiction Tertiary Addiction** 11/30/2017 Admission Summary Incarceration Begin Date: XX/XX/XXXX Admission Type: XXXX PV Reason: XXXXXXX Latest PV Returned Date: XX/XX/XXXX Parole Violation Charges: Termer: Committing County: XXXXX **Current Offenses** Release Date Crime Offense Time Imposed Release Type (Statute) 03/01/2045 PC192(a)[01] Voluntary Manslaughter 22y 0m 0d Determinate Sentence Law (DSL) Summary Critical Case Arrest History Arrest Date Arresting Agency Result State Charge Case Number None Comments Arson History

> Case Number

Source

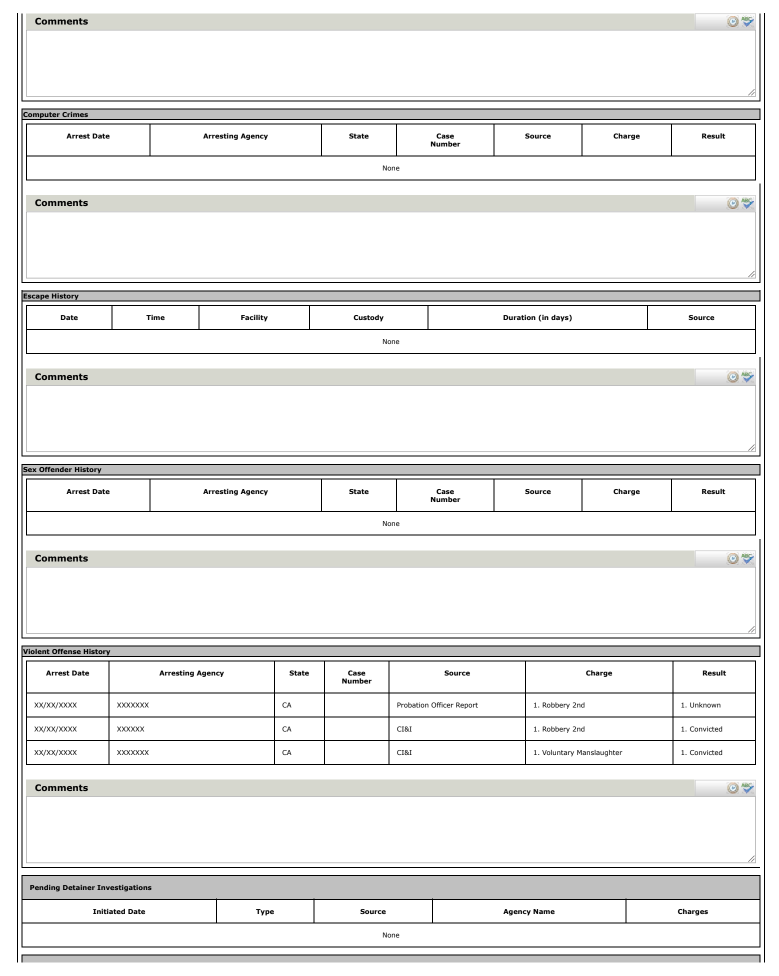
Charge

Result

State

None

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Inmate Precautions										
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Administrative Determinants						
Determinant Date	Туре	Source	Status			
11/29/2017	Violent History Noted	Correctional Counselor	Affixed			

2. CSRA Score = 1 (Low)(Secondary)
3. REEP Excluded(Primary)

Inmate Visitation Restrictions							
Effective Date	Туре	Status	Expiration Date	Comments			
None							

Movement Warnings					
Placed Date	Institution	Warning Type	Expiration Date		
None					

Critical Case Factors Current **Committee Decision** Factor Security Level NA-Not Applicable UNKN-Unknown Custody Designation Maximum Maximum Custody Suffix - 1st Custody Suffix - 2nd Custody Suffix - 3rd Page 5 of 7 ımate: Printed: 09/25/2023 03:25 PM Custody Suffix - 4th Housing Placement - 1st GP-General Population UNK-N/A Housing Placement - 2nd UNK-N/A UNK-N/A Institution (Primary) Centinela State Prison UNKNOWN Security Level/Program (Primary) Institution (Alternate) UNKNOWN Security Level/Program (Alternate) NA Transfer Override ZZZ-None ZZZ-None Exceptional Placement Z-None Z-None Custody Upon Transfer Unknown Unknown 0-N/A **Detention Procession Unit** 0-N/A Housing Configuration NA-Not Applicable NA-Not Applicable Work Change Clearance No No Back Dock Clearance No No No Gate Pass Clearance No Access to Computer Clearance No No ORWD Clearance No No SVP Status Considered No OMHD Status Considered No Annual IHR Conducted No **Work Group/Privilege Group Changes** Work Group **Privilege Group** Begin Date End Date 04/11/2018 A1-Full Time Assignment A-Full Time Assignment **Credit Time Restoration** Days **Violation Date** RVR Log # None Related RVRs **Violation Date** Log Number **Guilty Charge** None Offender Work Skills

CRITICAL CASE FACTORS

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Actual Hearing Time:

	Job Title Work Skill Years Level													
Porter			Skilled 1 yrs Moderate											
Current Assignments														
Assigned D	ate	Facility	Locatio	n Code	Positio	on #	Ass	signmen	t Title	Status	Retain		Remova	l Reason
						N	one							
Waiting List														
Priority		Date Identific	ed		Waiting I	List Type				Referral Status			Comm	ents
						N	one							
Related RHU Ter	m Comput	ations												
Violation Date		Specific Offense	ST(Next	G us	RHU Term Type		RHU Term Start Date	1		RHU Term	RHI	J MRD		RHU Term Status
	•		•	•		N	one		•				•	
Related SHU Ter	m Comput	ations												
Violation Date	SHU Term Type	Att./ Consp.	Specific Offense	SH Sta	IU Term art Date	SHU	J Term		low rved	Time Forfeited	Any Pending?		ERD	SHU Term Status
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CLINICIAN C	OMMEN.	TC												
CLINICIAN	OMMEN	13												
														11
COMMITTEE	ACTION	SUMMARY												
COMMITTEE	COMMEN	NTS												
														//
INMATE INVOLVEM	ENT IN HE													
		Attendance: Interpreter Nam							72	! Hour Notice Waiver	: No			
		Staff Assistant Name: th Recommendations:								5/A Discharged Date ned of Appeal Rights				
Inmate Com	ments													
														//
DUTCOME														

Actual Hearing Date:

Next Review Date:		Next Hearing Type:	
Refer to:	N/A	Reason:	N/A
Review Status:	Hearing Scheduled	As of:	09/25/2023
RHU Extension Reason:			
RHU Extension Request:	No	RHU Extension Days:	0 days
Continue Present Program:	No	Implement Changes:	No

RECORDER	
	Date
Inmate:	Page 7 of 7

CDCR SOMS ICCT162 - Classification Committee Chrono

Printed: 09/25/2023 03:25 PM





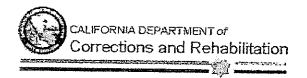
ADOPT

CLASSIFICATION COMMITTEE CHRONO

Inmate Name		Date:	
CDC#		Date of Birth:	
Control Date		Control Date Type:	
Hearing Date:		Hea	ring Type:
Committee Type: I) Correctional	Counselor: America
STATIC CASE FACTORS			
CRITICAL CASE FACTORS			
CLINICIAN COMM	ENTS		
COMMITTEE ACTI	ON SUMMARY		
COMMITTEE COM	MENTS		
RECORDER			
			Date

CDCR SOMS ICCT162 - Classification Committee Chrono

REPEAL



ADMINISTRATIVE SEGREGATION UNIT PLACEMENT NOTICE

INSTITUTION NAM	1E		INMATE'S NAM	E		CDC NUMBER	
		F	REASON(S) F	OR PL	ACEMENT (PART A)		
PRESENTS AN	IMMEDIATE TH	REAT TO THE S	AFETY OF SELF (OR OTHE	RS		
DEOPARDIZES	INTEGRITY OF	AN INVESTIGAT	TON OF ALLEGE) SERIO	JS MISCONDUCT OR CRIMINAL ACTIVE	M	
ENDANGERS I	NSTITUTION SE	CURTY F	RETAINED IN AS	U AS NO	BED AVAILABLE IN GENERAL POPULAT	NOT	
DESCRIPTION OF	CIRCUMSTANCE	S WHICH SUPP	ORT THE REASO	N(S) FOR	R PLACEMENT:		
TE CONFIDENT	TAL INCORMATT	ON LICED DATE					
IF CONFIDENT	IAL INFORMATI	ON USED, DATE	INFORMATION	DISCLOS	ED:		
DATE OF ASU PLACEMENT	SEG NAM		HORITY'S PRINT	ED.	SIGNATURE		
		e				0	
DATE NOTICE SERVED	TIME SERVED	PRINTED NAM ASU PLACEMI	ME OF STAFF SEF ENT NOTICE	RVING	SIGNATURE		STAFF'S TITLE
INMATE REFUSE	ED TO SIGN			INMA	TE SIGNATURE	CDC NUMBER	
You were identified Hearing Vision Foreign Language	on Speech	oility of: Learning Di	sability, TABE	under 4	0 / no TABE Developmental Disabi	IIITÀ À CCCWZ L'E	OP
Method V	re	eiterated in his o	own words, what	was exp	ained		
~ 	pr	ovided appropr	iate, substantive	response	es to questions asked		
V	as ()	ked appropriate	e questions regar	ding the	information provided		
- Maramacan	di la di di	d not appear to	understand the	communi	ication, even though the primary metho	od of communication v	vas used
Other						···	

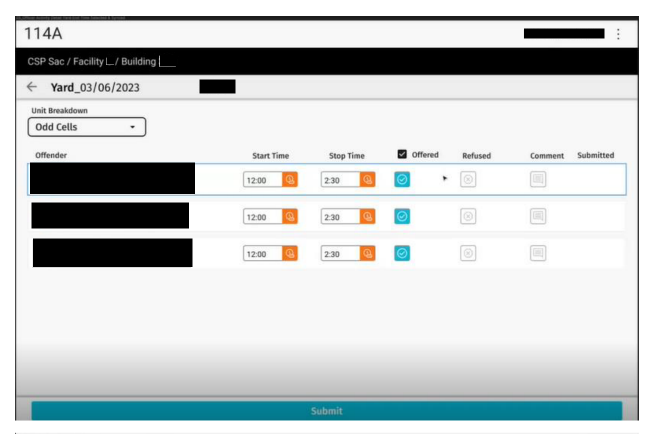
Assistance Provided Use of Full Page Magnifier
Read aloud Documents to Read aloud Documents to
Sign Language Interpreter
Lip Reading (spoke facing the inmate)
Written Notes
Language Interpreter
Simple English spoken slowly and clearly
was wearing his/her hearing aid(s)
stated he did not need any assistance for Effective Communication
Gave additional time
Rephrased sentence
Other
·
<u>Provider</u>
Name: Title:

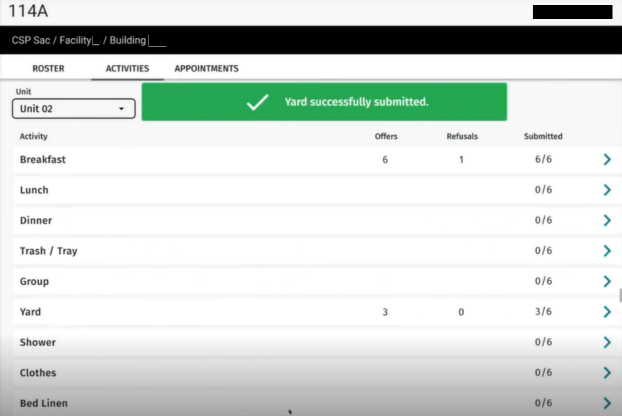
The following to be completed during the	ADMINIS	STRATIVE	REVIEW (PART B) by Captain or higher on the first working day	For \$1 many share and the same of the same	2 · · · · · · · · ·
STAFF ASSISTANT (SA)			INVESTIGATIVE EMPLOYEE		ement
IS THIS INMATE:					
LITERATE?	T YES	NO NO	ASU IS FOR DISCIPLINARY REASONS	YES	
PLUENT IN ENGLISH?	TYES	<u> NO</u>	EVIDENCE COLLECTION BY IE IS UNNECESSARY	YES	NO NO
ABLE TO COMPREHEND ISSUES?	∏ <u>YES</u>	r <u>no</u>	INMATE DECLINED ANY IE	YES	TNO
FREE OF MHSDS NEEDS?	T YES:	<u>NO</u>	DECLINED FIRST IE ASSIGNED	YES	
DECLINED FIRST STAFF ASSISTANT ASSIGNED?	T YES				
Any "NO" requires SA assignment	NOT AS	SSIGNED	Any "NO" may require IE assignment	NOT ASS	SIGNED
STAFF ASSISTANT'S NAME	TITLE	,,	INVESTIGATIVE EMPLOYEE'S NAME	TITLE	

INMATE WAIVERS	# S.
INMATE WAIVES RIGHT	TO 72 HOURS PREPARATION TIME
INMATE WAIVES OR DE	CLINES INTERVIEW WITH ADMINISTRATIVE REVIEWER

You were identified with a disability of: Hearing Vision Speech Learning Disability: Foreign Language Speaking Method Provided appropriate, substantive responses to questions asked asked appropriate questions regarding the information provided	WITNESS' NAME TITLE/CDC NUMBER WITNESS' NAME TITLE/CDC NUMBER WITNESS' NAME TITLE/CDC NUMBER TIT	WITNESS' NAME TITLE/CDC NUMBER WITNESS' NAME TITLE/CDC NUMBER WITNESS' NAME TITLE/CDC NUMBER TIT	INMATE SIGNATURE	•		CDC NUMBER		DATE
WITNESS' NAME TITLE/CDC NUMBER WITNESS' NAME TITLE/CDC NUMBER	WITNESS' NAME TITLE/CDC NUMBER TITLE/CDC NUMBE	WITNESS NAME TITLE/CDC NUMBER TITLE/CDC NUMBER			WITNESS RE	QUESTED FOR ICC HEARING		
DECISION RELEASE TO UNIT/FACILITY RETAIN PENDING ICC REVIEW DOUBLE CELL SINGLE CELL PENDING ICC REASON FOR DECISION: ADMINISTRATIVE REVIEWER'S PRINTED NAME TITLE ADMINISTRATIVE REVIEWER'S SIGNATURE REVIEW D/ ADMINISTRATIVE REVIEWER'S PRINTED NAME TITLE ADMINISTRATIVE REVIEWER'S SIGNATURE REVIEW D/ Provided with a disability of: Hearing Vision Speech Learning Disability Foreign Language Speaking Method Developmental Disability Review D/ Provided appropriate substantive responses to questions asked Developmental Disability Developmental Disability Review D/ Provided appropriate substantive responses to questions asked Description Developmental Disability Developmen	DECISION RELEASE TO UNIT/FACILITY RETAIN PENDING ICC REVIEW DOUBLE CELL SINGLE CELL PENDING ICG REASON FOR DECISION: ADMINISTRATIVE REVIEWER'S PRINTED NAME TITLE ADMINISTRATIVE REVIEWER'S SIGNATURE REVIEW DV Plearing Vision Speech Learning Disability TABE under 4.0 / no TABE Developmental Disability CCOMS Foreign Language Speaking Provided appropriate, substantive responses to questions asked Developmental Disability Review of the primary method of communication of the primary method of communication of the communication, even though the primary method of communication of the communication of the communication of the primary method of communication of the	DECISION RELEASE TO UNIT/FACILITY RETAIN PENDING ICC REVIEW DOUBLE CELL SINGLE CELL PENDING ICC REASON FOR DECISION: ADMINISTRATIVE REVIEWER'S PRINTED NAME TITLE ADMINISTRATIVE REVIEWER'S SIGNATURE REVIEW D. Provided in the print of the print o	WITNESS' NAME	TITLE/CDC N	JMBER	WITNESS' NAME	TITLE/CD	OC NUMBER
RETAIN PENDING ICC REVIEW DOUBLE CELL SINGLE CELL PENDING ICC REASON FOR DECISION: ADMINISTRATIVE REVIEWER'S PRINTED NAME TITLE ADMINISTRATIVE REVIEWER'S SIGNATURE REVIEW DATA You were identified with a disability of: Hearing Vision Speech Learning Disability TABE under 4.0 / no TABE Developmental Disability CCCMS Employed Foreign Language Speaking Method Provided appropriate, substantive responses to questions asked Jasked appropriate questions regarding the information provided	RETAIN PENDING ICC REVIEW DOUBLE CELL SINGLE CELL PENDING ICC REASON FOR DECISION: ADMINISTRATIVE REVIEWER'S PRINTED NAME TITLE ADMINISTRATIVE REVIEWER'S SIGNATURE REVIEW DV You were identified with a disability of: Hearing [Vision] Speech [Learning Disability [TABE under 4.0 / no TABE] Developmental Disability CCCMS [2] Foreign Language Speaking Method reiterated in his own words, what was explained provided appropriate, substantive responses to questions asked asked appropriate questions regarding the information provided did not appear to understand the communication, even though the primary method of communication of their	RETAIN PENDING ICC REVIEW DOUBLE CELL SINGLE CELL PENDING ICC REASON FOR DECISION: ADMINISTRATIVE REVIEWER'S PRINTED NAME TITLE ADMINISTRATIVE REVIEWER'S SIGNATURE REVIEW D. You were identified with a disability of: Hearing Vision Speech Learning Disability TABE under 4.0 / no TABE Developmental Disability CCCMS Improvided appropriate, substantive responses to questions asked Provided appropriate, substantive responses to questions asked Asked appropriate questions regarding the information provided Other Other Read aloud Documents to Sign Language Interpreter	WITNESS' NAME	TITLE/CDC N	JMBER	WITNESS' NAME	TITLE/CD	C NUMBER
ADMINISTRATIVE REVIEWER'S PRINTED NAME TITLE ADMINISTRATIVE REVIEWER'S SIGNATURE REVIEW DATA You were identified with a disability of: Hearing Vision Speech Learning Disability: TABE under 4.0 / no TABE Developmental Disability CCCMS Expression Foreign Language Speaking Provided	ADMINISTRATIVE REVIEWER'S PRINTED NAME TITLE ADMINISTRATIVE REVIEWER'S SIGNATURE REVIEW DAY You were identified with a disability of: Hearing Vision Speech Learning Disability TABE under 4.0 / no TABE Developmental Disability Foreign Language Speaking Method Provided appropriate, substantive responses to questions asked asked appropriate questions regarding the information provided did not appear to understand the communication, even though the primary method of communication Other	ADMINISTRATIVE REVIEWER'S PRINTED NAME TITLE ADMINISTRATIVE REVIEWER'S SIGNATURE REVIEW D. You were identified with a disability of: Hearing Vision Speech Learning Disability TABE under 4.0 / no TABE Developmental Disability CCCMS I Foreign Language Speaking Method Provided appropriate in his own words, what was explained Provided appropriate questions regarding the information provided Add not appear to understand the communication, even though the primary method of communication Other. Assistance Provided Read aloud Documents to Read aloud Documents to Sign Language Interpreter	RELEASE TO UNITYFACE RETAIN PENDING ICC DOUBLE CELL	REVIEW				
Hearing Vision Speech Learning Disability: TABE under 4.0 / no TABE Developmental Disability CCCMS Ferring Language Speaking Method Provided appropriate, substantive responses to questions asked asked appropriate questions regarding the information provided	Hearing Vision Speech Learning Disability TABE under 4.0 / no TABE Developmental Disability CCCMS Foreign Language Speaking Method Provided appropriate, substantive responses to questions asked asked appropriate questions regarding the information provided did not appear to understand the communication, even though the primary method of communication of Other.	Hearing Vision Speech Learning Disability TABE under 4.0 / no TABE Developmental Disability CCCMS Foreign Language Speaking Method	ADMINISTRATIVE REVIEW	ER'S PRINTED NAME	TITLE ADI	MINISTRATIVE REVIEWER'S SIGNAT	URE	REVIEW DA
	Other.	Assistance Provided Use of Full Page Magnifier Read aloud Documents to Sign Language Interpreter	You were identified with	a disability of:				
Read aloud Documents to		Written Notes	Hearing Vision Ferring Foreign Language Spea Method Other: Assistance Provided Use of Full Page Magnific Read aloud Documents in the second	Speech Learning E king reiterated in his provided appropria asked appropria did not appear to	own words, what riate, substantive te questions rega	was explained responses to questions asked rding the information provided		

Gave additional time Rephrased sentence Other Provider Name: Title:	e for Effective Communication	
CORRECTIONAL ADMINISTRATOR'S PRINTED NAME (If necessary - same date of review)	CO-SIGNATURE	DATE OF REVIEW





SAMPLE (11/23) ADOPT



RESTRICTED HOUSING UNIT PLACEMENT NOTICE

INSTITUTION NAME		INMATE'S NAME		CDC NUMBER	
XXXXXXXXXXXXXXXX	XXX	XXXXXXXX, XXXXXX X		XXXXXX	
		REASON(S) FOR PLA	CEMENT (PA	RT A)	
PRESENTS AN IMM	MEDIATE THREAT TO	THE SAFETY OF SELF OR O	THERS		
☐ JEOPARDIZES INT	EGRITY OF AN INVE	STIGATION OF ALLEGED SER	RIOUS MISCON	DUCT OR CRIMINAL ACTIV	TITY
☐ ENDANGERS INST	ITUTION SECURITY	RETAINED IN RHU	AS NO BED A	VAILABLE IN GENERAL PO	PULATION
B / U ()		H SUPPORT THE REASON(S)	FOR PLACEME	ENT:	
С					
			_		
IF CONFIDENTIAL	NFORMATION USED	, DATE INFORMATION DISCL	OSED:		
DATE OF RHU	AUTHORITY'S PRIN	NTED NAME	SIGNATURE		TITLE
PLACEMENT					
	xxxxxxx xxxxx	xxx			
	700000000000000000000000000000000000000		Add Sig	gnature Clear	
				9.10.10.10	
DATE NOTICE SERVED	TIME SERVED	PRINTED NAME OF STAFF SERVING RHU	SIGNATURE		STAFF'S TITLE
-11		PLACEMENT NOTICE			
		X. XXXXXXXX			
			Add Sig	gnature Clear	

Rephrased sentence

☐ INMATE REFUSED TO SIGN	INMATE SIGNATURE	CDC NUMBER
INVIATE NEI OSED TO SIGN		xxxxxx
Show EC Template		
You were identified with a disability of	of:	
Hearing Vision Speech Le	earning Disability ☐ Reading Level ≤ 4.0/No Level ☐ Develo	pmental Disability CCCMS
☐ EOP ☐ Foreign Language Speaking_	С	
<u>Method</u>		
xxxlastxxx, xxxfirstxxx reiterated in his o	wn words, what was explained	
xxxlastxxx, xxxfirstxxx provided appropr	riate, substantive responses to questions asked	
xxxlastxxx, xxxfirstxxx asked appropriate	e questions regarding the information provided	
xxxlastxxx, xxxfirstxxx did not appear to	understand the communication, even though the primary metho	d of communication was used
С		
Other		
Assistance Provided		
Use of Full Page Magnifier		
Read aloud Documents to xxxlastxxx, xx	xxfirstxxx	
☐ Sign Language Interpreter		
Lip Reading (spoke facing the inmate)		
С		
Written Notes		
Language Interpreter		
Simple English spoken slowly and clearly	y	
xxxlastxxx, xxxfirstxxx was wearing his/l	her hearing aid(s)	
xxxlastxxx, xxxfirstxxx stated he did not	need any assistance for Effective Communication	
Gave additional time		

□ Other			
Provider			
Name:		Title:	
Name.			
The following to be completed durin	ADMINISTRATIV	/E REVIEW (PART B) w by Captain or higher on the first working day foll	owing placement
STAFF ASSISTANT (S IS THIS INMATE:		INVESTIGATIVE EMPLOYEE	
LITERATE?	☐ YES ☐ NO	RHU IS FOR DISCIPLINARY REASONS	☐ YES ☐ NO
FLUENT IN ENGLISH?	YES NO	EVIDENCE COLLECTION BY IE IS UNNECESSARY	☐ YES ☐ NO
ABLE TO COMPREHEND ISSUES?	☐ YES ☐ NO	INMATE DECLINED ANY IE	☐ YES ☐ NO
FREE OF MHSDS NEEDS?	☐ YES ☐ NO	DECLINED FIRST IE ASSIGNED	☐ YES
DECLINED FIRST STAFF ASSISTANT ASSIGNED?	YES		
Any "NO" requires SA assignment	☐ NOT ASSIGNED	Any "NO" <i>may</i> require IE assignment	☐ NOT ASSIGNED
STAFF ASSISTANT'S NAME	TITLE	INVESTIGATIVE EMPLOYEE'S NAME	TITLE
С	C	С	
	VES RIGHT TO 72 HOURS	S PREPARATION TIME RVIEW WITH ADMINISTRATIVE REVIEWER	
	SES REQUESTED BY INM	ATE	
INMATE SIGNATURE		CDC NUMBER	DATE
		xxxxxx	
	WITNESS REQUES	TED FOR ICC HEARING	
WITNESS' NAME	TITLE/CDC NUMBER	WITNESS' NAME	TITLE/CDC NUMBER
С		С	
WITNESS' NAME	TITLE/CDC NUMBER	WITNESS' NAME	TITLE/CDC NUMBER
С	⊏	⊏	С
DECISION			

	O UNIT/FACILITY L PENDING ICC	RETAIN PENDING ICC REVIEW DOU	BLE CELL	
REASON FOR DECISION:				
ADMINISTRATIVE REVIEWER'S PRINTED NAME X. XXXXXXXXX	TITLE	ADMINISTRATIVE REVIEWER'S SIGNATURE Add Signature Clear	REVIEW DATE	TIME
Show EC Template				
☐ EOP ☐ Foreign Language Speaking Method ☐ xxxlastxxx, xxxfirstxxx reiterated in his ow ☐ xxxlastxxx, xxxfirstxxx provided appropriate ☐ xxxlastxxx, xxxfirstxxx asked appropriate	n words, what was explained ate, substantive responses a questions regarding the information and the communication of the communication	to questions asked		

С			
Written Notes			
☐ Language Interpreter			
☐ Simple English spoken slowly and clearly			
xxxlastxxx, xxxfirstxxx was wearing his/her hearing aid(s)			
xxxlastxxx, xxxfirstxxx stated he did not need any assistance	for Effective Communication		
Gave additional time			
Rephrased sentence			
С			
Other			
0.50			
Staff Assistant			
Name:	Title:		_
CORRECTIONAL ADMINISTRATOR'S PRINTED NAME(If	CO-SIGNATURE		DATE OF REVIEW
necessary – same date of review)	oo sisiwii site		F
XXXXXXXX XXXXXXX			
	Add Signature	Clear	

CDCR SOMS ISST180 RESTRICTED HOUSING UNIT PLACEMENT NOTICE Page X of X

CCCS070B RHU	Term Co	mputation	<u> </u>		
Prepared Date*:			Prepared Time*:		
Facility*:	_		~		
Staff:			STG Nexus*:	•	
RHU Term Type*: Determinate •					
Status: Projected RHU MRD (Pending)		As of Date*:		
Status Change History					
Related Rule Violation					
Log Number:	Log Numbe	r Not Available: 🔲	Violation Date	e*: [:	
Specific Offense:		•]		
Conspiracy:					
Set Term Months Days					
RHU MRD Calculation—					
Total Determinate RHU Term Assessed:	Months Day	/S			
+ Date of Restricted Housing Confinement/Violation					
= Maximum Release Date from RHU (MRD):					
RHUPC Applied					
Date Applied Hours Completed	Credit Applied Status		Comments		
	1				1 -4
	1				_ 🤛
= Adjusted RHU MRD:					
Adjusted RHU MRD:Projected Adjusted RHU MRD:					
= Projected Adjusted RHU MRD:					
= Projected Adjusted RHU MRD: Comments					
= Projected Adjusted RHU MRD:					
= Projected Adjusted RHU MRD: Comments					
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= Projected Adjusted RHU MRD: Comments B I U ○ ♥	Facility	Committee Type	Review Status	Status Summai Date Commen	
E Projected Adjusted RHU MRD: Comments B I U ○ ♥ 〈 □ Related Classification Reviews CC Request	Facility	Committee Type	Review Status		
E Projected Adjusted RHU MRD: Comments B I U ○ ♥ 〈 □ Related Classification Reviews CC Request Date/Time	Facility	Committee Type	Review Status		
E Projected Adjusted RHU MRD: Comments B I U ○ ♥ ◇ □ Related Classification Reviews CC Request Date/Time		Committee Type			

REPEAL

STATE OF CALIFORNIA INITIAL AND CONCURRENT SHU TERM ASSESSMENT WORKSHEET CDC 629-A (Rev. 3/96)

DEPARTMENT OF CORRECTIONS

DISTRIBUTION: ORIGINAL - CENTRAL FILE; YELLOW - INMATE; PINK - AUDITOR

CDC N	JMBER	NAME (LAST, FIRST, MI)			IN	STITUTION		
1.	RULE	VIOLATION RESULT	ING IN SECURITY HO	USING UNIT (SHU	J) TERM ASSESS	MENT		
	a.	Log Number	Date Issued	Speci	fic Act			_
	b.	Offense						
				nee as listed on SHU Term	Assessment Chart)			
	c.	List terms for the offens	se using SHU Term Assess	sment Chart		LOW	EXP	HIGH
	d.	Enter expected term				YR	MO	DAY
2.	(Enter amoun DOM S	NONE for item 2c if no r t of time committee choos	rORS IN MITIGATION nitigating or aggravating frees to enhance term. Mark mitigation or aggravation I time.)	actors exist or if con box for factors citing	nmittee chooses not source documents.	Use only f	actors	listed in
	a. N	IITIGATING FACTORS.	(Time subtracted for miti	gations)		YR	МО	DAY
		he inmate has not been in he misconduct was situati he inmate was influenced	no prior disciplinary histo volved in prior acts of the ional and spontaneous as o by others to commit the of a part, from the inmate's fe	same or of a similar pposed to planned in ffense.				
	b. A	GGRAVATING FACTO	RS (Time added for aggra-	vations)		YR	МО	DAYS
	T	he misconduct was planne he misconduct for which	ary record includes acts of ed and executed as oppose a SHU term is being assess ers to commit serious disci	d to situational or sp sed involved more th	ontaneous. nan one victim.			
	c. T	OTAL TIME ADDED OF	R SUBTRACTED			YR	МО	DAY
3.	(Subtra	L DETERMINATE SHU cet or add time for mitigat expected term, Item 1d plus	ion or aggravation			YR	МО	DAY
4.	DATE	OF ADMINISTRATIVI	E SEGREGATION CON	FINEMENT/VIOL	ATION	YR	МО	DAYS
5.	MAXI	MUM DATE OF RELE	ASE FROM SHU					
		otal determinate SHU terr of violation as appropriat				YR	МО	DAY
6.	(Enter	AUM SHU CONFINEM 75% of the total determina) using the SHU Time Co				YR	МО	DAY
	a. D	ate of confinement or date	e of violation as appropriat	e (Item 4)		YR	МО	DAYS
7.	(Add th	AUM ELIGIBLE RELE ne minimum SHU confine inement or date of violation	ment time to the date			YR	МО	DAYS
NAME A	AND TITLE OF ST	AFF PREPARING COMPLITATION		DATE OF ICC REVIEW	EFFECTIVEDATE	CSRAPPROVA	LDATER	ITTALS

STATE OF CALIFORNIA CDC 629-B (7/88)

ASSESSMENT OF SUBSEQUENT SHU TERM WORKSHEET

ואו	MATE	S'S NAME:	NUMBER:	11/	STITUTION:		Ţ	UNIT:	
1.	 V1	OLATION COMMITTED WHILE CONFINE	ED TO SHU			V 190			****
	a:	Rule No Rule Title				Date of	Violatio		Day Year
2.	CA	LCULATION OF NEW EXPIRATION DAT	E IF DETERM	INED TO	BE CONSECUTI	VE(CS)			
	a.	If SHU term to be CS, indicate term from ass (convert to years, months and days)			£3		Lowest	Expected	i Highes
	þ.	Prior maximum expiration date from 3(c), SF Add a and b for new expiration date of all ter		ment Wor	ksheet		yr	mo :	days
	Ç.	Add a find a lot tiem exbitation date of an fet	ins.				yr	mo	days
3.	CA	LCULATION OF NEW EXPIRATION DAT		¥		NT(CC)			
	а. b.	If SHU term to be CC, indicate term from ass (convert to years, months and days) Date of this violation	essment chart a	and establi	sh-term:		Lowest	Expected	I Highes
		Date term expires for current violation:					λ̂ι	mo	days
	C,	- 76	.F		!- #/->		yr	wo	days
	d.	Expiration date of previous maximum period SHU Term Assessment Worksheet or 3(c) Sul							
_						44.	yr-	กอ	ปลุงร
en.		JUSTMENT OF PREVIOUS MERD FOR FO	*1:	EDIT WI	THOUT IMPOSIT	ZON OF	'NEW T	ERM	
	a.	Original or most recent adjusted MERD for for					yr	mo	days
	ь.	Add time forfeited for this violation: (All-fo	r CS or CC terr	ris)				_	days
	c.	New adjusted for forfeited credit MERD, not	to exceed date a	all terms e	xpire:		ут	то	days
30	CA	LCULATION OF CONTROLLING MERD F	OR NEW TER	M/S					
	a.	Maximum of term 2(c) if CS: 3(d) if CC:						.,,	
	b.	Subtract date of this violation:					уr	, mo	days
		Results in maximum time to serve to expiration	on of all towns				yr.	mo	days
	c.				,		yr	mø	days
	d.	Determine clean conduct credit that may be e	_	ited from t	able and based on	5(c):	<u></u>	ma	days
	e.	Subtract 5(d) from 5(a) for new controlling M	ERD:				yr	то	days
H	U T	ERM COMPUTED BY:	* **) 01 0 1		1231			-
Nan	ne and	Title		3 1.	Date	Da	te ICC Con	lirmed:	
		F				нг	U Term		

MERD = Minimum Eligible Release Date

Distribution: White — Central File Yellow — Inmate

Pink — Auditor

INMATE PROPERTY

(REV. 1/23/2023 11/23)

MATRIX - AUTHORIZED PERSONAL PROPERTY SCHEDULE (APPS)

Facilities may submit requests to be exempted from the personal property items detailed in these schedules. These Exemption Requests are to be submitted to the Chief, Standardized Procedures Unit (SPU). All requests must include rationale and supporting data such as incident reports, physical plant limitations, etc. In the case of an emergency, where the safety of inmates, staff, or other persons are at immediate risk, the requesting institution may immediately act to restrict an item but must notify the SPU. An exemption request shall be submitted to the SPU within five working days of any locally imposed restriction. Exemption requests will be processed through the appropriate Associate Director and then submitted to the Deputy Director, Division of Adult Institutions (DAI) for approval! or disapproval.

Inmates may request to have items added to the APPS through their Inmate Advisory Council (IAC). All IAC requests are subject to review by local institutional administration and may be included with any facility Exemption Requests forwarded to the DAI.

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Granted Exemption Requests	2
Reception Centers Male Inmates	6
General Population Levels I, II, and III Male Inmates	17 <u>18</u>
Level IV Male Inmates	2 9 <u>32</u>
Administrative Segregation Unit / Security Housing Unit / Psychiatric Services Un	it Restricted Housing
Units (RHU) Male Inmates	41 <u>46</u>
Female Inmates	52 57

Page 1

GRANTED EXEMPTION REQUESTS

AVENAL STATE PRISON

All Facilities

• Brita® to GO 20 ounce water bottle with filter.

CALIFORNIA CITY CORRECTIONAL FACILITY

• Televisions are not permitted authorized in units with physical plant limitations.

CALIFORNIA CORRECTIONAL CENTER

• Televisions are not permitted in units with physical plant limitations.

CALIFORNIA CORRECTIONAL INSTITUTION

Administrative Segregation Units Restricted Housing Units

• Entertainment appliances are not permitted authorized in units with physical plant limitations.

CALIFORNIA HEALTH CARE FACILITY

No exemptions

CALIFORNIA INSTITUTION FOR MEN

Administrative Segregation Units Restricted Housing Units

• Entertainment appliances are not permitted authorized in units with physical plant limitations.

CALIFORNIA INSTITUTION FOR WOMEN (CIW)

No Exemptions

All General Population Facilities

• Clothing Pins are authorized, not to exceed 20.

CALIFORNIA MEDICAL FACILITY

Administrative Segregation Units Restricted Housing Units

• Entertainment appliances are not permitted authorized in units with physical plant limitations.

CALIFORNIA MEN'S COLONY

West Facility

- Fans, lamps, portable typewriters, battery rechargers, alternating current (AC)/ or direct current (DC) adapters, television sets, rechargeable batteries, and powdered creamer are excluded not authorized.
- Extension cords and hot pots are permitted authorized by Warden's discretion.

East Facility

• 9 foot extension cord, as permitted authorized at Warden's discretion.

Administrative Segregation Units Restricted Housing Units

• Entertainment appliances are not permitted authorized in units with physical plant limitations.

CALIFORNIA REHABILITATION CENTER

No hot pots due to physical plant limitations.

CALIFORNIA STATE PRISON, LOS ANGELES COUNTY

Administrative Segregation Units Restricted Housing Units

• Entertainment appliances are not permitted authorized in units with physical plant limitations.

GRANTED EXEMPTION REQUESTS (continued)

CALIFORNIA STATE PRISON, SACRAMENTO

All Dormitory Facilities

• Fans, televisions, and musical instruments are not permitted authorized in dormitory housing.

Gymnasium Dormitory Facilities

• AC appliances are not permitted authorized in gymnasium dormitories.

CALIFORNIA STATE PRISON, SOLANO

Level II Dormitories

New televisions are not permitted authorized. Previously existing televisions shall be permitted authorized to remain until removed through attrition.

Administrative Segregation Units Restricted Housing Units

• Entertainment appliances are not permitted authorized in units with physical plant limitations.

CALIFORNIA SUBSTANCE ABUSE TREATMENT FACILITY AND STATE PRISON, CORCORAN All Facilities

Pencil sharpeners are not permitted authorized.

Dormitory Facilities

- Televisions operating on AC power are not permitted authorized in dormitories.
- Battery operated televisions are still permitted authorized in dormitories, but must shall be able to fit into locker.

Level IV Facilities

Mirrors are not permitted <u>authorized</u>.

CALIPATRIA STATE PRISON

Level IV Facilities and Minimum Support Facilities

- All mesh white leather workout gloves canteen purchase only for Level IV General Population and Special Needs Yards housed in 270 design and Minimum Security Facilities.
- Fans shall not count against the inmate's appliance limit of three (3).

Administrative Segregation Units Restricted Housing Units

- Entertainment appliances are not permitted authorized in units with physical plant limitations.
- Tennis shoes are not permitted authorized.

CENTINELA STATE PRISON

Administrative Segregation Units Restricted Housing Units

• Entertainment appliances are not permitted authorized in units with physical plant limitations.

CENTRAL CALIFORNIA WOMEN'S FACILITY

No Exemptions

CHUCKAWALLA VALLEY STATE PRISON

Dormitory Facilities

• Dormitory housing is excluded from battery rechargers, hot pots, electric AC power lamps, televisions, electric razors, electric typewriters, AC power adapters.

Administrative Segregation Units Restricted Housing Units

• Entertainment appliances are not permitted authorized in units with physical plant limitations.

COMMUNITY PRISONS MOTHER PROGRAM (CPMP)

- Immersion heaters, televisions, antenna, splitters and coaxial cables are not permitted authorized.
- No food or drinks, bowls, tumblers, can openers, storage containers, or umbrellas.
- No clothing pins, combination locks, foot lockers.

Colored pattern clothing is permitted authorized.

GRANTED EXEMPTION REQUESTS (continued)

CONSERVATION CAMPS (FEMALE)

Immersion heaters and televisions are not permitted authorized.

CORCORAN STATE PRISON

Dormitory Facilities

• Fans, televisions, and musical instruments are not permitted authorized in any dormitory housing.

Administrative Segregation Units Restricted Housing Units

• Entertainment appliances are not permitted authorized in units with physical plant limitations.

CORRECTIONAL TRAINING FACILITY

All Facilities

• Tweezers, non-metal, plastic only, permitted authorized for Privilege Group (PG) A, B, C, and U.

FOLSOM STATE PRISON

Administrative Segregation Units Restricted Housing Units

- Entertainment appliances are not permitted authorized in units with physical plant limitations.
- Pouched foods are authorized.

HIGH DESERT STATE PRISON

Level IV Facilities

- Disposable razors and manual typewriters are not permitted authorized.
- Clip on fans and lights are not permitted authorized.
- Styrofoam is not permitted authorized.
- Fans are not permitted authorized in Facilities C and D.

Administrative Segregation Units Restricted Housing Units

• Entertainment appliances are not permitted authorized in units with physical plant limitations.

IRONWOOD STATE PRISON

No Exemptions

KERN VALLEY STATE PRISON

Administrative Segregation Unit Restricted Housing Units

- Entertainment appliances are not permitted authorized in units with physical plant limitations.
- AC appliances are not permitted authorized in ASU RHU B1 intake cells (Correctional Clinical Case Management Services).

MULE CREEK STATE PRISON

• Non-electrical musical instruments shall not count against the inmate's appliance limit of three (3).

NORTH KERN STATE PRISON

Administrative Segregation Units Restricted Housing Units

Entertainment appliances are not permitted authorized in units with physical plant limitations.

GRANTED EXEMPTION REQUESTS (continued)

PELICAN BAY STATE PRISON

Level I Dormitory Facilities

Televisions are not permitted authorized.

Level IV Facilities

- Hand held mirrors, nail clippers, ballpoint pens, hair clippers, hair trimmers, personal toothbrushes and fans are not permitted authorized.
- Stainless-steel back watches are not permitted authorized.

Administrative Segregation Unit Restricted Housing Units

• Entertainment appliances are not permitted authorized in units with physical plant limitations.

PLEASANT VALLEY STATE PRISON

Administrative Segregation Units Restricted Housing Units

• Entertainment appliances are not permitted authorized in units with physical plant limitations.

RICHARD J. DONOVAN CORRECTIONAL FACILITY

Administrative Segregation Units Restricted Housing Units

• Entertainment appliances are not permitted authorized in units with physical plant limitations.

SALINAS VALLEY STATE PRISON

Administrative Segregation Unit Restricted Housing Units

• Entertainment appliances are not permitted authorized in units with physical plant limitations.

SAN QUENTIN STATE PRISON

Administrative Segregation Units Restricted Housing Units

• Entertainment appliances are not permitted authorized in units with physical plant limitations.

SIERRA CONSERVATION CENTER

Level I and II Facilities

- Televisions are not permitted authorized.
- Hot Pots are not permitted authorized in Conservation Camps.

Administrative Segregation Units Restricted Housing Units

• Entertainment appliances are not permitted authorized in units with physical plant limitations.

VALLEY STATE PRISON

No Exemptions

WASCO STATE PRISON

Administrative Segregation Units Restricted Housing Units

• Entertainment appliances are not permitted authorized in units with physical plant limitations.

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RECEPTION CENTERS MALE INMATES TABLE OF CONTENTS

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"YES" = NO LIMIT ON PRODUCTS. HOWEVER, TOTAL MUST REMAIN WITHIN SIX CUBIC FEET

PERSONAL CLOTHING FOR RECEPTION CENTER MALE INMATES

- INMATES ARE ONLY <u>PERMITTED</u> <u>AUTHORIZED</u> ITEMS OF PERSONAL CLOTHING LISTED IN THIS SCHEDULE UNLESS AUTHORIZED FOR MEDICAL REASONS.
- INMATES ARE <u>PERMITTED</u> <u>AUTHORIZED</u> TO WEAR SOLID COLORS ONLY UNLESS OTHERWISE INDICATED.
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING PERSONAL CLOTHING ITEMS IN ANY SHADE OR TINT OF GREEN, BLACK, BROWN, TAN, RED, OR BLUE UNLESS OTHERWISE INDICATED. <u>CLOTHING RESEMBLING STAFF UNIFORMS SHALL NOT BE</u> <u>AUTHORIZED.</u>
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING PERSONAL CLOTHING WITH HOODS, PICTURES, ZIPPERS, INSIDE POCKETS, OR ZIPPERED POCKETS. <u>INSIDE POCKETS</u> ARE AUTHORIZED ONLY WITH PERSONAL JEANS.
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING ITEMS WHICH ARE
 OBSCENE OR WHICH HAVE LOGOS, LETTERING, PICTURES WHICH ADVERTISE OR DEPICT
 ALCOHOL, AFFILIATION WITH A SECURITY THREAT GROUP, PROFANITY, SEX, WEAPONS, DRUGS,
 OR DRUG PARAPHERNALIA. CLOTHING ITEMS MAY HAVE ONE MANUFACTURER'S LOGO,
 NO MORE THAN 3" x 3," UNLESS IT VIOLATES THE AFOREMENTIONED DESCRIPTION OR IS
 OTHERWISE PROHIBITED AS INDICATED IN THE ITEM DESCRIPTION.

PERSONAL CLOTHING FOR RECEPTION CENTER INMATES	RECEP	TION CENTER
	PRIVIL	EGE GROUP
ITEM DESCRIPTION	Initial	Processing
With additional requirements and restrictions	Intake	
With additional requirements and restrictions.	U	U
ATHLETIC SHORTS <u>-</u> (White or light gray only. No inside pockets. A single		
pocket is authorized providing the opening is visible on the outside of the garment and is in line with the side seam).	0	0
ATHLETIC SUPPORTER	0	0
BRIEFS-I, BOXERS IAND BOXER BRIEFS - (White or light gray only).	10	10
GLOVES_ (Cold weather gloves upon approval of Warden. No zippers, pockets, er metal or lining. White or light gray only. One for one exchange).	0	1
HATS and AND CAPS		
BASEBALL — (White or light gray only).		
WATCH CAPS - (White or light gray only).		4
Additional hats consistent with these regulations as permitted <u>authorized</u> by Warden's discretion.	0	1
(No stripes, designs, or logos).		
HEAD BAND <u>(Terry-cloth, plain, white, or light gray)</u> .	0	0
RAIN-COAT /OR PONCHO - (Transparent only).	0	1
SHOELACES - (White only. Max. 54". One for one exchange).	0	1 pair
SHOWER SHOES <u>-</u> (Foam or soft rubber, single layer construction, not exceeding 1" in thickness).	1 pair	1 pair
SLIPPERS <u>IOR</u> HOUSE SHOES <u>—</u> (No leather or leather-like materials. <u>Must Shall</u> be predominantly white or light gray in color).	0	1 pair
SOCKS <u>—</u> (White or light gray only. No stripes, designs, or logos. Any combination of short to knee-high).	0	7 pairs
SWEAT PANTS <u>—</u> (White or light gray only. No inside pockets. A single pocket is authorized providing the opening is visible on the outside of the garment and is in	0	1
line with the side seam).		
SWEAT-SHIRT, PULLOVER OR BUTTON-UP - (White or light gray only).	0	1
TENNIS SHOES OR WALKING SHOES – (No shades of red or blue. Low, mid, or high tops are permitted authorized. Must Shall be predominantly white in color. No K-Swiss, Bugle Boys, Joy Walkers, Pumps, Gels, British Knights, DC, or Airlifts. Shoelaces white only. Not to exceed \$100. No hidden compartments, zippers, or laces that are covered or concealed. No metal components including eyelets). Shoelaces included. One for one exchange.	0	1 pair
UNDERWEAR, THERMAL OR LONG <u>—</u> (White or light gray only. One pair set consists of top and bottom or solid one piece).	0	1 set
UNDER SHIRTS OR T-SHIRTS — (White or light gray only. Any combination of crew neck, v-neck, long sleeve, or sleeveless athletic tank-top. Turtle neck and mock turtle neck are not permitted authorized).	0	5
WAVE CAPS <u>-</u> (White or light gray only).	0	1

PERSONAL CARE <u>AND</u> HYGIENE FOR RECEPTION CENTER MALE INMATES

- NO ALCOHOL-BASED PRODUCTS, NO SPRAY OR PUMP BOTTLES, AND NO AEROSOL CONTAINERS ALLOWED AUTHORIZED.
- NO METAL CONTAINERS OR CONTAINERS HAVING METAL TOPS OR BOTTOMS.
- PRODUCTS CONTAINING PHOSPHATES ARE NOT ALLOWED AUTHORIZED.
- INSTITUTIONS MAY REQUIRE DISPOSABLE RAZORS TO MEET SAFETY TAMPER PROOF SPECIFICATIONS.

PERSONAL CARE <u>AND</u> HYGIENE FOR RECEPTION CENTER MALE INMATES		ION CENTER GE GROUP
ITEM DESCRIPTION	Initial Intake	Processing
With additional requirements and restrictions.	U	U
AFTER SHAVE <u>—</u> (Must Shall be clear and in clear container only. 5 oz. each max.).	0	1
BODY POWDERS <u>–</u> (Baby powder, foot powder, medicated powder, talcum powder, etc. 20 oz. each max.).	0	1
BODY SPLASH - Not to exceed 10 oz. each. No pumps or spray nozzles.	<u>0</u>	<u>1</u>
COMB <u>IOR</u> HAIR PICK <u>—</u> (COMB - non-metal, no handle, not to exceed 6" in length. HAIR PICK - non-metal not to exceed 6" in length).	1	1
COSMETIC !OR SHAVING BAG _ (Not to exceed 6" x 6" x 8". Plastic. Clear plastic case only).	0	1
COTTON SWABS	0	100
DENTAL ADHESIVE – (For approved denture wearers only).	2	2
DENTAL FLOSSERS- /, GLIDERS- /, AND SAFETY DENTAL FLOSS <u>—</u> (No more than 3" in length. Amount <u>allowed authorized</u> in possession to be determined by local institutional procedure. Warden's discretion on the type of flosser that would meet their respective institution's safety and/or security needs).	YES	YES
DENTURE CLEANSER	1 box	1 box
DEPILATORYS <u>DEPILATORIES</u> <u>—</u> (Hair removers, Magic® Shave, etc. 10 oz. each max.).	0	1
DEODORANT /OR ANTIPERSPIRANT - (Stick, gel, or roll-on. 5 oz. each max.).	0	4-YES
EMERY BOARD – Non-metal only.	0	3
FABRIC SOFTENER - Liquid only, 1 bottle not to exceed 36 oz.	<u>0</u>	<u>1</u>
FACE CREAM <u>-</u> (Noxzema®, etc., or other products with glycerin as primary ingredient are not permitted. 10 oz. each max.).	0	1
FACE POWDER - 10 oz. each max. Shall be natural skin tones only.	<u>0</u>	<u>1</u>
FACIAL ASTRINGENT – 10 oz. each max.	<u>0</u>	<u>1</u>
FACIAL CLEANSER – 10 oz. each max.	<u>0</u>	<u>1</u>
HAIR CONDITIONER <u>-</u> (20 oz. each max. <u>-</u>).	0	<u> 12</u>
HAIR OIL-1, GREASE-1, GEL 1OR POMADE - (20 oz. each max.).	0	1
HAIR TIES OR SCRUNCHIES – (Colors of black, white, and gray only).	0	10
INSECT REPELLANT <u>— (Must Shall</u> contain N,N-diethyl-m-toluamide (DEET) as main active ingredient).	0	2
LAUNDRY DETERGENT <u>—</u> (Powder or liquid. 36 oz. each max .) .	0	1

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PERSONAL CARE <u>AND</u> HYGIENE FOR RECEPTION CENTER MALE INMATES		ON CENTER
	Initial	Processing
ITEM DESCRIPTION	Intake	
With additional requirements and restrictions.	U	U
LAUNDRY SOAP <u>—</u> (Bar, 7 oz. each max.). This laundry soap must shall be intended to be used by hand.	2	2
LIP BALM <u>-</u> (No pigmentation added).	0	4YES
LOTIONS <u>-</u> (Includes baby oil. 30 oz. each max .) .	0	1
MEDICATIONS, OVER-THE-COUNTER (OTC) _ (Only those OTC medications permitted authorized by California Correctional Health Care Services shall be stocked by institution canteens. OTC medications are not approved for inmate packages except those OTC medications listed below). Must Shall be solid tablet or capsule form only: Cough drops, sugar-free only (non-	YES	YES
formulary versions) , sugar-free only ; Digestive aids containing Lactobacillus; and Guaifenesin (single ingredient only <u>, no</u> . No alcohol).		
MIRROR <u>-</u> (Maximum of 6" diameter. Plastic only).	0	1
MOUTHWASH <u>-</u> (Non-alcohol only. 30 oz. each max.).	0	1
MUSCLE RUB and AND VAPOR RUB - (Soft plastic containers/ or tube only. 5 oz. each max.).	0	1
NAIL CLIPPER <u>—</u> (Maximum of 2" length. No file blade).	0	1
PALM BRUSH <u>FOR</u> COMB <u>-</u> (No handle. Plastic only).	1	1
PERMANENT CURL <u>#OR</u> HAIR RELAXER KIT <u></u> (No lye).	0	0
PERMANENT WAVE KIT	0	0
PERMANENT WAVE RODS <u>—</u> (Non electric. Plastic only. 3.5" max. length. Gray only).	0	0
PETROLEUM JELLY <u>-</u> (8 oz. each max .) .	0	1
RAZOR, DISPOSABLE	0	5
SHAMPOO <u>-</u> (20 oz. each max.).	0	<u> </u>
SHAVING CREAM <u>f or GEL – (Non-aerosol. 10 oz. each max-)</u> .	0	1
SHOWER CAP – Clear only.	<u>0</u>	<u>1</u>
SOAP, BAR <u>–</u> (5 oz. each max. Medicated soap containing additional ingredients; i.e., insecticides, keratolytics, antiseptics, antipruritics, is allowed authorized).	0	6
SOAP DISH <u>-</u> (Non-metal. Clear case only).	0	1
SOAP, LIQUID BODY WASH <u>IOR</u> DISH SOAP <u>-</u> (20 oz. each max.).	0	1
SUNBLOCK <u>- (Must Shall</u> be a minimum of SPF 15. 30 oz. each max.)	0	1
TOOTHBRUSH <u>—</u> (Subject to local determination of maximum length. Local facility is required to shorten if necessary to meet local requirements).	0	2
TOOTHBRUSH HOLDER <u>—</u> (Clear plastic only. May only cover head of toothbrush).	0 - <u>1</u>	1
TOOTHPASTE !OR POWDER - (7 oz. each max.).	Powder 1	1
TWEEZERS - Metal is permitted authorized. Not to exceed 2.5" long.	<u>0</u>	<u>1</u>
WASHCLOTHS, SHOWER PUFFS OR LOOFAHS - (White only).	0	2

FOOD FOR RECEPTION CENTER MALE INMATES

- NO GLASS CONTAINERS. STYROFOAM CONTAINERS FROM CANTEEN ONLY. NOT APPROVED FOR INMATE PACKAGES.
- NO PRODUCTS REQUIRING REFRIGERATION OR COOKING ARE <u>PERMITTED AUTHORIZED</u>. HOWEVER, HEATING OR RECONSTITUTING IN A HOT POT IS ACCEPTABLE. FOODS THAT REQUIRE REFRIGERATION AFTER OPENING ARE RESTRICTED TO SINGLE SERVING CONTAINERS ONLY.
- NO FOIL PACKAGED ITEMS PERMITTED AUTHORIZED.
- FOODS MEETING SPECIFIC RECOGNIZED RELIGIOUS DIETARY REQUIREMENTS MAY BE ORDERED FROM A LOCALLY APPROVED RELIGIOUS SPECIALTY VENDOR. RELIGIOUS SPECIALTY FOODS MUST SHALL MEET REQUIREMENTS OF THE APPS.
- THE APPS IS NOT INTENDED TO REFLECT ITEMS INTENDED FOR IMMEDIATE CONSUMPTION, SUCH AS ICE CREAM.
- ALL PLASTIC CONTAINERS MUST SHALL BE MADE OUT OF A SOFT!, PLIABLE! OR BENDABLE PLASTIC. CONTAINERS WHICH ARE FABRICATED IN A HARD PLASTIC (I.E.G., ACRYLIC, HIGH-DENSITY POLYETHYLENE, ETC.) ARE NOT AUTHORIZED.

FOOD FOR RECEPTION CENTER MALE INMATES	RECEPT	ION CENTER	
ITEM DESCRIPTION	PRIVILEGE GROUP		
TIEM BESSKII TION	Initial	Processing	
With additional requirements and restrictions.	Intake		
	U	U	
ARTIFICIAL SWEETENER	0	YES	
BEVERAGES <u>—</u> (Canned or bottled soda, water, etc., canteen purchase only. Beverages are not approved for inmate packages. No fruit juice containing sugar. Canned soda in aluminum cans is <u>permissible</u> <u>authorized</u> for all security levels).	0	YES	
CANDY <u>-</u> (Candy bars and soft candies that contain chocolate, i.e.g., M&M's®, Milk Duds®, Tootsie Rolls®, etc. All other candies soft and/ or hard shall be sugar-free. Candy shall not contain alcohol or liqueurs. No foil packaging).	0	YES	
CANNED GOODS <u>—</u> (Canteen only. <u>Permitted Authorized</u> by Warden's discretion. Not approved for inmate packages. NOTE: for canned soda, refer to BEVERAGES).	0	YES	
CEREALS <u>—</u> (Dry. Boxes or re-sealable bags only. 26 oz. each max.).	0	YES	
CHEESE _ (Non-aerosol).	0	YES	
CHIPS /AND TACO SHELLS	0	YES	
COCOA <u>-</u> (Sugar-free) .	0	YES	
COOKIES	0	YES	
COFFEE <u>-</u> (Instant only).	0	YES	
CONDIMENTS _ (Spices, seasonings, sauces (hot, soy, etc.), mustard, mayonnaise, salad dressing/, olive oil, sugar-free honey, dried vegetables, etc. are permissible authorized. Tomato_based products containing sugar such as ketchup, BBQ sauce, pizza sauce, etc. are not permitted authorized. Items containing sugar such as jams, jellies, honey, syrup, juices, and sugar are not permitted authorized. Nutmeg and mace are not permitted authorized). Hot sauces which contain sugar are permissible authorized for purchase/_and_possession.	0	YES	
CRACKERS	0	YES	

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FOOD FOR RECEPTION CENTER MALE INMATES	RECEPT	ION CENTER
ITEM DECODIDEION		GE GROUP
ITEM DESCRIPTION With additional requirements and restrictions.	Initial Intake	Processing
	U	U
CREAMER <u>-</u> (Powdered only).	0	YES
DRY MIX DRINKS <u>-</u> (Non-flammable. Sugar-free only).	0	YES
FOODS, POUCHED <u>#AND</u> VACUUM PACKED <u>—</u> (Tuna, sardines, vegetables, etc.).	0	YES
HERBAL-1, BOTANICAL-1, AND BIOLOGICAL SUPPLEMENTS — (Solid tablet/1 caplet or softgel form only. Six bottles/ or containers maximum allowed authorized per product, i.e.g., six bottles of Ginkgo Biloba, six bottles of Milk Thistle, etc. Bottles/ or containers not to exceed 250 tablets/, caplets/ or softgels per bottle/ or container. Product shall be stored in original bottle/ or container. No powdered products are permitted authorized). Herbal/ or botanical supplements (derived from botanical sources such as plants, trees, seeds, roots, fruits, and vegetables), i.e.g., Ginkgo Biloba, Milk Thistle, Resveratrol, Saw Palmetto, Cranberry, Fruit/ and Vegetable Extracts, Ginseng, Echinacea, Rose Hips, Pomegranate, Lycopene, Bioflavonoids, Green Tea, Valerian, Flax Seed Oil, Methylsulfonylmethane (MSM), Curcumin (Turmeric), and Peppermint Oil. Biological supplements (derived from biological sources such as shellfish, animal cartilage, bone, tissue), i.e.g., Glucosamine, Chondroitin, Coenzyme Q10, Hyaluronic acid, and Fish Oil (Omega 3 Fatty Acid).	0	YES
MEATS, DRY <u>=</u> (Previously cooked, salami, jerky, sausages, etc.).	0	YES
MISCELLANEOUS SNACK ITEMS <u>—</u> (Snack cakes, bars, pies, pickles, etc. are <u>permissible authorized</u> . Dried fruit is not <u>permitted authorized</u>).	0	YES
NUTS <u>-</u> (No shells).	0	YES
PEANUT BUTTER <u>-</u> (30 oz. each max.).	0	YES
PRECOOKED-I, RECONSTITUTED-I, DEHYDRATED INSTANT FOODS - (Rice, beans, chili, couscous, hummus, pasta, etc. (16 oz. each max.) is permitted authorized, etc. Restricted to single serving containers only. No foil packaged items permitted authorized. No raw food products allowed authorized, i.e.g., raw-or uncooked rice, beans, etc.).	0	0

FOOD FOR RECEPTION CENTER MALE INMATES	RECEPT	ION CENTER
ITEM DESCRIPTION	PRIVILE	GE GROUP
	Initial	Processing
With additional requirements and restrictions.	Intake	
	U	U
PROTEIN SUPPLEMENTS _ (Solid tablet/, caplet or softgel form only. Six bottles/ or containers maximum allowed authorized per product, i.e.g., six bottles of Soy-Rich Protein, six bottles of chewable Protein tablets, etc. Bottles/ or containers not to exceed 400 tablets/, caplets/, or softgels per bottle/ or container. Product shall be stored in original bottle/ or container. No powdered products are permitted authorized).		
Protein supplements shall contain, at a minimum, the following nine essential amino acids: Isoleucine, Leucine, Lysine, Methionine, Phenylalanine, Threonine, Tryptophan, Valine and Histidine. The following 14 nonessential amino acids are acceptable in a protein supplement, but only when the nine essential amino acids are also present: Alanine, Asparagine, Aspartate, Cysteine, Glutamate, Glutamine, Glycine, Proline, Serine, Tyrosine, Arginine, Carnitine, Citrulline, Ornithine.	0	YES
SOUPS <u>AND</u> NOODLES <u>—</u> (Ramen, rice noodles, etc.). (Styrofoam containers are not <u>permitted authorized</u> for inmate possession. Staff may empty the contents of the Styrofoam container into an alternate container, retain, and dispose of the empty Styrofoam container).	0	YES
TEA <u>-</u> (Bags and instant).	0	YES
VITAMIN <u>IAND</u> MINERAL SUPPLEMENTS <u>—</u> (Solid tablet <u>I</u> , caplet or softgel form only. Not to exceed 250 tablets <u>I</u> , caplets <u>I</u> , or softgels per bottle <u>I</u> or container. Maximum six bottles <u>I</u> or containers <u>allowed authorized</u> per product, <u>i.e.g.</u> , six bottles of Vitamin C, six bottles of Chromium, etc. Multiple Vitamin, Multiple Vitamin/Mineral, and Single Vitamin packaging <u>allowed authorized</u> . Supplements <u>must shall</u> remain in original container. No powdered products are <u>permitted authorized</u>).		
Allowable Authorized Vitamin Supplements: A (Retinoids: retinol, retinoids and carotenoids), B_1 (Thiamine), B_2 (Riboflavin), B_3 (Niacin, niacinamide), B_5 (Pantothenic acid), B_6 (Pyridoxine, pyridoxamine, pyridoxal), B_7 (Biotin), B_9 (Folic acid, folinic acid), B_{12} (Cyanocobalamin, hydroxycobalamin, methylcobalamin), C (Ascorbic Acid), D (Ergocalciferol, cholecalciferol), E (Tocopherols, tocotrienols), K (Phylloquinone, menaquinones).	0	YES
Allowable Authorized Mineral Supplements: Boron, Calcium, Chloride, Chromium, Cobalt, Copper, Iodine, Iron, Magnesium, Manganese, Molybdenum, Nickel, Phosphorus, Potassium, Selenium, Sodium, Sulfur, Vanadium, Zinc.		

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MISCELLANEOUS ITEMS FOR RECEPTION CENTER MALE INMATES		ION CENTER
ITEM DECODIDATION	PRIVILI	EGE GROUP
ITEM DESCRIPTION	Initial	Processing
With additional requirements and restrictions.	Intake	
That duding has requiremented and received	U	U
ADDRESS BOOK - (Soft plastic/ or paperback cover only. 3" x 5" maximum).		_
ADDITEGO BOOK _ (COIT plastic/ Of paperback cover only, 5 × 5 maximum).	1	1
AUDIO CASSETTES <u>—</u> (Professionally pre-recorded only. Possession of a player is not required).	0	0
BALLPOINT PENS <u>—</u> (Non-metal, clear plastic only. Black/ <u>or</u> blue ink only).		
BALLI GIVI I LIVE _ (NOTI-Metal, clear plastic offly. Blacks_of_blac link offly).	1	1
BATTERY RECHARGER <u>-</u> (Does not count as an electrical appliance).	0	0
BATTERIES	0	0
BOOKS, MAGAZINES, AND NEWSPAPERS _ (Paperback or hardback with		
cover removed only. Limits do not apply to legal materials).	5	5
BOWL – (Plastic. All bowls and lids must shall be made of a soft/, pliable/,		
bendable plastic. Bowls which are fabricated in a hard plastic (i.e.g., acrylic, high-	0	1
density polyethylene, etc.) are not authorized. Maximum of 8" in diameter. Plastic	U	1
lid optional. Lids shall not be secured by a locking tab/or clip.	_	
CALENDAR – (12" x 24" maximum dimensions. No metal).	0	0
CAN OPENER <u>—</u> (P-38 or equivalent) as permitted <u>authorized</u> by Warden's discretion.	0	1
CARD STOCK <u>AND</u> DRAWING PAPER <u>—</u> (White only. 12" x 12" max. size).	0	25 sheets
CLOCK <u>-</u> (Non-electric, no alarm).	0	0
COAXIAL CABLE <u>—</u> (As permitted <u>authorized</u> by Warden's discretion. Maximum 6' in length).	0	0
COMPACT DISCS (CD) – (Factory sealed, pre-recorded only. Sets including	•	
DVDs shall not be permitted authorized. Possession of a player is not required).	0	0
CORRESPONDENCE COURSE _ (Does not impact the limit on books. Must Shall	0	0
be within the established 6-cubic feet limit of allowable property).		-
EAR PLUGS <u>-</u> (Soft foam only. No lanyard. Not to be worn on the yard).	0	0
ENVELOPES, BLANK AND / OR PRE-STAMPED ENVELOPES, CLASP / GRIP SEAL – (Blank or pre-stamped. Clasp or grip seal. 10" x 15" max. size).	10	40
ENVELOPES, METERED <u></u> (Indigent inmates only).	0	5
EXTENSION CORD <u>—</u> (Maximum length of 6', UL approved only. Must Shall		
adhere to requirements established in California Electrical Code Section 400.8,	0	0
three prong outlet only, with circuit breaker. As permitted authorized by Warden's discretion.		
uisorotion7.		

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MISCELLANEOUS ITEMS FOR RECEPTION CENTER MALE INMATES	RECEPT	ION CENTER
	PRIVILI	EGE GROUP
ITEM DESCRIPTION	Initial	Processing
With additional requirements and restrictions.	Intake	
With additional requirements and restrictions.	U	
GREETING CARDS – (Maximum size 6" x 9").	0	U 10
_ ` '	U	10
HANDKERCHIEFS <u>AND</u> BANDANNAS <u>(Solid color. White or light gray only. Maximum size of 22" x 22").</u>	0	5
INSTRUMENT STRINGS, SPARE <u>-</u> (As permitted <u>authorized</u> by Warden's discretion).	0	0
LEGAL MATERIAL <u>–</u> (Books, pamphlets, and other legal reference).	YES	YES
LEGAL PADS - <i>I</i> , TABLETS AND NOTEBOOKS <u>—</u> (No spiral bound. White and yellow paper only. 9" x 14" max-).	1	1 <u>4</u>
LEGAL SIZE FILE FOLDERS ! MALLET ENVELOPES _ (10" x 15" max. size).	0	YES
PENCILS, DRAWING (Colored), OR WRITING (Non-mechanical only).	5	5
PENCIL ERASER <u>-</u> (Erasers cannot be kneadable).	1	1
PENCIL SHARPENER <u>—</u> (Non-electric, hand held only. No metal cover. Maximum 2" length).	1	1
PHOTOS !AND PORTRAITS - (Maximum of 8" x 10". No Polaroid).	15	15
PHOTO ALBUMS <u>-</u> (Soft plastic <u>or</u> paperback cover. Maximum of 9" x 12").	0	0
READING GLASSES , —NON-PRESCRIPTION — (Magnifying glasses).	1	<u> 12</u>
SPLITTER <u>-</u> (For use with television).	0	0
STAMPS <u>-</u> (U.S. Postal only) .	40	40
STATIONERY = (For written correspondence. May be decorated and have	15	500
matching envelopes. Must Shall be predominantly white. 8.5" x 11" max.).	sheets	sheets
SUNGLASSES. — NON-PRESCRIPTION <u>—</u> (No metal frames, non-mirrored, no red or blue lenses. Purchase value not to exceed \$50. Excludes prescription sunglasses).	0	0
STORAGE CONTAINER <u>—</u> (Upon Warden's approval. All storage containers and lids <u>must shall</u> be made out of a soft/, pliable/ <u>or</u> bendable plastic. Storage containers which are fabricated in a hard plastic (i.e.g., acrylic, high-density polyethylene, etc.) are not authorized. Lids shall not be secured with a locking tab/ <u>or</u> clip. May include clear storage containers, foot lockers, denture holders, etc.).	0	0
TUMBLER <u>—</u> (All tumblers shall hold 16 ounces or less of fluid. The tumbler (to include the lids) <u>must shall</u> be made out of a soft/, pliable/ <u>or</u> bendable plastic. Tumblers which are fabricated in a hard plastic (i.e.g., acrylic, high-density polyethylene, etc.) are not authorized).	1	1
WALLET <u>-</u> (Plain brown or black, no engravings).	0	0

GAMES FOR RECEPTION CENTER MALE INMATES	RECEPTION CENTER	
ITEM DESCRIPTION	PRIVILE	GE GROUP
TIEM DESCRIPTION	Initial	Processing
With additional requirements and restrictions.	Intake	
	U	U
CARDS - (No rRole playing, trading, or collectible cards are not authorized).	0	1
CHECKERS <u>-</u> (Cardboard and soft vinyl boards only. Plastic pieces only).	0	1
CHESS <u>-</u> (Cardboard and soft vinyl boards only. Plastic pieces only).	0	1
DOMINO <u>E</u> S	0	1
SCRABBLE _ (Cardboard and soft vinyl boards only. Plastic pieces only).	0	1
UNO	<u>0</u>	<u>1</u>

REGISTERABLE PROPERTY FOR RECEPTION CENTER MALE INMATES

- A MAXIMUM OF THREE ELECTRICAL APPLIANCES OF ANY TYPE ARE <u>ALLOWED</u> <u>AUTHORIZED</u> PER MALE INMATE.
- BATTERY OPERATED, NON-ENTERTAINMENT APPLIANCES SHALL NOT COUNT TOWARDS THE APPLIANCE LIMIT.
- APPLIANCES WITH INTERNAL MECHANISMS FOR RECORDING OR TRANSMITTING CAPABILITY
 SHALL NOT BE ALLOWED AUTHORIZED. VENDOR OR MANUFACTURER ALTERATIONS THAT
 DISABLE AN APPLIANCE'S CAPABILITY TO RECORD OR TRANSMIT SHALL NOT BE ALLOWED
 AUTHORIZED. COMPACT DISC AND CASSETTE TAPE PLAYERS ARE RESTRICTED TO ORIGINAL
 MANUFACTURER PLAY CAPABILITY ONLY. NO GAMING SYSTEMS, GAMES, REMOVABLE STORAGE
 DEVICES, RECORDABLE DISKS, RECORDABLE TAPES, CHIPS CENTRAL PROCESSING UNITS
 (CPU'S) OR THE CAPABILITY TO TRANSFER INFORMATION SHALL BE ALLOWED AUTHORIZED.
- APPLIANCES SHALL BE PORTABLE MODELS, AND HAVE EITHER AN INTERNAL ANTENNA OR AN
 EXTERNAL FLEXIBLE INSULATED WIRE ANTENNA WHICH MEASURES NO LONGER THAN 10"
 IN LENGTH AND 1.5 MILLIMETERS IN DIAMETER. NO REEL-TO-REEL OR SPOOL TYPE PLAYERS.
- ENTERTAINMENT APPLIANCES SHALL HAVE HEADPHONES! OR EARBUDS, WHICH SHALL BE WORN, ON HEAD OR IN EAR, WHEN APPLIANCE IS IN USE. HEADPHONES! OR EARBUDS MAY BE PURCHASED AND POSSESSED WHEN INMATE HAS TV OR AUDIO DEVICE AS PERSONAL PROPERTY.
- INMATES ORDERING NEW OR REPLACEMENT APPLIANCES SHALL BE REQUIRED TO PURCHASE
 APPLIANCES WITHOUT SPEAKERS. INMATES CURRENTLY POSSESSING APPLIANCES WITH
 SPEAKERS SHALL BE ALLOWED AUTHORIZED TO KEEP THOSE APPLIANCES UNTIL THEY ARE NO
 LONGER FUNCTIONING OPERATIONAL. NON-FUNCTIONING OPERATIONAL APPLIANCES ARE
 CONSIDERED CONTRABAND AND SHALL BE DISPOSED OF ACCORDING TO TITLE 15, SECTION
 3191(C).
- THE POSSESSION OF ACCESSORIES FOR APPLIANCES AND MUSICAL INSTRUMENTS SUCH AS RIBBONS FOR TYPEWRITERS, OR ELECTRONIC OR NON-ELECTRONIC ADAPTERS FOR APPLIANCES ARE AUTOMATICALLY IMPLIED. INSTITUTIONS MAY LIMIT ACCESSORIES BASED UPON SAFETY AND SECURITY CONCERNS. ELECTRONIC ADAPTERS FOR APPLIANCES SHALL BE CLEAR CASE ONLY.

NOTE: CERTAIN INMATE HOUSING CONFIGURATIONS MAY JUSTIFY THE PRECLUSION OF THE POSSESSION AND USE OF SPECIFIC APPLIANCES. WARDENS MUST SHALL REQUEST APPROVAL FOR AN EXEMPTION FROM THE DEPUTY DIRECTOR. DIVISION OF ADULT

REGISTERABLE PROPERTY FOR RECEPTION CENTER MALE INMATES	RECEPTION CENTER PRIVILEGE GROUP	
ITEM DESCRIPTION		Processing
With additional requirements and restrictions.	U	U
ANTENNA /, FLAT FLEXIBLE PLASTIC _ (Up to 6' in length. As permitted authorized by Warden's discretion).	0	0
AUDIO ENTERTAINMENT APPLIANCE <u>-</u> (AC power only. Internal antenna only. Must Shall have earphone jack and earbuds. Clear case only. No detachable speakers. Outside measurements not to exceed 3" x 6" x 6". Purchase value not to exceed \$150).	0	0
CALCULATOR <u>—</u> (Hand held, battery or solar battery operated. No games, clock, or alarm. No removable memory storage device, disks, tapes, chips (CPUs). No capability to transfer information. Purchase value not to exceed \$25).	0	0
CD WALLETS <u>—</u> (Clear case, soft cover only. No padded or hardback covers. No zippers).	0	0
EARBUDS <u>#OR</u> HEADPHONES <u>—</u> (Maximum cord length 8.5'. Headphones clear case only. Existing non-clear devices may be retained until no longer operational. Purchase value not to exceed \$50).	0	0
FAN <u>–</u> (AC power or battery operated. Plastic blade and cage. Not to exceed 9". Purchase value not to exceed \$25 \$30).	0	0
HAIR CLIPPER <u>FOR</u> TRIMMER <u>—</u> (AC power, battery operated, or rechargeable. Includes attachments and combs. Clear case only. Existing non-clear case trimmers may be retained until no longer operational. Spare blades may not be kept in possession of inmate. Purchase value not to exceed \$80).	0	0
HANDICRAFT <u>-</u> (Requires institutional approval).	0	0
HEALTH CARE APPLIANCE <u>—</u> (Dr. Rx. only. Not subject to the six-cubic foot limit. Includes prescription eyeglasses and prescription sunglasses).	YES	YES
HOT POT (SECURITY ENHANCED) _ Clear, non-removable base from body, temperature sensitive thermal fuse, allowable based upon local facility determination. UL approved, maximum 350 watts, 40 oz. liquid capacity. Shall have a colored ring welded to the base. (Hot Pots purchased prior to January 21, 2016, will be allowed authorized until no longer working operational or altered from original design). NOTE: If this item is used in an assault or in a manner that constitutes a safety- and security threat, the inmate shall permanently lose the privilege of possession of this item.	0	0
LAMP <u>–</u> (Not to exceed 3 pounds or 12" extended length. Not to exceed 30 watts. Purchase value not to exceed \$25. Flexible neck only. AC power or battery operated).	0	0
MUSICAL INSTRUMENT <u>—</u> (As determined by local institutional procedures. Combined instrument and case dimensions shall not exceed 46" x 24" x 12". New purchases of keyboards are no longer <u>permitted authorized</u> in male facilities. Existing keyboards are <u>permitted authorized until no longer operational</u> . Purchase value not to exceed \$300, unless purchased prior to the revision date of this policy.).	0	0

REGISTERABLE PROPERTY FOR RECEPTION CENTER MALE INMATES	RECEPTION CENTER		
	PRIVILEGE GROUP		
ITEM DESCRIPTION With additional requirements and restrictions.	Initial Intake	Processing	
	U	U	
RAZOR, ELECTRIC <u>IOR</u> PERSONAL GROOMER (Nose/ear trimmer NOSE OR EAR TRIMMER) – (AC power or battery operated. Purchase value not to exceed \$80).	0	0	
RING <u>—</u> (Wedding band. One only. Yellow or white metal only. Not to exceed \$100 maximum declared value. May not contain a set or stone).	1	1	
TELEVISION SET (includes TV/CD/Radio combination which counts as one appliance INCLUDES TV, CD, AND RADIO COMBINATION, WHICH COUNTS AS ONE APPLIANCE) – Must Shall have jack for earbuds or headphones. Outside cabinet clear case only and not to exceed 16" x 16" x 20" deep. Screen not to exceed 13" (tube) and or 15.6" (flat panel) measured diagonally. (Purchase value not to exceed \$300). NO REMOTE CONTROL DEVICES.	0	0	
TYPEWRITER, ELECTRIC <u>-</u> (AC power or battery operated. Portable only. Outside cabinet clear case and not to exceed 24" x 18" x 12". Existing non-clear typewriters may be retained until no longer operational. No removable memory storage device, disks, tapes, chips (CPUs). Temporary internal memory up to one-line for correction purposes is <u>permissible authorized</u> . Memory <u>must shall</u> automatically clear when device is turned off. No capability to transfer information. Existing memory typewriters may be retained with owner's manual until no longer operational. Purchase value not to exceed \$50 400.00). NOTE: If this item is used in an assault or in a manner that constitutes a safety/ <u>and</u> security threat, the inmate shall permanently lose the privilege of possession of this item.	0	0	
TYPEWRITER, MANUAL <u>-</u> (Portable only. Not to exceed 24" x 18" x 12". No removable memory storage device, disks, tapes, chips (CPUs). No capability to transfer information. Purchase value not to exceed \$200400).	0	0	
WATCH <u>-</u> (Wrist or pocket style. No sets or stones. No memory storage device, disks, tapes, or CPUs. No audible alarm, calculator, radio, TV, game, or communication capabilities. No capacity to transfer information. Purchase value not to exceed \$50).	0	0	

GENERAL POPULATION LEVELS I, II, AND III MALE INMATES

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"YES" = NO LIMIT ON PRODUCTS. HOWEVER, TOTAL MUST SHALL REMAIN WITHIN SIX CUBIC FEET

PERSONAL CLOTHING FOR GENERAL POPULATION LEVELS I, II, AND III MALE INMATES

- INMATES ARE ONLY <u>PERMITTED</u> <u>AUTHORIZED</u> ITEMS OF PERSONAL CLOTHING LISTED IN THIS SCHEDULE UNLESS AUTHORIZED FOR MEDICAL REASONS.
- INMATES ARE PERMITTED <u>AUTHORIZED</u> TO WEAR SOLID COLORS ONLY UNLESS OTHERWISE INDICATED.
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING PERSONAL CLOTHING ITEMS IN ANY SHADE OR TINT OF GREEN, BLACK, BROWN, TAN, RED, OR BLUE UNLESS OTHERWISE INDICATED. <u>CLOTHING RESEMBLING STAFF UNIFORMS SHALL NOT BE AUTHORIZED</u>.
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING PERSONAL CLOTHING WITH HOODS, PICTURES, ZIPPERS, INSIDE POCKETS, OR ZIPPERED POCKETS. <u>INSIDE POCKETS ARE</u> AUTHORIZED ONLY WITH PERSONAL JEANS.
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING ITEMS WHICH ARE
 OBSCENE OR WHICH HAVE LOGOS, LETTERING, PICTURES WHICH ADVERTISE OR DEPICT
 ALCOHOL, AFFILIATION WITH A SECURITY THREAT GROUP, PROFANITY, SEX, WEAPONS, DRUGS,
 OR DRUG PARAPHERNALIA. CLOTHING ITEMS MAY HAVE ONE MANUFACTURER'S LOGO,
 NO MORE THAN 3" x 3", UNLESS IT VIOLATES THE AFOREMENTIONED DESCRIPTION OR IS
 OTHERWISE PROHIBITED AS INDICATED IN THE ITEM DESCRIPTION.
- MAKE UP PRODUCTS ARE AUTHORIZED AS DESCRIBED BELOW. THEY SHALL BE NATURAL SKIN TONES, PURSUANT TO CALIFORNIA CODE OF REGULATIONS, TITLE 15, SECTION 3062, INMATE GROOMING STANDARDS.

PERSONAL CLOTHING FOR GENERAL POPULATION LEVELS I, II, AND III MALE INMATES		GENERA OPULATI	
ITEM DESCRIPTION	PRIVILEGE GROU		ROUP
	Α	В	С
With additional requirements and restrictions.			
ATHLETIC SHORTS <u>—</u> (White or light gray only. No inside pockets. A single pocket is authorized providing the opening is visible on the outside of the garment and is in line with the side seam).	2	2	2
ATHLETIC SUPPORTER	2	2	2
BOOTS, FIRE RATED <u>–</u> (Grade eligible inmates assigned to Conservation Camps only. The color black is approved).	1	0	0
BOOT SOCKS <u>–</u> (Grade eligible inmates assigned to Conservation Camps only. White or light gray only. No stripes designs or logos.).	4 pairs	0	0
BRIEFS-I, BOXERS IAND BOXER BRIEFS - (White or light gray only).	10	10	10
GLOVES <u>—</u> (Cold weather gloves upon approval of Warden. No zippers, pockets, or metal <u>or lining</u> . White or light gray only. One for one exchange).	1 pair	1 pair	1 pair
HATS and AND CAPS			
 BASEBALL - (White or light gray only). WATCH CAPS - (White or light gray only). 	3	3	3
 Additional hats consistent with these regulations as permitted authorized by Warden's discretion. 	3	3	J
(No stripes, designs, or logos).			
HEAD BAND <u>—</u> (Terry-cloth, plain, white, or light gray).	2	2	2
PAJAMAS - No sheer material, white or light gray.	<u>2</u>	<u>2</u>	<u>2</u>
PERSONAL JEANS – Blue only. Small identifying logo only. No prints or lettering on jeans. No low-rise jeans. No skinny jeans.	<u>2</u>	<u>2</u>	<u>2</u>
RAIN-COAT <u>IOR</u> PONCHO <u>—</u> (Transparent only).	1	1	1
ROBE - Cotton or terrycloth material only. Maximum of two large pockets. No			
metal snaps, no zippers, no lanyards/rope and cannot be sheer or see-through.	1	<u>1</u>	<u>1</u>
White or gray only. Not to exceed 48 inches in length.			
SANDALS - No hidden compartments, zippers, or laces that are covered or concealed. Purchase value not to exceed \$75.	1	1	1
SCARF – No hooded scarves and shall be 100% cotton or 100% wool, white or light grey only. Scarves cannot exceed 36 inches in length.	1	<u>1</u>	<u>1</u>
SHOELACES <u>-</u> (White only. Max. 54". One for one exchange).	1 pair	1 pair	1 pair
SHOWER SHOES <u>-</u> (Foam or soft rubber, single layer construction, not exceeding 1" in thickness).	1 pair	1 pair	1 pair
SLIPPERS <u>IOR</u> HOUSE SHOES <u>—</u> (No leather or leather-like materials. <u>Must Shall</u> be predominantly white or light gray).	1 pair	1 pair	1 pair
SOCKS <u>—</u> (White or light gray only. No stripes designs or logos. Any combination of short to knee-high).	7 pairs	7 pairs	7 pairs
SWEAT PANTS <u>-</u> (White or light gray only. No inside pockets. A single pocket is	2	2	2
authorized providing the opening is visible on the outside of the garment and is in line with the side seam).			

PERSONAL CLOTHING FOR GENERAL POPULATION LEVELS I, II, AND III MALE INMATES	GENERAL POPULATION			
ITEM DESCRIPTION	PRIV	ILEGE G	LEGE GROUP	
	Α	В	С	
With additional requirements and restrictions.				
TENNIS SHOES OR WALKING SHOES – (No shades of red or blue. Low, mid, or high tops are permitted authorized. Must Shall be predominantly white in color. No K-Swiss, Bugle Boys, Joy Walkers, Pumps, Gels, British Knights, DC, or Airlifts. Shoe-laces white only. Not to exceed \$100. No hidden compartments, zippers, or laces that are covered or concealed. No metal components including eyelets). Shoelaces included. One for one exchange.	<u>42</u> pair	12 pair	4 <u>2</u> pair	
UNDERWEAR, THERMAL OR LONG <u>—</u> (White or light gray only. One set consists of top and bottom or solid one piece).	2 sets	2 sets	2 sets	
UNDER SHIRTS OR T-SHIRTS — (White or light gray only. Any combination of crew neck, v-neck, long sleeve, or sleeveless athletic tank-top. Turtle neck and mock turtle neck are not permitted authorized).	5	5	5	
WAVE CAPS - (White or light gray only).	2	2	2	

PERSONAL CARE <u>AND</u> HYGIENE FOR GENERAL POPULATION LEVELS I, II, AND III MALE INMATES

- NO ALCOHOL-BASED PRODUCTS, NO SPRAY OR PUMP BOTTLES, AND NO AEROSOL CONTAINERS <u>ALLOWED AUTHORIZED</u>.
- NO METAL CONTAINERS OR CONTAINERS HAVING METAL TOPS OR BOTTOMS.
- PRODUCTS CONTAINING PHOSPHATES ARE NOT ALLOWED AUTHORIZED.
- INSTITUTIONS MAY REQUIRE DISPOSABLE RAZORS TO MEET SAFETY TAMPER PROOF SPECIFICATIONS.
- MAKE UP PRODUCTS ARE AUTHORIZED AS DESCRIBED BELOW. THEY SHALL BE NATURAL SKIN TONES, PURSUANT TO CALIFORNIA CODE OF REGULATIONS, TITLE 15, SECTION 3062, INMATE GROOMING STANDARDS.

PERSONAL CARE <u>AND</u> HYGIENE FOR GENERAL POPULATION	GENERAL POPULATION		LATION
LEVELS	PRIVILEGE GROUP		ROUP
I, II, AND III INMATES	Α	В	С
ITEM DESCRIPTION			
With additional requirements and restrictions.			
AFTER SHAVE <u>—</u> (Must Shall be clear and in clear container only. 5 oz. each max.).	2	2	2
BLUSH - Natural skin tones.	<u>2</u>	<u>2</u>	<u>2</u>
BODY POWDERS <u>–</u> (Baby powder, foot powder, medicated powder, talcum powder, etc. 20 oz. each max.).	2	2	2
BODY SPLASH - Not to exceed 10 oz. each. No pumps or spray nozzles.	<u>2</u>	2	<u>2</u>
COMB <u>IOR</u> HAIR PICK <u>—</u> (COMB - non-metal, no handle, not to exceed 6" in length <u>I</u> _HAIR PICK — non-metal not to exceed 6" in length).	1	1	1
COSMETIC <u>IOR</u> SHAVING BAG <u>—</u> (Not to exceed 6" x 6" x 8". <u>Plastic.</u> Clear <u>plastic</u> case only).	1	1	1
COTTON BALLS	<u>100</u>	<u>100</u>	<u>100</u>
COTTON SWABS	100	100	100

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PERSONAL CARE <u>AND</u> HYGIENE FOR GENERAL POPULATION LEVELS	GENERAL POPULATION		
I, II, AND III INMATES	PRI\	PRIVILEGE GROUP	
i, ii, AND III INMATEO	Α	В	С
ITEM DESCRIPTION			
With additional requirements and restrictions.			
DENTAL ADHESIVE —(For approved denture wearers only).	2	2	2
DENTAL FLOSSERS-I, GLIDERS-I, AND SAFETY DENTAL FLOSS — (No more than 3" in length. Amount allowed authorized in possession to be determined by local institutional procedure. Warden's discretion on the type of flosser that would meet their respective institution's safety and-or security needs.	YES	YES	YES
DENTURE CLEANSER	2 boxes	2 boxes	2 boxes
DEPILATORYS DEPILATORIES – (Hair removers, Magic Shave®, etc. 10 oz. each max).	2	2	2
DEODORANT <u>FOR</u> ANTIPERSPIRANT <u>—</u> (Stick, gel, or roll-on. 5 oz. each max.).	4 <u>YES</u>	4 <u>YES</u>	4 <u>YES</u>
EMERY BOARD - Non-metal only.	3	3	<u>3</u>
EYEBROW PENCIL OR EYELINER - Factory sealed. Pencil only, no liquid.	•	•	•
Natural skin tones only, e.g., black or brown.	<u>2</u>	<u>2</u>	<u>2</u>
EYE SHADOW KIT – No mirrors. Kit shall not be altered. Natural skin tones only.	<u>2</u>	<u>2</u>	<u>2</u>
FABRIC SOFTENER – Liquid only. One bottle not to exceed 36 oz.	1	1	1
FACE CREAM <u>- (Noxzema®, etc., products with glycerin as primary</u>	2	2	2
ingredient are not permitted. 10 oz. each max.).	2		
FACE POWDER - 10 oz. each max.	<u>2</u>	<u>2</u>	<u>2</u>
FACIAL ASTRINGENT - 10 oz. each max.	<u>2</u>	<u>2</u>	<u>2</u>
FACIAL CLEANSER - 10 oz. each max.	2	<u>2</u>	<u>2</u>
FOUNDATION - Natural skin tones only.	<u>2</u>	<u>2</u>	<u>2</u>
HAIR CONDITIONER <u>-</u> (20 oz. each max .) .	2YES	2YES	2YES
HAIR OIL-1, GREASE-1, GEL 1/AND POMADE - (20 oz. each max-).	2YES	2YES	2YES
HAIR ROLLERS	<u>30</u>	<u>30</u>	<u>30</u>
HAIR TIES OR SCRUNCHIES - (Colors of black, white, and gray only).	10	10	10
INSECT REPELLANT <u>— (Must Shall</u> contain N, N-diethyl-m-toluamide (DEET) as main active ingredient).	2	2	2
LAUNDRY DETERGENT <u>-</u> (Powder or liquid. 36 oz. each max.).	2	2	2
LAUNDRY SOAP <u>-</u> (Bar, 7 oz. each max.). This laundry soap must shall be intended to be used by hand.	2	2	2
LIP BALM <u>-</u> (No pigmentation added).	2YES	2YES	2YES
LIP GLOSS, LIPSTICK OR LIP LINER - Natural skin tones only.	<u>2</u>	<u>2</u>	<u>2</u>
LOTIONS - (Includes baby oil. 30 oz. each max.).	2	2	2
MASCARA – Factory sealed. Natural skin tones only, e.g., black or brown.	<u>1</u>	<u>1</u>	<u>1</u>

PERSONAL CARE <u>AND</u> HYGIENE FOR GENERAL POPULATION	GENERAL POPULATION			
LEVELS	PRI\	PRIVILEGE GROUP		
I, II, AND III INMATES	Α	В	С	
ITEM DESCRIPTION				
With additional requirements and restrictions.				
MEDICATIONS, OVER-THE-COUNTER (OTC) <u>—</u> (Only those OTC medications permitted authorized by California Correctional Health Care Services shall be stocked by institution canteens. OTC medications are not approved for inmate packages, except those OTC medications listed below). Must Shall be solid tablet or capsule form only. Cough drops, sugarfree only (non-formulary versions); Digestive aids containing Lactobacillus; and Guaifenesin (single ingredient only, no. No alcohol).	YES	YES	YES	
MIRROR <u>–</u> (Maximum of 6" diameter. Plastic only).	1	1	1	
MOUTHWASH <u>-</u> (Non-alcohol only. 30 oz. each max.).	2	2	2	
MUSCLE RUB and AND VAPOR RUB _ (Soft plastic containers/ or tube only. 5 oz. each max.).	1	1	1	
NAIL CLIPPER <u>-</u> (Maximum of 2" length. No file blade).	1	1	1	
PALM BRUSH <u>IOR</u> COMB <u>-</u> (No handle. Plastic only).	1	1	1	
PERMANENT CURL !OR HAIR RELAXER KIT _ (No lye).	2	2	2	
	boxes	boxes	boxes	
PERMANENT WAVE KIT	2 boxes	2 boxes	2 boxes	
PERMANENT WAVE RODS <u>—</u> (Non electric. Plastic only. 3.5" max. in length. Gray only).	40	40	40	
PETROLEUM JELLY <u>-</u> (8 oz. each max .) .	2	2	2	
RAZOR, DISPOSABLE	10	10	10	
SHAMPOO <u>-</u> (20 oz. each max .) .	2YES	2YES	2YES	
SHAVING CREAM !OR GEL _ (Non-aerosol. 10 oz. each max.).	2	2	2	
SHOWER BAG – Mesh construction.	1	1	1	
SHOWER CAP – Clear only.	<u>1</u>	<u>1</u>	<u>1</u>	
SOAP, BAR <u>–</u> (5 oz. each max. Medicated soap containing additional ingredients; i.e., insecticides, keratolytics, antiseptics, antipruritics is allowed authorized).	€ <u>YES</u>	€ <u>YES</u>	€ <u>YES</u>	
SOAP DISH <u>-</u> (Non-metal. Clear case only).	1	1	1	
SOAP, LIQUID BODY WASH <u>IOR</u> DISH SOAP <u>-</u> (20 oz. each max.).	2YES	2YES	2YES	
SUNBLOCK <u>- (Must Shall</u> be a minimum of SPF 15. 30 oz. each max.)	1	1	1	
TOOTHBRUSH <u>—</u> (Subject to local determination of maximum length. Local facility is required to shorten if necessary, to meet local requirements).	2	2	2	
TOOTHBRUSH HOLDER <u>—</u> (Clear plastic only. May only cover head of toothbrush).	1	1	1	
TOOTHPASTE <u>I or POWDER - (7 oz. each max-)</u> .	3	3	3	
TWEEZERS - Metal is authorized. Not to exceed 2.5" long.	<u>1</u>	<u>1</u>	<u>1</u>	
WASHCLOTHS, SHOWER PUFFS OR LOOFAHS - (White only).	3	3	3	

FOOD FOR GENERAL POPULATION LEVELS I, II, AND III MALE INMATES

- NO GLASS CONTAINERS. STYROFOAM CONTAINERS FROM CANTEEN ONLY. NOT APPROVED FOR INMATE PACKAGES.
- NO PRODUCTS REQUIRING REFRIGERATION OR COOKING ARE <u>PERMITTED AUTHORIZED</u>. HOWEVER, HEATING OR RECONSTITUTING IN A HOT POT IS ACCEPTABLE. FOODS THAT REQUIRE REFRIGERATION AFTER OPENING ARE RESTRICTED TO SINGLE SERVING CONTAINERS ONLY.
- NO FOIL PACKAGED ITEMS PERMITTED AUTHORIZED.
- FOODS MEETING SPECIFIC RECOGNIZED RELIGIOUS DIETARY REQUIREMENTS MAY BE ORDERED FROM A LOCALLY APPROVED RELIGIOUS SPECIALTY VENDOR. RELIGIOUS SPECIALTY FOODS MUST SHALL MEET REQUIREMENTS OF THE APPS.
- THE APPS IS NOT INTENDED TO REFLECT ITEMS INTENDED FOR IMMEDIATE CONSUMPTION, SUCH AS ICE CREAM.
- ALL PLASTIC CONTAINERS MUST SHALL BE MADE OUT OF A SOFT! PLIABLE! OR BENDABLE PLASTIC. CONTAINERS WHICH ARE FABRICATED IN A HARD PLASTIC (LE.G., ACRYLIC, HIGH-DENSITY POLYETHYLENE, ETC.) ARE NOT AUTHORIZED.

FOOD FOR GENERAL POPULATION LEVELS I, II, AND III MALE	GENER	ERAL POPULATION		
INMATES	PRIVILEGE GRO		OUP	
ITEM DESCRIPTION	A	В	С	
With additional requirements and restrictions.				
ARTIFICIAL SWEETENER	YES	YES	YES	
BEVERAGES <u>-</u> (Canned or bottled soda, water, etc., canteen purchase only. Beverages are not approved for inmate packages. No fruit juice containing sugar. Canned soda in aluminum cans is <u>permissible</u> <u>authorized</u> for all security levels).	YES	YES	YES	
CANDY <u>—</u> (Candy bars and soft candies that contain chocolate, i.e.g., M&M's®, Milk Duds®, Tootsie Rolls®, etc. All other candies soft and/or hard shall be sugar-free. Candy shall not contain alcohol or liqueurs. No foil packaging).	YES	YES	YES	
CANNED GOODS <u>—</u> (Canteen only. <u>Permitted Authorized</u> by Warden's discretion. Not approved for inmate packages). NOTE: for canned soda, refer to BEVERAGES.	YES	YES	YES	
CEREALS _ (Dry. Boxes or re-sealable bags only. 26 oz. each max.).	YES	YES	YES	
CHEESE <u>-</u> (Non-aerosol).	YES	YES	YES	
CHIPS <u>AND</u> TACO SHELLS	YES	YES	YES	
COCOA <u>-</u> (Sugar-free).	YES	YES	YES	
COOKIES	YES	YES	YES	
COFFEE <u>-</u> (Instant only).	YES	YES	YES	
CONDIMENTS <u>—</u> (Spices, seasonings, sauces (hot, soy, etc.), mustard, mayonnaise, salad dressing/, olive oil, sugar-free honey, dried vegetables, etc. are permissible authorized. Tomato_based products containing sugar such as ketchup, BBQ sauce, pizza sauce, etc. are not permitted authorized. Items containing sugar such as jams, jellies, honey, syrup, juices, and sugar are not permitted authorized. Nutmeg and mace are not permitted authorized. Hot sauces which contain sugar are permissible authorized for purchase/ and possession.	YES	YES	YES	

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FOOD FOR GENERAL POPULATION LEVELS I, II, AND III MALE	GENERAL POPULATION		GENERAL POPULATION		.ATION
INMATES	PRI	VILEGE GR	OUP		
ITEM DESCRIPTION	Α	В	С		
With additional requirements and restrictions.					
CRACKERS	YES	YES	YES		
CREAMER _ (Powdered only).	YES	YES	YES		
DRY MIX DRINKS <u>-</u> (Non-flammable. Sugar-free only).	YES	YES	YES		
FOODS, POUCHED <u>AND</u> VACUUM PACKED <u>—</u> (Tuna, sardines, vegetables, etc.).	YES	YES	YES		
HERBAL-1, BOTANICAL-1, AND BIOLOGICAL SUPPLEMENTS -					
(Solid tablet/, caplet or softgel form only. Six bottles/ or containers maximum allowed authorized per product, i.e.g., six bottles of Ginkgo Biloba, six bottles of Milk Thistle, etc. Bottles/ or containers not to exceed 250 tablets/, caplets/, or softgels per bottle/ or container. Product shall be stored in original bottle/ or container. No powdered products are permitted authorized).		YES			
Herbal/ <u>and</u> botanical supplements (derived from botanical sources such as plants, trees, seeds, roots, fruits, and vegetables), i.e.g., Ginkgo Biloba, Milk Thistle, Resveratrol, Saw Palmetto, Cranberry, Fruit/ <u>and</u> Vegetable Extracts, Ginseng, Echinacea, Rose Hips, Pomegranate, Lycopene, Bioflavonoids, Green Tea, Valerian, Flax Seed Oil, Methylsulfonylmethane (MSM), Curcumin (Turmeric), and Peppermint Oil.	YES	YES	YES		
Biological supplements (derived from biological sources such as shellfish, animal cartilage, bone, tissue), i.e.g., Glucosamine, Chondroitin, Coenzyme Q ₁₀ , Hyaluronic acid, and Fish Oil (Omega 3 Fatty Acid).					
MEATS, DRY <u>-</u> (Previously cooked, salami, jerky, sausages, etc).	YES	YES	YES		
MISCELLANEOUS SNACK ITEMS <u>—</u> (Snack cakes, bars, pies, pickles, etc. are <u>permissible</u> <u>authorized</u>). Dried fruit is not <u>permitted</u> <u>authorized</u>).	YES	YES	YES		
NUTS <u>-</u> (No shells).	YES	YES	YES		
PEANUT BUTTER <u>-</u> (30 oz. each max .) .	YES	YES	YES		
PRECOOKED-I, RECONSTITUTED-I, DEHYDRATED INSTANT FOODS - (Rice, beans, chili, couscous, hummus, pasta, etc. (16 oz. each max.) is permitted authorized), etc. Restricted to single serving containers only. No foil packaged items permitted authorized. No raw food products authorized allowed, i-e.g., raw-or uncooked rice, beans, etc.).	YES	YES	YES		

FOOD FOR GENERAL POPULATION LEVELS I, II, AND III MALE	GENERAL POPUL		.ATION	
INMATES	PRI	/ILEGE GR	OUP	
ITEM DESCRIPTION	Α	В	С	
With additional requirements and restrictions.				
PROTEIN SUPPLEMENTS _ (Solid tablet/, caplet or softgel form only. Six bottles/ or containers maximum allowed authorized per product, i.e.g., six bottles of Soy-Rich Protein, six bottles of chewable Protein tablets, etc. Bottles/ or containers not to exceed 400 tablets/, caplets/ or softgels per bottle/ or container. Product shall be stored in original bottle/ or container. No powdered products are permitted authorized). Protein supplements shall contain, at a minimum, the following nine essential amino acids: Isoleucine, Leucine, Lysine, Methionine, Phenylalanine, Threonine, Tryptophan, Valine and Histidine. The following 14 nonessential amino acids are acceptable in a protein supplement, but only when the nine essential amino acids are also present: Alanine, Asparagine, Aspartate, Cysteine, Glutamate, Glutamine, Glycine, Proline, Serine, Tyrosine, Arginine, Carnitine, Citrulline, Ornithine.	YES	YES	YES	
SOUPS /AND NOODLES - (Ramen, rice noodles, etc.).	YES	YES	YES	
TEA <u>-</u> (Bags and instant).	YES	YES	YES	
VITAMIN <u>AND</u> MINERAL SUPPLEMENTS <u>-</u> (Solid tablet/, caplet or softgel form only. Not to exceed 250 tablets/, caplets/ or softgels per bottle/ or container. Maximum six bottles/ or containers allowed authorized per product, i.e.g., six bottles of Vitamin C, six bottles of Chromium, etc. Multiple Vitamin, Multiple Vitamin/Mineral, and Single Vitamin packaging allowed authorized. Supplements must shall remain in original container. No powdered products are permitted authorized).				
Authorized Allowable Vitamin Supplements: A (Retinoids: retinol, retinoids and carotenoids), B ₁ (Thiamine), B ₂ (Riboflavin), B ₃ (Niacin, niacinamide), B ₅ (Pantothenic acid), B ₆ (Pyridoxine, pyridoxamine, pyridoxal), B ₇ (Biotin), B ₉ (Folic acid, folinic acid), B ₁₂ (Cyanocobalamin, hydroxycobalamin, methylcobalamin), C (Ascorbic Acid), D (Ergocalciferol, cholecalciferol), E (Tocopherols, tocotrienols), K (Phylloquinone, menaquinones). Authorized Allowable Mineral Supplements: Boron, Calcium, Chloride, Chromium, Cobalt, Copper, Iodine, Iron, Magnesium, Manganese, Molybdenum, Nickel, Phosphorus, Potassium, Selenium, Sodium, Sulfur, Vanadium, Zinc.	YES	YES	YES	

MISCELLANEOUS ITEMS FOR GENERAL POPULATION LEVELS I, II,	GENERAL POPULATION			
AND III MALE INMATES	PRIVILEGE GROUP		OUP	
ITEM DESCRIPTION	Α	В	С	
With additional requirements and restrictions.				
ADDRESS BOOK <u>-</u> (Soft plastic/ <u>or</u> paperback cover only. 3" x 5" maximum).	1	1	1	

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MISCELLANEOUS ITEMS FOR GENERAL POPULATION LEVELS I, II,	GENE	RAL POPUL	.ATION
AND III MALE INMATES	PRI	/ILEGE GR	OUP
ITEM DESCRIPTION	Α	В	С
With additional requirements and restrictions.			
AUDIO CASSETTES <u>-</u> (Professionally pre-recorded only. Possession of a player is not required).	10	10	0
BALLPOINT PENS <u>-</u> (Non-metal, clear plastic only.) <u>Black or blue ink only.</u>	14	14	1 14
BATTERY RECHARGER - (Does not count as an electrical appliance).	1	1	0
BATTERIES	8	8	0
BOOKS, MAGAZINES, AND NEWSPAPERS <u>—</u> (Paperback or hardback with cover removed only. Limits do not apply to legal materials).	10	10	5
BOWL <u>-</u> (Plastic. All bowls and lids <u>must shall</u> be made of a soft/, pliable/, bendable plastic. Bowls which are fabricated in a hard plastic (i.e.g., acrylic, high-density polyethylene, etc.) are not authorized. Maximum of 8" in diameter. Plastic lid optional. Lids shall not be secured by a locking tab/or_clip).	2	2	1
CALENDAR <u>- (12" x 24" maximum dimensions</u> . No metal).	1	1	1
CAN OPENER <u>—</u> (P-38 or equivalent) as permitted <u>authorized</u> by Warden's discretion.	1	1	1
CARD STOCK <u>AND</u> DRAWING PAPER <u>—</u> (White only. 12" x 12" max. size).	25 sheets	25 sheets	25 sheets
CHALK, PASTEL <u>-</u> (Pastel colors only).	24	24	24
CLOCK <u>-</u> (Non-electric, no alarm).	1	1	0
COAXIAL CABLE <u>—</u> (As permitted <u>authorized</u> by Warden's discretion. Maximum 6' in length).	1	1	0
COMBINATION LOCK <u>—</u> (Common key required by institution. Canteen item only. Not approved for inmate packages).	1	1	1
COMPACT DISCS (CD) <u>—</u> (Factory sealed, pre-recorded only. Sets including DVDs shall not be <u>permitted</u> <u>authorized</u> . Possession of a player is not required).	10	10	0
CORRESPONDENCE COURSE _ (Does not impact the limit on books. Must Shall be within the established 6-cubic feet limit of allowable property).	YES	YES	YES
EAR PLUGS <u>–</u> (Soft foam only. No lanyard. Not to be worn on the yard).	2	2	2
ENVELOPES, BLANK AND / OR PRE-STAMPED ENVELOPES, CLASP / GRIP SEAL _ (Blank or pre-stamped. Clasp or grip seal. 10" x 15" max. size).	40	40	40
ENVELOPES, METERED <u>(Indigent inmates only)</u> .	5	5	5
EXTENSION CORD-I, SURGE PROTECTOR IOR OUTLET CONVERTER - (Maximum length of 6', UL approved only. Must Shall adhere to requirements established in California Electrical Code Section 400.8, three prong outlet only, with circuit breaker. As permitted authorized by Warden's discretion).	1	1	0
GREETING CARDS <u>—</u> (Maximum size 6" x 9").	10	10	5
HANDKERCHIEFS <u>AND</u> BANDANNAS <u>—</u> (Solid color. White or light gray only. Maximum size of 22" x 22").	5	5	2

MISCELLANEOUS ITEMS FOR GENERAL POPULATION LEVELS I, II,	GENE	RAL POPUL	ATION
AND III MALE INMATES	PRI	VILEGE GR	OUP
ITEM DESCRIPTION	Α	В	С
With additional requirements and restrictions.			
INSTRUMENT STRINGS, SPARE <u>—</u> (As permitted <u>authorized</u> by Warden's <u>discretion</u>).	1	1	0
LEGAL MATERIAL <u>–</u> (Books, pamphlets, and other legal reference).	YES	YES	YES
LEGAL PADS - <i>I</i> , TABLETS AND NOTEBOOKS <u>—</u> (No spiral bound. White and yellow paper only. 9" x 14" max.).	4	4	2 <u>4</u>
LEGAL SIZE FILE FOLDERS <u>#AND</u> WALLET ENVELOPES <u>—</u> (10" x 15" max. size).	YES	YES	YES
LIGHT BULBS <u>-</u> (Not to exceed 30 watts).	1 <u>2</u>	<u> 12</u>	0 <u>2</u>
PENCILS, DRAWING (Colored), OR WRITING (Non-mechanical only).	24	24	24
PENCIL ERASER <u>—</u> (Erasers cannot be kneadable).	1	1	1
PENCIL SHARPENER <u>—</u> (Non-electric, hand held only. No metal cover. Maximum 2" length).	1	1	1
PHOTOS !AND PORTRAITS _ (Maximum of 8" x 10". No Polaroid).	YES	YES	YES
PHOTO ALBUMS <u>–</u> (Soft plastic/ <u>or</u> paperback cover. Maximum of 9" x 12").	4	4	4
READING GLASSES, NON-PRESCRIPTION _ (Magnifying glasses).	<u> 12</u>	<u> 12</u>	<u> 12</u>
SPLITTER <u>-</u> (For use with television).	1	1	0
STAMPS <u>-</u> (U.S. Postal only) .	40	40	40
STATIONERY <u>—</u> (For written correspondence. May be decorated and have matching envelopes. <u>Must Shall</u> be predominantly white. 8.5" x 11" max.).	500	500 sheets	500
SUNGLASSES , NON-PRESCRIPTION <u>—</u> (No metal frames, non-mirrored, no red or blue lenses. Excludes prescription sunglasses. Purchase value not to exceed \$50).	1	1	1
STORAGE CONTAINER <u>—</u> (Upon Warden's approval. All storage containers and lids <u>must shall</u> be made out of a soft/, pliable/ <u>or</u> bendable plastic. Storage containers which are fabricated in a hard plastic (i.e.g., acrylic, high-density polyethylene, etc.) are not authorized. Lids shall not be secured with a locking tab/ <u>or</u> clip. May include clear storage containers, foot lockers, denture holders, etc.).	YES	YES	YES
TUMBLER <u>—</u> (All tumblers shall hold 16 ounces or less of fluid. The tumbler (to include the lids) must shall be made out of a soft/, pliable/ or bendable plastic. Tumblers which are fabricated in a hard plastic (i.e.g., acrylic, high-density polyethylene, etc.) are not authorized).	2	2	2
WALLET <u></u> (Plain brown or black, no engravings).	1	1	1

GAMES FOR GENERAL POPULATION LEVELS I, II, AND III	Gen	General Population		
MALE INMATES	PRIN	PRIVILEGE GROUP		
ITEM DESCRIPTION	Α	В	С	
With additional requirements and restrictions.				
CARDS <u>— (No rR</u> ole playing, trading, or collectible cards are not <u>authorized</u>).	1	1	0	
CHECKERS <u>-</u> (Cardboard and soft vinyl boards only. Plastic pieces only).	1	1	0	
CHESS - (Cardboard and soft vinyl boards only. Plastic pieces only).	1	1	0	
DOMINO <u>E</u> S	1	1	0	
SCRABBLE _ (Cardboard and soft vinyl boards only. Plastic pieces only).	1	1	0	
UNO	<u>1</u>	1	0	

REGISTERABLE PROPERTY FOR GENERAL POPULATION LEVELS I, II, AND III MALE INMATES

- A MAXIMUM OF THREE ELECTRICAL APPLIANCES OF ANY TYPE ARE ALLOWED AUTHORIZED PER MALE INMATE.
- BATTERY OPERATED, NON-ENTERTAINMENT APPLIANCES SHALL NOT COUNT TOWARDS THE APPLIANCE LIMIT.
- FOR LEVEL I AND II INMATES ONLY, A BATTERY OPERATED PERSONAL ENTERTAINMENT DEVICE (WALKMAN® TYPE), WITHOUT A POWER CORD, SHALL NOT COUNT TOWARDS THE APPLIANCE LIMIT.
- APPLIANCES WITH INTERNAL MECHANISMS FOR RECORDING OR TRANSMITTING CAPABILITY SHALL NOT BE ALLOWED AUTHORIZED. VENDOR OR MANUFACTURER ALTERATIONS THAT DISABLE AN APPLIANCE'S CAPABILITY TO RECORD OR TRANSMIT SHALL NOT BE ALLOWED AUTHORIZED. COMPACT DISC AND CASSETTE TAPE PLAYERS ARE RESTRICTED TO ORIGINAL MANUFACTURER PLAY CAPABILITY ONLY. NO GAMING SYSTEMS, GAMES, REMOVABLE STORAGE DEVICES, RECORDABLE DISKS, RECORDABLE TAPES, CHIPS (CPU'S) OR THE CAPABILITY TO TRANSFER INFORMATION SHALL BE ALLOWED AUTHORIZED.
- APPLIANCES SHALL BE PORTABLE MODELS, AND HAVE EITHER AN INTERNAL ANTENNA OR AN
 EXTERNAL FLEXIBLE INSULATED WIRE ANTENNA WHICH MEASURES NO LONGER THAN 10"
 IN LENGTH AND 1.5 MILLIMETERS IN DIAMETER. NO REEL-TO-REEL OR SPOOL TYPE PLAYERS.
- ENTERTAINMENT APPLIANCES SHALL HAVE HEADPHONES! OR EARBUDS, WHICH SHALL BE WORN, ON HEAD OR IN EAR, WHEN APPLIANCE IS IN USE. HEADPHONES! OR EARBUDS MAY BE PURCHASED AND POSSESSED WHEN INMATE HAS TV OR AUDIO DEVICE AS PERSONAL PROPERTY.
- INMATES ORDERING NEW OR REPLACEMENT APPLIANCES SHALL BE REQUIRED TO PURCHASE APPLIANCES WITHOUT SPEAKERS. INMATES CURRENTLY POSSESSING APPLIANCES WITH SPEAKERS SHALL BE <u>ALLOWED AUTHORIZED</u> TO KEEP THOSE APPLIANCES UNTIL THEY ARE NO LONGER <u>FUNCTIONING</u> <u>OPERATIONAL</u>. NON-<u>FUNCTIONING</u> <u>OPERATIONAL</u> APPLIANCES ARE CONSIDERED CONTRABAND AND SHALL BE DISPOSED OF ACCORDING TO TITLE 15, SECTION 3191(c).
- THE POSSESSION OF ACCESSORIES FOR APPLIANCES AND MUSICAL INSTRUMENTS SUCH AS RIBBONS FOR TYPEWRITERS, OR ELECTRONIC+ OR NON-ELECTRONIC ADAPTERS FOR APPLIANCES ARE AUTOMATICALLY IMPLIED. INSTITUTIONS MAY LIMIT ACCESSORIES BASED UPON SAFETY+ AND SECURITY CONCERNS. ELECTRONIC ADAPTERS FOR APPLIANCES SHALL BE CLEAR CASE ONLY.
- INMATES ARE <u>PERMITTED</u> <u>AUTHORIZED</u> ONE NETWORK CAPABLE OR ONE NON-NETWORK CAPABLE TABLET.

NOTE:

CERTAIN INMATE HOUSING CONFIGURATIONS MAY JUSTIFY THE PRECLUSION OF THE POSSESSION AND USE OF SPECIFIC APPLIANCES. WARDENS MUST SHALL REQUEST APPROVAL FOR AN EXEMPTION FROM THE DEPUTY DIRECTOR, DIVISION OF ADULT INSTITUTIONS,

VIA THE STANDARDIZED PROCEDURES UNIT.

REGISTERABLE PROPERTY FOR GENERAL POPULATION LEVELS	GENER	GENERAL POPULATION		
I, II, AND III MALE INMATES	PRIV	ILEGE GR	OUP	
ITEM DESCRIPTION	A	В	С	
With additional requirements and restrictions. ANTENNA-/, FLAT FLEXIBLE PLASTIC _ (Up to 6' in length. As permitted authorized by Warden's discretion).	1	1	0	
AUDIO ENTERTAINMENT APPLIANCE <u>—</u> (AM/FM radio/, CD/ <u>player</u> , and cassette tape player or any combination allowed <u>authorized</u> . AC power or battery operated. <u>Must Shall</u> have earphone jack and headphones/ <u>or</u> earbuds. Clear case only. Existing non-clear devices may be retained until no longer operational. No detachable speakers. Outside measurements not to exceed 3" x 6" x 6". Purchase value not to exceed \$150).	1	1	0	
CALCULATOR <u>—</u> (Hand held, battery or solar battery operated. No games, clock, or alarm. No removable memory storage device, disks, tapes, chips (CPUs). No capability to transfer information. Purchase value not to exceed \$25).	1	1	0	
CD WALLETS <u>–</u> (Clear case, soft cover only. No padded or hardback covers. No zippers).	1	1	0	
CHAIN, NECKLACE – Yellow or white metal only. Purchase value not to exceed \$25.	1	<u>1</u>	<u>0</u>	
EARBUDS <u>#OR</u> HEADPHONES <u>—</u> (Maximum cord length 8.5'. Headphones clear case only. Existing non-clear devices may be retained until no longer operational. Purchase value not to exceed \$50).	1	1	0	
FAN <u>–</u> (AC power or battery operated. Plastic blade and cage. Not to exceed 9". Clip on fans are not permitted authorized for Level III inmates. Purchase value not to exceed \$25 \$30).	1	1	0	
HAIR CLIPPER AOR TRIMMER — (AC power, battery operated, or rechargeable. Includes attachments and combs. Clear case only. Existing non-clear case trimmers may be retained until no longer operational. Spare blades may not be kept in possession of inmate. Purchase value not to exceed \$80).	1	1	0	
HAIR DRYER OR BLOW DRYER – Warden's discretion, for level I and II inmates only. Based on physical plant limitations.	1	<u>1</u>	<u>o</u>	
HANDICRAFT <u>-</u> (Requires institutional approval).	YES	YES	0	
HEALTH CARE APPLIANCE <u>—</u> (Dr. Rx. only. Not subject to the six-cubic foot limit. Includes prescription eyeglasses and prescription sunglasses).	YES	YES	YES	

REGISTERABLE PROPERTY FOR GENERAL POPULATION LEVELS	GENER	RAL POPU	JLATION	
I, II, AND III MALE INMATES	PRIV	ILEGE GR	OUP	
ITEM DESCRIPTION With additional requirements and restrictions.	Α	В	С	
HOT POT (SECURITY ENHANCED) — (Clear, non-removable base from body, temperature sensitive thermal fuse, allowable authorization based upon local facility determination. UL approved, maximum 350 watts, 40 oz. liquid capacity. Shall have a colored ring welded to the base). (Hot Pots purchased prior to January 21, 2016, will be allowed authorized until no longer working operational or altered from original design). NOTE: If this item is used in an assault or in a manner that constitutes a safety- and security threat, the inmate shall permanently lose the privilege of possession of this item.	1	1	0	
MOVING PICTURE EXPERT GROUP AUDIO LAYER-3 (MP3) PLAYERS - Levels I and II and inmates assigned to Conservation Camps only). MP3 pPlayer must shall have the capability to store and download content such as music and books based on the device capabilities. Must Shall have be clear-case technology, internal rechargeable battery, and a headphone jack. Shall not have external speakers or any wired or wireless communication capabilities (e.g., WI-FI, Bluetooth, cellular signal). If the MP3 player requires a micro Secure Digital (SD) card, inmates are limited to possess two approved micro SD cards. No external speakers and have a headphone jack. Must Shall have tamper-resistant security screws or something similar to prevent access to internal components. Screen size cannot exceed seven inches.	1	1	0	
LAMP _ (Levels I & II: Flexible neck not to exceed 3 pounds or 12" extended length. Fixed neck clamp-on style not to exceed 12" overall length. Not to exceed 30 watts. AC power or battery operated. Purchase value not to exceed \$25). Level III: (Book lights only are permitted authorized. Flexible neck only. Existing lamps are permitted authorized to remain until no longer operational).	1	1	0	
MUSICAL INSTRUMENT _ (As determined by local institutional procedures. Combined instrument and case dimensions shall not exceed 46" x 24" x 12". New purchases of keyboards are no longer permitted authorized in male facilities. Existing keyboards are permitted authorized until no longer operational. Purchase value not to exceed \$300, unless purchased prior to the revision date of this policy.).	1	1	0	
RAZOR, ELECTRIC <u>IOR</u> PERSONAL GROOMER (<u>NOSE OR EAR</u> <u>TRIMMER</u> Nose/ear trimmer) <u>-</u> (AC power or battery operated. Purchase value not to exceed \$80).	1	1	0	
RING <u>-</u> (Wedding band. One only. Yellow or white metal only. Not to exceed \$100, maximum declared value, and may not contain a set or stone).	1	1	1	

REGISTERABLE PROPERTY FOR GENERAL POPULATION LEVELS I, II, AND III MALE INMATES	GENERAL POPULATION		
	PRIV	ILEGE GR	OUP
ITEM DESCRIPTION With additional requirements and restrictions.	Α	В	С
TABLETS, -NON-NETWORK CAPABLE _ (Levels I and II and inmates assigned to Conservation Camps only). must Shall have the capability to store and download content such as music and books based on the device capabilities. Must Shall have be-clear-case technology, internal rechargeable battery, and a headphone jack. Shall not have external speakers or any wired or wireless communication capabilities (e.g., WI-FI, Bluetooth, cellular signal). If the tablet requires a micro SD card, inmates are limited to possess two approved micro SD cards. No external speakers and have a headphone jack. Must Shall have tamper-resistant security screws or something similar to prevent access to internal components. Tablet screen size cannot exceed ten inches.	1	1	0
TABLETS, -NETWORK CAPABLE - (Levels I, II, and III male inmates and inmates assigned to Conservation Camps only.) Must Shall have the capability to store and download content such as music and books based on the device capabilities. Must Shall have clear-case technology, internal rechargeable battery, and a headphone jack. The tablet must shall not have audio/video recording or picture-taking capability. Must Shall have tamper-resistant security screws or similar security measures to prevent access to internal components. Screen size cannot exceed ten inches.	1	1	1
TELEVISION SET (INCLUDES TV, CD, AND RADIO COMBINATION, WHICH COUNTS AS ONE APPLIANCE includes TV/CD/Radio combination which counts as one appliance) = (AC power or battery operated, portable models only. For battery operated TV's that use rechargeable battery packs, a maximum of two rechargeable packs, facility physical plant limitations permitting. Must Shall have jack and earphones or headphones. Outside cabinet clear case only and not to exceed 16" x 16" x 20" deep. Existing non-clear devices may be retained until no longer operational. Screen not to exceed 13" (tube) and or 15.6" (flat panel) measured diagonally. Purchase value not to exceed \$300. NO REMOTE CONTROL DEVICES.	1	1	0
TYPEWRITER, ELECTRIC _ (AC power or battery operated. Portable only. Outside cabinet clear case and not to exceed 24" x 18" x 12". Existing non-clear typewriters may be retained until no longer operational. No removable memory storage device, disks, tapes, chips (CPUs). Temporary internal memory up to one-line for correction purposes is permissible authorized. Memory must shall automatically clear when device is turned off. No capability to transfer information. Existing memory typewriters may be retained with owner's manual until no longer operational. Purchase value not to exceed \$250400). NOTE: If this item is used in an assault or in a manner that constitutes a safety/ and security threat, the inmate shall permanently lose the privilege of possession of this item.	1	1	0
TYPEWRITER, MANUAL <u>-</u> (Portable only. Not to exceed 24" x 18" x 12". No removable memory storage device, disks, tapes, chips (CPUs). No capability to transfer information. Purchase value not to exceed \$200400).	1	1	0

REGISTERABLE PROPERTY FOR GENERAL POPULATION LEVELS	GENER	AL POPUI	LATION
I, II, AND III MALE INMATES	PRIVILEGE GROUP		OUP
ITEM DESCRIPTION	A	В	С
With additional requirements and restrictions.			
WATCH <u>-</u> (Wrist or pocket style. No sets or stones. No memory storage device, disks, tapes, or CPUs. No audible alarm, calculator, radio, TV, game, or communication capabilities. No capacity to transfer information. Purchase value not to exceed \$50).	1	1	0

LEVEL IV MALE INMATES TABLE OF CONTENTS

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"YES"=NO LIMIT ON PRODUCTS. HOWEVER, TOTAL MUST SHALL REMAIN WITHIN SIX CUBIC FEET

PERSONAL CLOTHING FOR LEVEL IV MALE INMATES

- INMATES ARE ONLY <u>PERMITTED AUTHORIZED</u> ITEMS OF PERSONAL CLOTHING LISTED IN THIS SCHEDULE UNLESS AUTHORIZED FOR MEDICAL REASONS.
- INMATES ARE PERMITTED <u>AUTHORIZED</u> TO WEAR SOLID COLORS ONLY UNLESS OTHERWISE INDICATED.
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING PERSONAL CLOTHING ITEMS IN ANY SHADE OR TINT OF GREEN, BLACK, BROWN, TAN, RED, OR BLUE UNLESS OTHERWISE INDICATED. <u>CLOTHING RESEMBLING STAFF UNIFORMS SHALL NOT BE</u> AUTHORIZED.
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING PERSONAL CLOTHING WITH HOODS, PICTURES, ZIPPERS, INSIDE POCKETS, OR ZIPPERED POCKETS. <u>INSIDE POCKETS</u> ARE AUTHORIZED ONLY WITH PERSONAL JEANS.
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING ITEMS WHICH ARE OBSCENE OR WHICH HAVE LOGOS, LETTERING, PICTURES WHICH ADVERTISE OR DEPICT ALCOHOL, AFFILIATION WITH A SECURITY THREAT GROUP, PROFANITY, SEX, WEAPONS, DRUGS, OR DRUG PARAPHERNALIA. CLOTHING ITEMS MAY HAVE ONE MANUFACTURER'S LOGO, NO MORE THAN 3" x 3", UNLESS IT VIOLATES THE AFOREMENTIONED DESCRIPTION OR IS OTHERWISE PROHIBITED AS INDICATED IN THE ITEM DESCRIPTION.

PERSONAL CLOTHING FOR LEVEL IV MALE INMATES	GENER	AL POPU	LATION
	PRIVILEGE GROUP		OUP
ITEM DESCRIPTION With additional requirements and restrictions.	Α	В	С
ATHLETIC SHORTS <u>—</u> (White or light gray only. No inside pockets). A single pocket is authorized providing the opening is visible on the outside of the garment and is in line with the side seam).	2	2	2
ATHLETIC SUPPORTER	2	2	2
BRIEFS-/, BOXERS /AND BOXER BRIEFS - (White or light gray only).	10	10	10
GLOVES <u>-</u> (Cold weather gloves upon approval of Warden. No zippers, pockets, et metal or lining. White or light gray only. One for one exchange).	1	1	1
 HATS and AND CAPS Baseball BASEBALL - (White or light gray only). WATCH CAPS - (White or light gray only). Additional hats consistent with these regulations as permitted authorized by Warden's discretion. (No stripes, designs, or logos). 	3	3	3
HEAD BAND <u>—</u> (Terry-cloth, plain, white, or light gray) .	2	2	2
PAJAMAS - No sheer material, white or light gray.	<u>2</u>	<u>2</u>	<u>2</u>
PERSONAL JEANS - Blue only. Small identifying logo only. No prints or lettering on jeans. No low rise jeans. No skinny jeans.	<u>2</u>	<u>2</u>	<u>2</u>
RAIN-COAT IOR PONCHO - (Transparent only).	1	1	1
ROBE – Cotton or terrycloth material only. Maximum of two large pockets. No metal snaps, no zippers, no lanyards or rope and cannot be sheer or seethrough. White or grey only, not to exceed 48 inches in length.	1	<u>1</u>	1
SANDALS – No hidden compartments, zippers, or laces that are covered or concealed. Purchase value not to exceed \$75.	1	<u>1</u>	<u>1</u>
SCARF – No hooded scarves and shall be 100% cotton or 100% wool, white or light grey only. Scarves cannot exceed 36 inches in length.	1	1	1
SHOELACES <u>-</u> (White only. Max. 54". One for one exchange).	1 set	1 set	1 set
SHOWER SHOES <u>-</u> (Foam or soft rubber, single layer construction, not exceeding 1" in thickness).	1 pair	1 pair	1 pair
SLIPPERS <u>FOR</u> HOUSE SHOES <u>—</u> (No leather or leather-like materials. <u>Must Shall</u> be predominantly white or light gray in color).	1 pair	1 pair	1 pair
SOCKS <u>-</u> (White or light gray only. No stripes designs or logos. Any combination of short to knee-high).	7 pairs	7 pairs	7 pairs
SWEAT PANTS <u>-</u> (White or light gray only. No inside pockets. A single pocket is authorized providing the opening is visible on the outside of the garment and is in line with the side seam).	2	2	2
SWEAT-SHIRT , PULLOVER OR BUTTON-UP <u>—</u> (White or light gray only).	2	2	2

PERSONAL CLOTHING FOR LEVEL IV MALE INMATES	GENERAL POPULATION		LATION
TEROGRAE GEOTTING FOR ELVEETVIMALE INMATES	PRIV	PRIVILEGE GROUP	
ITEM DESCRIPTION With additional requirements and restrictions.	Α	В	С
TENNIS SHOES OR WALKING SHOES — (No shades of red or blue. Low, mid, or high tops are permitted authorized. Must Shall be predominantly white in color. No K-Swiss, Bugle Boys, Joy Walkers, Pumps, Gels, British Knights, DC, or Airlifts. Shoe laces white only. Not to exceed \$100. No hidden compartments, zippers, or laces that are covered or concealed. No metal components including eyelets). Shoelaces included. One for one exchange.	1 <u>2</u> pair	4 <u>2</u> pair	4 <u>2</u> pair
UNDERWEAR, THERMAL OR LONG <u>—</u> (White or light gray only. One pair consists of top and bottom or solid one piece).	2 sets	2 sets	2 sets
UNDER SHIRTS OR T-SHIRTS — (White or light gray only. Any combination of crew neck, v-neck, long sleeve, or sleeveless athletic tank-top. Turtle neck and mock turtle neck are not permitted authorized).	5	5	5
WAVE CAPS <u>-</u> (White or light gray only).	2	2	2

PERSONAL CARE <u>AND</u> HYGIENE FOR LEVEL IV MALE INMATES

- NO ALCOHOL-BASED PRODUCTS, NO SPRAY OR PUMP BOTTLES, AND NO AEROSOL CONTAINERS
 <u>ALLOWED AUTHORIZED</u>.
- NO METAL CONTAINERS OR CONTAINERS HAVING METAL TOPS OR BOTTOMS.
- PRODUCTS CONTAINING PHOSPHATES ARE NOT ALLOWED AUTHORIZED.
- DISPOSABLE RAZORS ARE NOT <u>PERMITTED</u> <u>AUTHORIZED</u> IN LEVEL IV, 180 DESIGN PROGRAM YARDS
 AND HOUSING.
- INSTITUTIONS MAY REQUIRE DISPOSABLE RAZORS TO MEET SAFETY TAMPER PROOF SPECIFICATIONS.
- MAKE UP PRODUCTS ARE AUTHORIZED AS DESCRIBED BELOW. THEY SHALL BE NATURAL SKIN TONES, PURSUANT TO CALIFORNIA CODE OF REGULATIONS, TITLE 15, SECTION 3062, INMATE GROOMING STANDARDS.

PERSONAL CARE <u>AND</u> HYGIENE FOR LEVEL IV MALE INMATES	GENERAL POPULATION		
	PRI	PRIVILEGE GROUP	
ITEM DESCRIPTION	Α	В	С
With additional requirements and restrictions.			
AFTER SHAVE <u>— (Must Shall</u> be clear and in clear container only. 5 oz.			
each max.).	2	2	2
BLUSH - Natural skin tones only.	<u>2</u>	<u>2</u>	<u>2</u>
BODY POWDERS <u>–</u> (Baby powder, foot powder, medicated powder, talcum powder, etc. 20 oz. each max.).	2	2	2
BODY SPLASH - Not to exceed 10 oz. each. No pumps or spray nozzles.	<u>2</u>	<u>2</u>	<u>2</u>
COMB <u>FOR</u> HAIR PICK <u>—</u> (COMB - non-metal, no handle, not to exceed 6" in length. HAIR PICK — non-metal not to exceed 6" in length).	1	1	1
COSMETIC !OR SHAVING BAG _ (Not to exceed 6" x 6" x 8". Plastic. Clear plastic case only).	1	1	1
COTTON BALLS	100	100	<u>100</u>
COTTON SWABS	100	100	100
DENTAL ADHESIVE <u>-</u> (For approved denture wearers only).	2	2	2
DENTAL FLOSSERS -I, GLIDERS I SAFETY DENTAL FLOSS — (No more than 3" in length. Amount allowed authorized in possession to be determined by local institutional procedure. Warden's discretion on the type of flosser that would meet their respective institution's safety and I security needs.	YES	YES	YES
DENTURE CLEANSER	2 boxes	2 boxes	2 boxes
DEPILATORYS DEPILATORIES – (Hair removers, Magic Shave®, etc. 10 oz. each max.).	2	2	2
DEODORANT #OR ANTIPERSPIRANT = (Stick, gel, or roll-on. 5 oz. each max.).	4 <u>YES</u>	4 <u>YES</u>	4 <u>YES</u>
EMERY BOARD – Non-metal only.	<u>3</u>	<u>3</u>	<u>3</u>
EYEBROW PENCIL AND EYELINER - Factory sealed. Pencil only, no	2	<u>2</u>	2
liquid. Natural skin tones only, e.g., black or brown.		<u> </u>	<u> </u>
EYE SHADOW KIT – No mirrors. Kit shall not be altered. Natural skin tones only.	<u>2</u>	<u>2</u>	<u>2</u>
FABRIC SOFTENER - Liquid only, 1 bottle not to exceed 36 oz.	1	<u>1</u>	<u>1</u>

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ITEM DESCRIPTION A B C	PERSONAL CARE <u>AND</u> HYGIENE FOR LEVEL IV MALE INMATES		AL POPU	
With additional requirements and restrictions. FACE CREAM _ (Nexzema®etcproducts with glycerin as primary ingredient are not permitted. 10 oz. each max.). FACE POWDER - 10 oz. each max. PACE POWDER - 10 oz. each max	ITEM DESCRIPTION			
FACE CREAM = (Nexzema®, etc., products with glycerin as primary ingredient are not permitted: 10 oz. each max.). FACE POWDER = 10 oz. each max. 2 2 2 2 FACIAL ASTRINGENT = 10 oz. each max. FACIAL CLEANSER = 10 oz. each max. 2 2 2 2 FACIAL CLEANSER = 10 oz. each max. 2 2 2 2 FACIAL CLEANSER = 10 oz. each max. 2 2 2 2 FACIAL CLEANSER = 10 oz. each max. 2 2 2 2 FACIAL CLEANSER = 10 oz. each max. 2 2 2 2 FACIAL CLEANSER = 10 oz. each max. 2 2 2 2 FACIAL CLEANSER = 10 oz. each max. 2 2 2 2 FACIAL CLEANSER = 10 oz. each max. 2 2 2 2 FACIAL CLEANSER = 10 oz. each max. 2 2 2 2 FACIAL CLEANSER = 10 oz. each max. 2 2 2 2 FACIAL CLEANSER = 10 oz. each max. 2 2 2 2 FACIAL CLEANSER = 10 oz. each max. 2 2 2 2 FACIAL CLEANSER = 10 oz. each max. 2 2 2 2 FACIAL CLEANSER = 10 oz. each max. 2 2 2 2 FACIAL CLEANSER = 10 oz. each max. 2 2 2 2 FACIAL CLEANSER = 10 oz. each max. 3 2 2 2 FACIAL CLEANSER = 10 oz. each max. 4 10 10 10 FACIAL = 10 10 10 FA	TIEM BEGORN TION	Α	В	С
FACE POWDER - 10 oz. each max.	With additional requirements and restrictions.			
Ingredient are not-permitted. 10 oZ. each max.) FACE POWDER — 10 oZ. each max. FACIAL ASTRINGENT — 10 oZ. each max. FACIAL CLEANSER — 10 oZ. each max. FACIAL CLEANSER — 10 oZ. each max. FOUNDATION — Natural skin tones only. HAIR CONDITIONER — {20 oZ. each max.}. PARCHAIR ORL-I, GREASE-I, GEL (AND POMADE — {20 oZ. each max.}. PARCHAIR OIL-I, GREASE-I, GEL (AND POMADE — {20 oZ. each max.}. PARCHAIR OIL-I, GREASE-I, GEL (AND POMADE — {20 oZ. each max.}. PARCHAIR OIL-I, GREASE-I, GEL (AND POMADE — {20 oZ. each max.}. PARCHAIR TIES OR SCRUNCHIES — (Colors of black, white, and gray only). INSECT REPELLANT — (Must Shall contain N,N-diethyl-m-toluamide (DEET) as main active ingredient). LAUNDRY SOAP — (Bar, 7 oZ. each max.). This laundry soap must shall be intended to be used by hand. LUP BALM — {No pigmentation added}. LIP BALM — {No pigmentation added}. LIP BALM — {No pigmentation added}. LIP BALM — {No pigmentation added}. LOTIONS — (Includes-baby-eil-30 oZ. each max.). Baby oil is not permitted authorized. MASCARA — Factory sealed. Natural skin tones only, e.g., black or brown. MEDICATIONS, OVER-THE-COUNTER (OTC) — (Only those OTC medications permitted authorized by California Correctional Health Care Services shall be stocked by institution canteens. OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are n	FACE CREAM - (Noxzema®, etc., products with glycerin as primary	•	0	•
FACIAL ASTRINGENT - 10 oz. each max,		2	2	2
FACIAL CLEANSER – 10 oz. each max. FOUNDATION – Natural skin tones only. AIR CONDITIONER _ (20 oz. each max.). HAIR CONDITIONER _ (20 oz. each max.). HAIR OIL-I, GREASE-I, GEL 'AND POMADE _ (20 oz. each max.). PARIR ROLLERS HAIR CORDITIONER _ (Abust Shall contain N,N-diethyl-m-toluamide (DEET) as main active ingredients. LAUNDRY DETERGENT _ (Powder or liquid. 36 oz. each max.). LAUNDRY DETERGENT _ (Powder or liquid. 36 oz. each max.). LAUNDRY DETERGENT _ (Powder or liquid. 36 oz. each max.). LIP BALM _ (No pigmentation added). LIP BALM _ (FACE POWDER - 10 oz. each max.	<u>2</u>	<u>2</u>	<u>2</u>
FOUNDATION – Natural skin tones only,	FACIAL ASTRINGENT - 10 oz. each max.	<u>2</u>	<u>2</u>	<u>2</u>
HAIR CONDITIONER = (20 oz. each max): HAIR OIL-1, GREASE-1, GEL (AND POMADE = (20 oz. each max): HAIR ROLLERS 30 30 30 30 30 30 30 30 30 30 30 30 30	FACIAL CLEANSER - 10 oz. each max.	<u>2</u>	<u>2</u>	<u>2</u>
HAIR OIL-1, GREASE-1, GEL (AND POMADE _ (20 oz. each max.). HAIR ROILERS 30 30 30 30 30 30 30 30 30 30 30 30 30	FOUNDATION – Natural skin tones only.		2	
HAIR OIL-1, GREASE-1, GEL !AND POMADE _ (20 oz. each max.). HAIR ROILERS 30 30 30 30 30 30 30 30 30 30 30 30 30	HAIR CONDITIONER – (20 oz. each max.).	2YES	2YES	2YES
HAIR ROLLERS HAIR TIES OR SCRUNCHIES = (Colors of black, white, and gray only). INSECT REPELLANT = (Muset Shall contain N,N-diethyl-m-toluamide (DEET) as main active ingredient). LAUNDRY DETERGENT = (Powder or liquid. 36 oz. each max.): LAUNDRY SOAP = (Bar, 7 oz. each max.): This laundry soap must shall be intended to be used by hand. LIP BALM = (No pigmentation added). LIP BALM = (No pigmentation added). LIP BALM = (No pigmentation added). LIP GLOSS, LIPSTICK OR LIP LINER - Natural skin tones only. LIP GLOSS, LIPSTICK OR LIP LINER - Natural skin tones only. ANSCARA - Factory sealed. Natural skin tones only. e.g., black or brown, authorized. MASCARA - Factory sealed. Natural skin tones only, e.g., black or brown, authorized by California Correctional Health Care Services shall be stocked by institution canteens. OTC medications are not approved for inmate packages, except those OTC medications permitted authorized by California Correctional Health Care Services shall be solid tablet or capsule form only. Cough drops, sugar-free only (non-formulary versions): Digestive aids containing Lactobacillus; and Guaifenesin (single ingredient only, no,-Ne alcohol). MIRROR = (Maximum of 6" diameter. Plastic only). MIRROR = (Maximum of 6" diameter. Plastic only). MOUTHWASH = (Non-alcohol only, 30 oz, each max.). 1 1 1 1 MOUTHWASH = (Non-alcohol only, 30 oz, each max.). 2 2 2 2 MUSCLE RUB and AND VAPOR RUB = (Soft plastic containers for tube only, 5 oz, each max.). NAIL CLIPPER = (Maximum of 2" length. No file blade). PALM BRUSH fOR COMB = (No handle. Plastic only). 1 1 1 1 PERMANENT CURL fOR HAIR RELAXER KIT = (No lye). 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 3 2 2 3 3 3 3			· · · · · · · · · · · · · · · · · · ·	
HAIR TIES OR SCRUNCHIES = {Colors of black, white, and gray only}. 10 10 10 INSECT REPELLANT = {Must Shall contain N,N-diethyl-m-toluamide (DEET) as main active ingrecient}. LAUNDRY DETERGENT = {Powder or liquid. 36 oz. each max.}; LAUNDRY SOAP = {Bar, 7 oz. each max.}. This laundry soap must shall be intended to be used by hand. LIP BALM = {No pigmentation added}. LIP BALM = {No pigmentation added}. LIP GLOSS, LIPSTICK OR LIP LINER - Natural skin tones only. LOTIONS = {Includes baby oil. 30 oz. each max.}. Baby oil is not permitted authorized. MASCARA - Factory sealed. Natural skin tones only, e.g., black or brown. MEDICATIONS, OVER-THE-COUNTER (OTC) = {Only those OTC medications permitted authorized by California Correctional Health Care Services shall be stocked by institution canteens. OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications BISTROME = {Maximum of 6" diameter. Plastic only}. MIRROR = {Maximum of 6" diameter. Plastic only}. 1 1 1 1 MOUTHWASH = {Non-alcohol only. 30 oz. each max.}. 2 2 2 2 MUSCLE RUB andAND VAPOR RUB = {Soft plastic containers} or tube only. 5 oz. each max.}. 1 1 1 1 PALM BRUSH !OR COMB = {No handle. Plastic only}. 1 1 1 1 PERMANENT CURL !OR HAIR RELAXER KIT = {No lye}. Doxes boxes				
INSECT REPELLANT = (Muet Shall contain N,N-diethyl-m-toluamide (DEET) as main active ingrediently. 2				'
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LAUNDRY BETERGENT _ (Powder or liquid. 36 oz. each max.)- LAUNDRY SOAP _ (8ar, 7 oz. each max.)- This laundry soap must shall be intended to be used by hand. LIP BALM _ (No pigmentation added)- LIP GLOSS, LIPSTICK OR LIP LINER - Natural skin tones only. 2 2 2 LOTIONS _ (Includes baby oil30 oz. each max.)- Baby oil is not permitted authorized. MASCARA - Factory sealed. Natural skin tones only, e.g., black or brown. MEDICATIONS, OVER. THE-COUNTER (OTC) _ (Only those OTC medications permitted authorized by California Correctional Health Care Services shall be stocked by institution canteens. OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not approved for inmate packages, except those OTC medications are not packages, except those OTC medications are not packages, except packages, exc		2	2	2
LAUNDRY SOAP = (Bar, 7 oz. each max.): This laundry soap must shall be intended to be used by hand. LIP BALM = (No pigmentation added). LIP GLOSS, LIPSTICK OR LIP LINER - Natural skin tones only. LOTIONS = (Includes baby eil-30 oz. each max.). Baby oil is not permitted authorized. MASCARA = Factory sealed. Natural skin tones only, e.g., black or brown. MEDICATIONS, OVER-THE-COUNTER (OTC) = (Only those OTC medications permitted authorized by California Correctional Health Care Services shall be stocked by institution canteens. OTC medications are not approved for inmate packages, except those OTC medications listed below). Must Shall be solid tablet or capsule form only. Cough drops, sugar-free only (non-formulary versions); Digestive aids containing Lactobacillus; and Guaifenesin (single ingredient only, no-Ne alcohol). MIRROR = (Maximum of 6" diameter. Plastic only). MIRROR = (Maximum of 6" diameter. Plastic only). MUSCLE RUB andAND VAPOR RUB = (Soft plastic containers/ or tube only. 5 oz. each max.). NAIL CLIPPER = (Maximum of 2" length. No file blade). PALM BRUSH /OR COMB = (No handle. Plastic only). 1 1 1 1 PERMANENT CURL /OR HAIR RELAXER KIT = (No lye). 2 2 2 2 boxes PERMANENT WAVE RODS = (Non-electric. Plastic only. 3.5" max in length. Gray only). PETROLEUM JELLY = (Not permitted authorized in Level IV, 180 design housing.	<u> </u>	2	2	2
Intended to be used by hand. LIP BALM _ (No pigmentation added). LIP GLOSS, LIPSTICK OR LIP LINER - Natural skin tones only, LOTIONS _ (Includes baby oil30 oz. each max). Baby oil is not permitted authorized. MASCARA - Factory sealed. Natural skin tones only, e.g., black or brown. MEDICATIONS, OVER-THE-COUNTER (OTC) _ (Only those OTC medications permitted authorized by California Correctional Health Care Services shall be stocked by institution canteens. OTC medications are not approved for inmate packages, except those OTC medications ilsted below). Must Shall be solid tablet or capsule form only. Cough drops, sugar-free only (non-formulary versions); Digestive aids containing Lactobacillus; and Guaifenesin (single ingredient only, noNe alcohol). MIRROR _ (Maximum of 6" diameter. Plastic only). 1				
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LOTIONS = (Includes baby oil30 oz. each max). Baby oil is not permitted authorized. MASCARA = Factory sealed. Natural skin tones only, e.g., black or brown. MEDICATIONS, OVER-THE-COUNTER (OTC) = (Only those OTC medications permitted authorized by California Correctional Health Care Services shall be stocked by institution canteens. OTC medications are not approved for inmate packages, except those OTC medications listed below). Must Shall be solid tablet or capsule form only. Cough drops, sugar-free only (non-formulary versions); Digestive aids containing Lactobacillus; and Guaifenesin (single ingredient onlynoNe alcohol). MIRROR = (Maximum of 6" diameter. Plastic only). MIRROR = (Mon-alcohol only. 30 oz. each max). MOUTHWASH = (Non-alcohol only. 30 oz. each max). MUSCLE RUB andAND VAPOR RUB = (Soft plastic containers/or tube only. 5 oz. each max). NAIL CLIPPER = (Maximum of 2" length. No file blade). PALM BRUSH /OR COMB = (No handle. Plastic only). PERMANENT CURL /OR HAIR RELAXER KIT = (No lye). PERMANENT WAVE KIT 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		2	2	2
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PETROLEUM JELLY = (Not permitted authorized in Level IV, 180 design housing. 2 2 2	_ `	40	40	40
housing. 2 2 2				
	= , .	2	2	2
	8 oz. each max .) .		_	

PERSONAL CARE <u>AND</u> HYGIENE FOR LEVEL IV MALE INMATES	GENERAL POPULATION		
	PRIVILEGE GROUP		DUP
ITEM DESCRIPTION	Α	В	С
With additional requirements and restrictions.			
RAZOR, DISPOSABLE <u>—</u> (Not permitted <u>authorized</u> in Level IV, 180 design housing).	10	10	10
SHAMPOO <u>-</u> (20 oz. each max.).	2YES	2YES	2YES
SHAVING CREAM <u>FOR</u> GEL <u>-</u> (Non-aerosol. 10 oz. each max.).	2	2	2
SHOWER BAG – Mesh construction.	<u>1</u>	<u>1</u>	<u>1</u>
SHOWER CAP – Clear only.	<u>1</u>	<u>1</u>	<u>1</u>
SOAP, BAR <u>–</u> (5 oz. max. Medicated soap containing additional ingredients; i.e., insecticides, keratolytics, antiseptics, antipruritics is <u>allowed</u> <u>authorized</u>).	€ <u>YES</u>	€ <u>YES</u>	€ <u>YES</u>
SOAP DISH <u>-</u> (Non-metal. Clear case only).	1	1	1
SOAP, LIQUID BODY WASH <u>FOR</u> DISH SOAP <u>-</u> (20 oz. each max.).	2YES	2YES	2YES
SUNBLOCK <u>- (Must Shall</u> be a minimum of SPF 15. 30 oz. each max.).	1	1	1
TOOTHBRUSH <u>—</u> (Subject to local determination of maximum length. Local facility is required to shorten if necessary, to meet local requirements).	2	2	2
TOOTHBRUSH HOLDER <u>—</u> (Clear plastic only. May only cover head of toothbrush).	1	1	1
TOOTHPASTE IOR POWDER - (7 oz. each max-).	3	3	3
TWEEZERS - Metal is authorized. Not to exceed 2.5" long.	<u>1</u>	<u>1</u>	1
WASHCLOTHS, SHOWER PUFFS OR LOOFAHS - (White only).	3	3	3

FOOD FOR LEVEL IV MALE INMATES

- NO GLASS CONTAINERS. STYROFOAM CONTAINERS FROM CANTEEN ONLY. NOT APPROVED FOR INMATE PACKAGES.
- CANNED ITEMS AND METAL CONTAINERS ARE NOT PERMITTED AUTHORIZED IN SECURITY LEVEL IV.
- NO PRODUCTS REQUIRING REFRIGERATION OR COOKING ARE <u>PERMITTED</u> <u>AUTHORIZED</u>. HOWEVER, HEATING OR RECONSTITUTING IN A HOT POT IS ACCEPTABLE. FOODS THAT REQUIRE REFRIGERATION AFTER OPENING ARE RESTRICTED TO SINGLE SERVING CONTAINERS ONLY.
- NO FOIL PACKAGED ITEMS PERMITTED AUTHORIZED.
- FOODS MEETING SPECIFIC RECOGNIZED RELIGIOUS DIETARY REQUIREMENTS MAY BE ORDERED FROM A LOCALLY APPROVED RELIGIOUS SPECIALTY VENDOR. RELIGIOUS SPECIALTY FOODS MUST SHALL MEET REQUIREMENTS OF THE APPS.
- THE APPS IS NOT INTENDED TO REFLECT ITEMS INTENDED FOR IMMEDIATE CONSUMPTION, SUCH AS ICE CREAM.
- ALL PLASTIC CONTAINERS MUST SHALL BE MADE OUT OF A SOFT! PLIABLE OR BENDABLE PLASTIC. CONTAINERS WHICH ARE FABRICATED IN A HARD PLASTIC (HE.G., ACRYLIC, HIGH-DENSITY POLYETHYLENE, ETC.) ARE NOT AUTHORIZED.

FOOD FOR LEVEL IV MALE INMATES	GENER	GENERAL POPULATION		
	PRI	PRIVILEGE GROUP		
ITEM DESCRIPTION	Α	В	С	
With additional requirements and restrictions.				
ARTIFICIAL SWEETENER	YES	YES	YES	
BEVERAGES <u>—</u> (Canned or bottled soda, water, etc., canteen purchase only. Beverages are not approved for inmate packages. No fruit juice containing sugar. Canned soda in aluminum cans is permissible authorized for all security levels. Plastic beverage bottles are not permitted authorized in Level IV-180 design construction facilities).	YES	YES	YES	
CANDY <u>—</u> (Candy bars and soft candies that contain chocolate, i.e.g., M&M's®, Milk Duds®, Tootsie Rolls®, etc. All other candies soft and/ or hard shall be sugar-free. Candy shall not contain alcohol or liqueurs. No foil packaging).	YES	YES	YES	
CANNED GOODS <u>-</u> (Canteen only. <u>Permitted Authorized</u> by Warden's discretion. Not approved for inmate packages. Not <u>permitted authorized</u> in Level IV). NOTE: for canned soda, refer to BEVERAGES).	0	0	0	
CEREALS <u>—</u> (Dry. Boxes or resealable bags only. 26 oz. each max.).	YES	YES	YES	
CHEESE <u>-</u> (Non-aerosol).	YES	YES	YES	
CHIPS /AND TACO SHELLS	YES	YES	YES	
COCOA <u>–</u> (Sugar-free).	YES	YES	YES	
COOKIES	YES	YES	YES	
COFFEE <u>-</u> (Instant only).	YES	YES	YES	

FOOD FOR LEVEL IV MALE INMATES	GENER	AL POPUI	LATION
	PRIVILEGE GROUP		DUP
ITEM DESCRIPTION	Α	В	С
With additional requirements and restrictions.			
CONDIMENTS _ (Spices, seasonings, sauces (hot, soy, etc.), mustard, mayonnaise, salad dressing _, olive oil, sugar-free honey, dried vegetables, etc. are permissible authorized. Tomato_based products containing sugar such as ketchup, BBQ sauce, pizza sauce, etc. are not permitted authorized. Items containing sugar such as jams, jellies, honey, syrup, juices, and sugar are not permitted authorized. Nutmeg and mace are not permitted authorized. Hot sauces which contain sugar are permissible authorized for purchase _ and possession _).	YES	YES	YES
CRACKERS	YES	YES	YES
CREAMER <u>-</u> (Powdered only).	YES	YES	YES
DRY MIX DRINKS <u>—</u> (Non-flammable. Sugar-free only).	YES	YES	YES
FOODS, POUCHED <u>f and VACUUM PACKED -</u> (Tuna, sardines, vegetables, etc.).	YES	YES	YES
(Solid tablet/, caplet or softgel form only. Six bottles/ or containers maximum allowed authorized per product, i.e.g., six bottles of Ginkgo Biloba, six bottles of Milk Thistle, etc. Bottles/ or containers not to exceed 250 tablets/, caplets/ or softgels per bottle/ or container. Product shall be stored in original bottle/ or container. No powdered products are permitted authorized). Herbal/ and botanical supplements (derived from botanical sources such as plants, trees, seeds, roots, fruits, and vegetables), i.e.g., Ginkgo Biloba, Milk Thistle, Resveratrol, Saw Palmetto, Cranberry, Fruit/ and Vegetable Extracts, Ginseng, Echinacea, Rose Hips, Pomegranate, Lycopene, Bioflavonoids, Green Tea, Valerian, Flax Seed Oil, Methylsulfonylmethane (MSM), Curcumin (Turmeric), and Peppermint Oil. Biological supplements (derived from biological sources such as shellfish, animal cartilage, bone, tissue), i.e.g., Glucosamine, Chondroitin, Coenzyme Q ₁₀ , Hyaluronic acid, and Fish Oil (Omega 3 Fatty Acid).	YES	YES	YES
MEATS, DRY <u>-</u> (Previously cooked, salami, jerky, sausages, etc.).	YES	YES	YES
MISCELLANEOUS SNACK ITEMS <u>—</u> (Snack cakes, bars, pies, pickles, etc. are <u>permissible</u> <u>authorized</u> . Dried fruit is not <u>permitted</u> <u>authorized</u>).	YES	YES	YES
NUTS <u>-</u> (No shells).	YES	YES	YES
PEANUT BUTTER <u></u> (30 oz. each max .) .	YES	YES	YES
PRECOOKED-I, RECONSTITUTED-I, DEHYDRATED INSTANT FOODS — (Rice, beans, chili, couscous, hummus, pasta, etc. (16 oz. each max.) is permitted authorized), etc. Restricted to single serving containers only. No foil packaged items permitted authorized. No raw food products allowed, i.e.g., raw-I or uncooked rice, beans, etc.).	YES	YES	YES

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FOOD FOR LEVEL IV MALE INMATES	GENER	GENERAL POPULATION		
	PRI	VILEGE GRO)UP	
ITEM DESCRIPTION	Α	В	С	
Mish additional new increases and reading to				
With additional requirements and restrictions.				
PROTEIN SUPPLEMENTS _ (Solid tablet/, caplet or softgel form only. Six bottles/ or containers maximum allowed authorized per product, i.e.g., six bottles of Soy-Rich Protein, six bottles of chewable Protein tablets, etc. Bottles/ or containers not to exceed 400 tablets/, caplets/ or softgels per bottle/ or container. Product shall be stored in original bottle/ or container. No powdered products are permitted authorized).	YES	YES	YES	
Protein supplements shall contain, at a minimum, the following nine essential amino acids: Isoleucine, Leucine, Lysine, Methionine, Phenylalanine, Threonine, Tryptophan, Valine and Histidine. The following 14 nonessential amino acids are acceptable in a protein supplement, but only when the nine essential amino acids are also present: Alanine, Asparagine, Aspartate, Cysteine, Glutamate, Glutamine, Glycine, Proline, Serine, Tyrosine, Arginine, Carnitine, Citrulline, Ornithine.	163	163	163	
SOUPS <u>AND</u> NOODLES <u>-</u> (Ramen, rice noodles, etc.).	YES	YES	YES	
TEA <u>-</u> (Bags and instant).	YES	YES	YES	
VITAMIN !AND MINERAL SUPPLEMENTS = (Solid tablet!, caplet or softgel form only. Not to exceed 250 tablets!, caplets! or softgels per bottle! or container. Maximum six bottles! or containers allowed authorized per product, i.e.g., six bottles of Vitamin C, six bottles of Chromium, etc. Multiple Vitamin, Multiple Vitamin/Mineral, and Single Vitamin packaging allowed authorized. Supplements must remain in original container. No powdered products are permitted authorized).				
Authorized Allowable Vitamin Supplements: A (Retinoids: retinol, retinoids and carotenoids), B ₁ (Thiamine), B ₂ (Riboflavin), B ₃ (Niacin, niacinamide), B ₅ (Pantothenic acid), B ₆ (Pyridoxine, pyridoxamine, pyridoxal), B ₇ (Biotin), B ₉ (Folic acid, folinic acid), B ₁₂ (Cyanocobalamin, hydroxycobalamin, methylcobalamin), C (Ascorbic Acid), D (Ergocalciferol, cholecalciferol), E (Tocopherols, tocotrienols), K (Phylloquinone, menaquinones).	YES	YES	YES	
Authorized Allowable Mineral Supplements: Boron, Calcium, Chloride, Chromium, Cobalt, Copper, Iodine, Iron, Magnesium, Manganese, Molybdenum, Nickel, Phosphorus, Potassium, Selenium, Sodium, Sulfur, Vanadium, Zinc.				

MISCELLANEOUS ITEMS FOR LEVEL IV MALE INMATES	GENERAL POPULATION		
ITEM DESCRIPTION	PRI	VILEGE GROUP	
With additional requirements and restrictions.	A	В	С
ADDRESS BOOK <u>-</u> (Soft plastic/ <u>or</u> paperback cover only. 3" x 5" maximum).	1	1	1
AUDIO CASSETTES <u>—</u> (Professionally pre-recorded only. Possession of a player is not required).	10	10	0

MISCELLANEOUS ITEMS FOR LEVEL IV MALE INMATES	GENER	AL POPUI	LATION	
ITEM DESCRIPTION	PRI	PRIVILEGE GROUP		
With additional requirements and restrictions.	Α	В	С	
BALLPOINT PENS <u>—</u> (Non-metal, clear plastic only. Black or blue ink only).	14	14	1 <u>14</u>	
BATTERY RECHARGER <u>-</u> (Does not count as an electrical appliance).	1	1	0	
BATTERIES	8	8	0	
BOOKS, MAGAZINES, AND NEWSPAPERS <u>—</u> (Paperback or hardback with cover removed only. Limits do not apply to legal materials).	10	10	5	
BOWL <u>-</u> (Plastic. All bowls and lids <u>must shall</u> be made of a soft, pliable, or bendable plastic. Bowls which are fabricated in a hard plastic (i.e.g., acrylic, high-density polyethylene, etc.) are not authorized. Maximum of 8" in diameter. Plastic lid optional. Lids shall not be secured by a locking tab, or clip.	2	2	1	
CALENDAR <u>— (12" x 24" maximum dimensions</u> . No metal) .	1	1	1	
CAN OPENER <u>—</u> (P-38 or equivalent) as permitted <u>authorized</u> by Warden's discretion.	0	0	0	
CARD STOCK <u>AND</u> DRAWING PAPER <u>—</u> (White only. 12" x 12" max. size).	25 sheets	25 sheets	25 sheets	
CHALK, PASTEL <u>-</u> (Pastel colors only).	24	24	24	
CLOCK <u>-</u> (Non-electric, no alarm).	1	1	0	
COAXIAL CABLE <u>-</u> (As permitted <u>authorized</u> by Warden's discretion. Maximum 6' in length).	1	1	0	
COMPACT DISCS (CD) <u>—</u> (Factory sealed, pre-recorded only. Sets including DVDs shall not be <u>permitted</u> <u>authorized</u> . Possession of a player is not required).	10	10	0	
CORRESPONDENCE COURSE <u>—</u> (Does not impact the limit on books. Must Shall be within the established 6-cubic feet limit of allowable property).	YES	YES	YES	
EAR PLUGS <u>–</u> (Soft foam only. No lanyard. Not to be worn on the yard).	2	2	2	
ENVELOPES, BLANK AND / OR PRE-STAMPED - ENVELOPES, CLASP / GRIP SEAL - (Blank or pre-stamped. Clasp or grip seal. 10" x 15" max. size).	40	40	40	
ENVELOPES, METERED – (Indigent inmates only).	5	5	5	
EXTENSION CORD-I, SURGE PROTECTOR ION OUTLET CONVERTER — (Maximum length of 6', UL approved only. Must Shall adhere to requirements established in California Electrical Code Section 400.8, three prong outlet only, with circuit breaker. As permitted authorized by Warden's discretion).	1	1	0	
GREETING CARDS - (Maximum size 6" x 9").	10	10	5	
HANDKERCHIEFS <u>FAND</u> BANDANNAS <u>-</u> (Solid color. White or light gray only. Maximum size of 22" x 22").	5	5	2	
INSTRUMENT STRINGS, SPARE <u>-</u> (As permitted <u>authorized</u> by Warden's discretion).	1	1	0	
LEGAL MATERIAL <u>–</u> (Books, pamphlets, and other legal reference).	YES	YES	YES	
LEGAL PADS -1, TABLETS AND NOTEBOOKS - (No spiral bound. White and yellow paper only. 9" x 14" max-).	4	4	<u>2 4</u>	

MISCELLANEOUS ITEMS FOR LEVEL IV MALE INMATES	GENERAL POPULATION		
ITEM DESCRIPTION	PRI	VILEGE GRO	OUP
With additional requirements and restrictions.	Α	В	С
LEGAL SIZE FILE FOLDERS <u>AND</u> WALLET ENVELOPES <u>-</u> (10" x 15" max. size).	YES	YES	YES
LIGHT BULBS <u>-</u> (Not to exceed 30 watts).	0	0	0
PENCILS, DRAWING (Colored), OR WRITING (Non-mechanical only).	24	24	24
PENCIL ERASER <u>-</u> (Erasers cannot be kneadable).	1	1	1
PENCIL SHARPENER <u>—</u> (Non-electric, hand held only. No metal cover. Maximum 2" length). Use in Level IV facilities subject to approval of Warden.	1	1	1
PHOTOS !AND PORTRAITS - (Maximum of 8" x 10". No Polaroid).	YES	YES	YES
PHOTO ALBUMS <u>–</u> (Soft plastic/ <u>or</u> paperback cover. Maximum of 9" x 12").	4	4	4
READING GLASSES , —NON_PRESCRIPTION <u>—</u> (Magnifying glasses).	<u> 12</u>	<u> 12</u>	<u> 12</u>
SPLITTER <u></u> (For use with television).	1	1	0
STAMPS <u>-</u> (U.S. Postal only) .	40	40	40
STATIONERY <u>—</u> (For written correspondence. May be decorated and have matching envelopes. <u>Must Shall</u> be predominantly white. 8.5" x 11" max.).	500 sheets	500 sheets	500 sheets
SUNGLASSES, —NON-PRESCRIPTION <u>—</u> (No metal frames, non-mirrored, no red or blue lenses. Excludes prescription sunglasses. Purchase value not to exceed \$50).	1	1	1
STORAGE CONTAINER <u>—</u> (Upon Warden's approval. All storage containers and lids <u>must shall</u> be made out of a soft, pliable, or bendable plastic. Storage containers which are fabricated in a hard plastic (i.e.g., acrylic, high-density polyethylene, etc.) are not authorized. Lids shall not be secured with a locking tab, or clip. May include clear storage containers, foot lockers, denture holders, etc.).	YES	YES	YES
TUMBLER <u>—</u> (All tumblers shall hold 16 ounces or less of fluid. The tumbler (to include the lids) must shall be made out of a soft/, pliable/ or bendable plastic. Tumblers which are fabricated in a hard plastic (i.e.g., acrylic, high-density polyethylene, etc.) are not authorized).	2	2	2
WALLET <u>–</u> (Plain brown or black, no engravings).	1	1	1

GAMES FOR LEVEL IV MALE INMATES	GENERAL POPULATION		
	PRI	VILEGE GRO	OUP
ITEM DESCRIPTION	Α	В	С
With additional requirements and restrictions.			
CARDS <u>— (No rR</u> ole playing, trading, or collectible cards are not <u>authorized</u>).	1	1	0
CHECKERS <u>—</u> (Cardboard and soft vinyl boards only. Plastic pieces only).	1	1	0
CHESS <u>-</u> (Cardboard and soft vinyl boards only. Plastic pieces only).	1	1	0
DOMINO <u>E</u> S	1	1	0
SCRABBLE <u>-</u> (Cardboard and soft vinyl boards only. Plastic pieces only).	1	1	0
UNO	<u>1</u>	1	0

REGISTERABLE PROPERTY FOR LEVEL IV MALE INMATES

- A MAXIMUM OF THREE ELECTRICAL APPLIANCES OF ANY TYPE ARE ALLOWED AUTHORIZED PER MALE INMATE.
- BATTERY OPERATED, NON-ENTERTAINMENT APPLIANCES SHALL NOT COUNT TOWARDS THE APPLIANCE LIMIT.
- APPLIANCES WITH INTERNAL MECHANISMS FOR RECORDING OR TRANSMITTING CAPABILITY SHALL NOT BE ALLOWED AUTHORIZED. VENDOR OR MANUFACTURER ALTERATIONS THAT DISABLE AN APPLIANCE'S CAPABILITY TO RECORD OR TRANSMIT SHALL NOT BE ALLOWED AUTHORIZED. COMPACT DISC AND CASSETTE TAPE PLAYERS ARE RESTRICTED TO ORIGINAL MANUFACTURER PLAY CAPABILITY ONLY. NO GAMING SYSTEMS, GAMES, REMOVABLE STORAGE DEVICES, RECORDABLE DISKS, RECORDABLE TAPES, CHIPS (CPU'S) OR THE CAPABILITY TO TRANSFER INFORMATION SHALL BE ALLOWED AUTHORIZED.
- APPLIANCES SHALL BE PORTABLE MODELS, AND HAVE EITHER AN INTERNAL ANTENNA OR AN
 EXTERNAL FLEXIBLE INSULATED WIRE ANTENNA WHICH MEASURES NO LONGER THAN 10"
 IN LENGTH AND 1.5 MILLIMETERS IN DIAMETER. NO REEL-TO-REEL OR SPOOL TYPE PLAYERS.
- ENTERTAINMENT APPLIANCES SHALL HAVE HEADPHONES! OR EARBUDS, WHICH SHALL BE WORN, ON HEAD OR IN EAR WHEN APPLIANCE IS IN USE. HEADPHONES! OR EARBUDS MAY BE PURCHASED AND POSSESSED WHEN INMATE HAS TV, OR AUDIO DEVICE AS PERSONAL PROPERTY.
- INMATES ORDERING NEW OR REPLACEMENT APPLIANCES SHALL BE REQUIRED TO PURCHASE APPLIANCES WITHOUT SPEAKERS. INMATES CURRENTLY POSSESSING APPLIANCES WITH SPEAKERS SHALL BE ALLOWED AUTHORIZED TO KEEP THOSE APPLIANCES UNTIL THEY ARE NO LONGER FUNCTIONING OPERATIONAL. NON-FUNCTIONING OPERATIONAL APPLIANCES ARE CONSIDERED CONTRABAND AND SHALL BE DISPOSED OF ACCORDING TO TITLE 15, SECTION 3191(c).
- THE POSSESSION OF ACCESSORIES FOR APPLIANCES AND MUSICAL INSTRUMENTS SUCH AS RIBBONS FOR TYPEWRITERS, OR ELECTRONIC/OR NON-ELECTRONIC ADAPTERS FOR APPLIANCES ARE AUTOMATICALLY IMPLIED. INSTITUTIONS MAY LIMIT ACCESSORIES BASED UPON SAFETY/AND SECURITY CONCERNS. ELECTRONIC ADAPTERS FOR APPLIANCES SHALL BE CLEAR CASE ONLY.
- MANUAL TYPEWRITERS ARE NOT <u>PERMITTED</u> <u>AUTHORIZED</u> IN LEVEL IV, 180 DESIGN PROGRAM YARDS AND HOUSING.
- INMATES ARE PERMITTED AUTHORIZED ONE NETWORK CAPABLE TABLET.

NOTE: CERTAIN INMATE HOUSING CONFIGURATIONS MAY JUSTIFY THE PRECLUSION OF THE POSSESSION AND USE OF SPECIFIC APPLIANCES. WARDENS MUST SHALL REQUEST APPROVAL FOR AN EXEMPTION FROM THE DEPUTY DIRECTOR, DIVISION OF ADULT INSTITUTIONS, VIA THE STANDARDIZED PROCEDURES UNIT.

REGISTERABLE PROPERTY FOR LEVEL IV MALE INMATES	GENERAL POPULATION		
	PRI	VILEGE GRO	OUP
ITEM DESCRIPTION	Α	В	С
With additional requirements and restrictions.			
ANTENNA-/, FLAT FLEXIBLE PLASTIC <u>—</u> (Up to 6' in length. As permitted authorized by Warden's discretion).	1	1	0

REGISTERABLE PROPERTY FOR LEVEL IV MALE INMATES	GENER	AL POPUI	LATION
	PRIVILEGE GROUP		
ITEM DESCRIPTION	Α	В	С
With additional requirements and restrictions.			
AUDIO ENTERTAINMENT APPLIANCE <u>—</u> (AM/FM radio/, CD/ <u>player</u> , and cassette tape player or any combination allowed <u>authorized</u> . AC power or battery operated. <u>Must Shall</u> have earphone jack and headphones/ <u>or</u> earbuds. Clear case only. Existing non-clear devices may be retained until no longer operational. No detachable speakers. Outside measurements not to exceed 3" x 6" x 6". Purchase value not to exceed \$150).	1	1	0
CALCULATOR <u>—</u> (Hand held, battery or solar battery operated. No games, clock, or alarm. No removable memory storage device, disks, tapes, chips (CPUs). No capability to transfer information. Purchase value not to exceed \$25).	1	1	0
CD WALLETS <u>-</u> (Clear case, soft cover only. No padded or hardback covers. No zippers).	1	1	0
CHAIN, NECKLACE – Yellow or white metal only. Purchase value not to exceed \$25.	1	1	<u>0</u>
EARBUDS <u>#OR</u> HEADPHONES <u>—</u> (Maximum cord length 8.5'. Headphones clear case only. Existing non-clear devices may be retained until no longer operational. Purchase value not to exceed \$50).	1	1	0
FAN <u>–</u> (AC power or battery operated. Plastic blade and cage. Not to exceed 9". Clip on fans not allowed authorized. Purchase value not to exceed \$25 \(\frac{\$30}{} \).	1	1	0
HAIR CLIPPER <u>IOR</u> TRIMMER <u>-</u> (AC power, battery operated, or rechargeable. Includes attachments and combs. Clear case only. Existing non-clear case trimmers may be retained until no longer operational. Spare blades may not be kept in possession of inmate. Purchase value not to exceed \$80).	1	1	0
HANDICRAFT _ (Requires institutional approval).	YES	YES	0
HEALTH CARE APPLIANCE <u>—</u> (Dr. Rx. Only. Not subject to the six-cubic foot limit. Includes prescription eyeglasses and prescription sunglasses).	YES	YES	YES
HOT POT (SECURITY ENHANCED) <u>—</u> (Clear, non-removable base from body, temperature sensitive thermal fuse, <u>authorization</u> allowable based upon local facility determination. UL approved, maximum 350 watts, 40 oz. liquid capacity. Shall have a colored ring welded to the base). (Hot Pots purchased prior to January 21, 2016, will be allowed <u>authorized</u> until no longer working <u>operational</u> or altered from original design). NOTE: If this item is used in an assault or in a manner that constitutes a safety- <u>land</u> security threat, the inmate shall permanently lose the privilege of possession of this item.	1	1	0
LAMP _ (Book lights only are permitted <u>authorized</u> . Flexible neck only. Existing lamps are permitted <u>authorized</u> to remain until no longer operational. Not to exceed 30 watts. Purchase value not to exceed \$25).	1	1	0
MUSICAL INSTRUMENT _ (As determined by local institutional procedures. Combined instrument and case dimensions shall not exceed 46" x 24" x 12". New purchases of keyboards are no longer permitted authorized in male facilities. Existing keyboards are permitted authorized until no longer operational. Purchase value not to exceed \$300, unless purchased prior to the revision date of this policy.).	1	1	0

REGISTERABLE PROPERTY FOR LEVEL IV MALE INMATES	GENER	AL POPU	LATION
	PRI	PRIVILEGE GROUP	
ITEM DESCRIPTION	Α	В	С
With additional requirements and restrictions.			
RAZOR, ELECTRIC <u>IOR</u> PERSONAL GROOMER (<u>NOSE OR EAR</u>			
TRIMMER Nose/ear trimmer) <u>—</u> (AC power or battery operated. Purchase	1	1	0
value not to exceed \$80).			
RING _ (Wedding band. One only. Yellow or white metal only. Not to	1	1	1
exceed \$100, maximum declared value, and may not contain a set or stone).	1	1	1
TABLETS, —NETWORK CAPABLE — Must Shall have the capability to			
store and download content such as music and books based on the device			
capabilities. Must Shall have clear-case technology, internal rechargeable			
battery, and a headphone jack. The tablet must shall not have audio/video	1	1	1
recording or picture-taking capability. Must Shall have tamper-resistant			
security screws or similar security measures to prevent access to internal			
components. Screen size cannot exceed ten inches.			
TELEVISION SET (INCLUDES TV, CD, AND RADIO COMBINATION,			
WHICH COUNTS AS ONE APPLIANCE includes TV / CD / Radio			
combination which counts as one appliance) <u>—</u> (AC power or battery			
operated, portable models only. For battery operated TV's that use			
rechargeable battery packs, a maximum of two rechargeable packs, facility		_	
physical plant limitations permitting. Must Shall have jack for earbuds or	1	1	0
headphones. All televisions: Outside cabinet clear case only and not to			
exceed 16" x 16" x 20" deep. Existing non-clear devices may be retained			
until no longer operational. Screen not to exceed 13" (tube) or			
and 15.6" (flat panel) measured diagonally. Purchase value not to exceed \$300. NO REMOTE CONTROL DEVICES).			
•			
TYPEWRITER , ELECTRIC <u>—</u> (AC power or battery operated. Portable only. Outside cabinet clear case and not to exceed 24" x 18" x 12".			
Existing non-clear typewriters may be retained until no longer operational.			
No removable memory storage device, disks, tapes, chips (CPUs).			
Temporary internal memory up to one-line for correction purposes is			
permissible authorized. Memory must shall automatically clear when			
device is turned off. No capability to transfer information. Existing memory	1	1	0
typewriters may be retained with owner's manual until no longer			
operational. Purchase value not to exceed \$250400). NOTE: If this item is			
used in an assault or in a manner that constitutes a safety! and			
security threat, the inmate shall permanently lose the privilege of			
possession of this item.			
TYPEWRITER, MANUAL <u>-</u> (Not permitted authorized in Level IV, 180			
design housing. Portable only. Not to exceed 24" x 18" x 12". No	4	1	0
removable memory storage device, disks, tapes, chips (CPUs). No		'	U
capability to transfer information. Purchase value not to exceed \$200400).			
WATCH <u>-</u> (Wrist or pocket style. No sets or stones. No memory storage			
device, disks, tapes, or CPUs. No audible alarm, calculator, radio, TV,	1	1	0
game, or communication capabilities. No capacity to transfer information.		'	J
Purchase value not to exceed \$50).			

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ADMINISTRATIVE SEGREGATION UNIT (ASU) / SECURITY HOUSING UNIT (SHU) / PSYCHIATRIC SERVICES UNIT (PSU) RESTRICTED HOUSING UNIT (RHU) MALE INMATES

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YES"=NO LIMIT ON PRODUCTS. HOWEVER, TOTAL MUST SHALL REMAIN WITHIN SIX CUBI	C FEET

PERSONAL CLOTHING FOR ASU / SHU / PSU RHU MALE INMATES

- INMATES ARE ONLY <u>PERMITTED</u> <u>AUTHORIZED</u> ITEMS OF PERSONAL CLOTHING LISTED IN THIS SCHEDULE UNLESS AUTHORIZED FOR MEDICAL REASONS.
- INMATES ARE <u>PERMITTED</u> <u>AUTHORIZED</u> TO WEAR SOLID COLORS ONLY UNLESS OTHERWISE INDICATED.
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING PERSONAL CLOTHING ITEMS IN ANY SHADE OR TINT OF GREEN, BLACK, BROWN, TAN, RED, OR BLUE UNLESS OTHERWISE INDICATED. <u>CLOTHING RESEMBLING STAFF UNIFORMS SHALL NOT BE</u> AUTHORIZED.
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING PERSONAL CLOTHING WITH HOODS, PICTURES, ZIPPERS, INSIDE POCKETS, OR ZIPPERED POCKETS. <u>INSIDE POCKETS</u> ARE AUTHORIZED ONLY WITH PERSONAL JEANS.
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING ITEMS WHICH ARE OBSCENE OR WHICH HAVE LOGOS, LETTERING, PICTURES WHICH ADVERTISE OR DEPICT ALCOHOL, AFFILIATION WITH A SECURITY THREAT GROUP, PROFANITY, SEX, WEAPONS, DRUGS, OR DRUG PARAPHERNALIA. CLOTHING ITEMS MAY HAVE ONE MANUFACTURER'S LOGO, NO MORE THAN 3" x 3", UNLESS IT VIOLATES THE AFOREMENTIONED DESCRIPTION OR IS OTHERWISE PROHIBITED AS INDICATED IN THE ITEM DESCRIPTION.

PERSONAL CLOTHING FOR ASU / SHU / PSU RHU MALE INMATES	SHU /PSU RHU	ASU
ITEM DESCRIPTION	PRIVILEGE GROUP	
With additional requirements and restrictions.	D	Đ
ATHLETIC SHORTS <u>—</u> (White or light gray only. No inside pockets). A single pocket is authorized providing the opening is visible on the outside of the garment and is in line with the side seam).	2	0
ATHLETIC SUPPORTER	2	0
BRIEFS-I, BOXERS IAND BOXER BRIEFS — (White or light gray only). Boxers shall have no elastic on the leg opening.	6	0
GLOVES <u>—</u> (Cold weather gloves upon approval of Warden. No zippers, pockets, or metal or lining. White or light gray only. One for one exchange).	1	0
HATS and AND CAPS		
BaseballBASEBALL – (White or light gray only).		
WATCH CAPS <u>—</u> (White or light gray only).	1	0
Additional hats consistent with these regulations as permitted authorized by Warden's discretion. (No stripes designs or logos)	(Watch cap only)	
(No stripes, designs, or logos). HEAD BAND – (Terry-cloth, plain, white, or light gray).	0	0
PAJAMAS – No sheer material, white or light gray.	<u>2</u>	0
RAIN-COAT <u>FOR PONCHO</u> – (Transparent only).	0	0
SHOELACES - (White only. Max. 36". One for one exchange).	0	0
SHOWER SHOES — (Foam or soft rubber, single layer construction, not exceeding 1" in thickness).	1 pair	1 pair
SLIPPERS <u>IOR</u> HOUSE SHOES <u>—</u> (No leather or leather-like materials. <u>Must Shall</u> be predominantly white or light gray).	1 pair	0
SOCKS <u>–</u> (White or light gray only. No stripes, designs, or logos. Any combination of short to knee-high).	6 pairs	0
SWEAT PANTS <u>—</u> (White or light gray only. No inside pockets. A single pocket is authorized providing the opening is visible on the outside of the garment and is in line with the side seam).	2	0
SWEAT-SHIRT, PULLOVER OR BUTTON-UP _ (White or light gray only).	2	0
TENNIS SHOES <u>—</u> (No shades of red or blue. Low, mid, or high tops are <u>permitted</u> <u>authorized</u> . <u>Must Shall</u> be predominantly white in color. No K-Swiss, Bugle Boys, Joy Walkers, Pumps, Gels, British Knights, DC, or Airlifts. Shoe-laces white only. Not to exceed \$100. No hidden compartments, zippers, or laces that are covered or concealed. No metal components including eyelets). Shoelaces included. One for one exchange.	1 pair	0
UNDERWEAR, THERMAL OR LONG <u>—</u> (White or light gray only. One set consists of top and bottom or solid one piece).	2 sets	1 set
UNDER SHIRTS OR T-SHIRTS – (White or light gray only. Any combination of crew neck, v-neck, long sleeve, or sleeveless athletic tank-top. Turtle neck and mock turtle neck are not permitted authorized).	3	0
WAVE CAPS _ (White or light gray only).	2	0

PERSONAL CARE <u>AND</u> HYGIENE FOR ASU / SHU / PSU RHU MALE INMATES

- NO ALCOHOL-BASED PRODUCTS, NO SPRAY OR PUMP BOTTLES, AND NO AEROSOL CONTAINERS
 <u>ALLOWED AUTHORIZED</u>.
- NO METAL CONTAINERS OR CONTAINERS HAVING METAL TOPS OR BOTTOMS.
- PRODUCTS CONTAINING PHOSPHATES ARE NOT ALLOWED AUTHORIZED.
- INSTITUTIONS MAY REQUIRE DISPOSABLE RAZORS TO MEET SAFETY TAMPER PROOF SPECIFICATIONS.

PERSONAL CARE /AND HYGIENE FOR ASU / SHU / PSU RHU MALE	SHU/	ASU
INMATES	PSU RHU	
ITEM DESCRIPTION	PRIVILEG	_
With additional requirements and restrictions.	D	Đ
AFTER SHAVE <u>—</u> (Must Shall be clear and in clear container only. 5 oz. each max.).	1	0
BODY POWDERS <u>–</u> (Baby powder, foot powder, medicated powder, talcum powder, etc. 20 oz. each max.).	2	0
COMB <u>IOR</u> HAIR PICK <u>—</u> (COMB — non-metal, no handle, not to exceed 6" in length, no handle / HAIR PICK — non-metal not to exceed 6" in length).	0	0
COSMETIC !OR SHAVING BAG _ (Not to exceed 6" x 6" x 8". Plastic. Clear plastic case only).	0	0
COTTON SWABS	0	0
DENTAL ADHESIVE <u>—</u> (For approved denture wearers only).	2	2
DENTAL FLOSSERS - GLIDERS - AND SAFETY DENTAL FLOSS - (No more than 3" in length. Amount allowed authorized in possession to be determined by local institutional procedure. Warden's discretion on the type of flosser that would meet their respective institution's safety and - security needs.	YES	YES
DENTURE CLEANSER	2 boxes	1 box
DEPILATORYS DEPILATORIES — (Hair removers, Magic Shave®, etc. 10 oz. each max.).	2	0
DEODORANT #OR ANTIPERSPIRANT _ (Stick, gel, or roll-on, 5 oz. each max.).	2	2
FACE CREAM <u>-</u> (Noxzema®, etc. Products with glycerin as primary ingredient are not permitted. 10 oz. each max.).	1	0
FACIAL ASTRINGENT - 10 oz. each max.	<u>1</u>	<u>0</u>
FACIAL CLEANSER – 10 oz. each max.	<u>1</u>	<u>0</u>
HAIR CONDITIONER <u>-</u> (20 oz. each max .) .	1	0
HAIR OIL-I, GREASE-I, GEL IOR POMADE - (20 oz. each max-).	1	0
HAIR TIES OR SCRUNCHIES - (Colors of black, white and gray only).	0	0
INSECT REPELLANT <u>— (Must Shall</u> contain N,N-diethyl-m-toluamide (DEET) as main active ingredient).	0	0
LAUNDRY DETERGENT <u>-</u> (Powder or liquid. 36 oz. each max.).	2	0
LAUNDRY SOAP <u>—</u> (Bar, 7 oz. each max.). This laundry soap must shall be intended to be used by hand.	2	0
LIP BALM _ (No pigmentation added).	2	0
LOTIONS <u>– (Includes baby oil.</u> 30 oz. each max.). Baby oil is not permitted authorized.	2	0

INMATES	DDIV/II EQI	
	PRIVILEGI	E GROUP
ITEM DESCRIPTION	D	Đ
With additional requirements and restrictions.		
MEDICATIONS, OVER-THE-COUNTER (OTC) - (Only those OTC medications permitted authorized by California Correctional Health Care Services shall be stocked by institution canteens. OTC medications are not approved for inmate packages, except those OTC medications listed below).	YES	YES
Must Shall be solid tablet or capsule form only. Cough drops, sugar-free only (non-formulary versions); Digestive aids containing Lactobacillus; and Guaifenesin (single ingredient only, no. No alcohol).		
MIRROR <u>-</u> (Maximum of 6" diameter. Plastic only).	0	0
MOUTHWASH <u>-</u> (Non-alcohol only. 30 oz. each max.).	1	0
MUSCLE RUB and AND VAPOR RUB (Soft plastic containers) or tube only. 5 oz. each max.	0	0
NAIL CLIPPER <u>-</u> (Maximum of 2" length. No file blade).	0	0
PALM BRUSH <u>IOR</u> COMB <u>-</u> (No handle. Plastic only).	1	4
PERMANENT CURL !OR HAIR RELAXER KIT _ (No lye).	0	0
PERMANENT WAVE KIT	0	0
PERMANENT WAVE RODS <u>—</u> (Non-electric. Plastic only. 3.5" max in length. Gray only).	0	0
PETROLEUM JELLY <u>-</u> (Not <u>permitted</u> <u>authorized</u> in Level IV, 180 design housing. 8 oz. each max.).	0	Φ
RAZOR, DISPOSABLE <u>—</u> (Not permitted <u>authorized</u> in Level IV, 180 design housing).	0	0
SHAMPOO <u>-</u> (20 oz. each max .) .	1	4
SHAVING CREAM (OR GEL (Non-aerosol. 10 oz. each max.).	1	0
SOAP , BAR <u>–</u> (5 oz. each max. Medicated soap containing additional ingredients; i.e., insecticides, keratolytics, antiseptics, antipruritics is allowed authorized).	6	2 4
SOAP DISH <u>-</u> (Non-metal. Clear case only) .	1	0
SOAP, LIQUID BODY WASH /OR DISH SOAP <u>-</u> (20 oz. each max.).	0	0
SUNBLOCK <u>- (Must Shall</u> be a minimum of SPF 15. 30 oz. each max .) .	1	1
TOOTHBRUSH <u>—</u> (Subject to local determination of maximum length. Local facility is required to shorten if necessary, to meet local requirements).	1	4
TOOTHBRUSH HOLDER <u>—</u> (Clear plastic only. May only cover head of toothbrush).	2	0
TOOTHPASTE <u>FOR POWDER = (7 oz. each max.).</u>	3	2
WASHCLOTHS <u>-</u> (White only).	2	0

FOOD FOR ASU / SHU / PSU RHU MALE INMATES

- NO GLASS CONTAINERS. STYROFOAM CONTAINERS FROM CANTEEN ONLY. NOT APPROVED FOR INMATE PACKAGES.
- CANNED ITEMS AND METAL CONTAINERS ARE NOT PERMITTED AUTHORIZED IN ASU, PSU, AND SHU RHU.
- NO PRODUCTS REQUIRING REFRIGERATION OR COOKING ARE <u>PERMITTED AUTHORIZED</u>. HOWEVER, HEATING OR RECONSTITUTING IN A HOT POT IS ACCEPTABLE. FOODS THAT

REQUIRE REFRIGERATION AFTER OPENING ARE RESTRICTED TO SINGLE SERVING CONTAINERS ONLY.

- NO FOIL PACKAGED ITEMS PERMITTED AUTHORIZED.
- FOODS MEETING SPECIFIC RECOGNIZED RELIGIOUS DIETARY REQUIREMENTS MAY BE ORDERED FROM A LOCALLY APPROVED RELIGIOUS SPECIALTY VENDOR. RELIGIOUS SPECIALTY FOODS MUST SHALL MEET REQUIREMENTS OF THE APPS.
- THE APPS IS NOT INTENDED TO REFLECT ITEMS INTENDED FOR IMMEDIATE CONSUMPTION, SUCH AS ICE CREAM.
- ALL PLASTIC CONTAINERS MUST SHALL BE MADE OUT OF A SOFT!, PLIABLE! OR BENDABLE PLASTIC. CONTAINERS WHICH ARE FABRICATED IN A HARD PLASTIC (I.E.G., ACRYLIC, HIGH-DENSITY POLYETHYLENE, ETC.) ARE NOT AUTHORIZED.

FOOD FOR ASU / SHU / PSU <u>RHU</u> MALE INMATES	SHU / PSU RHU	ASU
ITEM DESCRIPTION	PRIVILEGE GROUP	
With additional requirements and restrictions.	D	Đ
ARTIFICIAL SWEETENER	YES	YES
BEVERAGES <u>—</u> (Canned or bottled soda, water, etc., canteen purchase only. Beverages are not approved for inmate packages. No fruit juice containing sugar. Canned soda in aluminum cans is <u>permissible</u> <u>authorized</u> for all security levels. Privilege Group D is not <u>permitted</u> <u>authorized</u> plastic bottles and aluminum cans).	YES	YES
CANDY <u>—</u> (Candy bars and soft candies that contain chocolate, i.e.g., M&M's®, Milk Duds®, Tootsie Rolls®, etc. All other candies soft and/or hard shall be sugar-free. Candy shall not contain alcohol or liqueurs. No foil packaging).	YES	1 LB. limit
CANNED GOODS <u>—</u> (Canteen only. <u>Permitted Authorized</u> by Warden's discretion. Not approved for inmate packages. Not <u>permitted authorized</u> in ASU, PSU and SHU RHU) . NOTE: for canned soda, refer to BEVERAGES).	0	0
CEREALS <u>-</u> (Dry. Boxes or re-sealable bags only. 26 oz. each max.).	YES	YES
CHEESE _ (Non-aerosol).	YES	0 YES
CHIPS !AND TACO SHELLS	YES	YES
COCOA <u>-</u> (Sugar-free).	YES	YES
COOKIES	YES	YES
COFFEE _ (Instant only).	YES	YES
CONDIMENTS _ (Spices, seasonings, sauces (hot, soy, etc.), mustard, mayonnaise, salad dressing/, olive oil, sugar-free honey, dried vegetables, etc. are permissible authorized. Tomato_based products containing sugar such as ketchup, BBQ sauce, pizza sauce, etc. are not permitted authorized. Items containing sugar such as jams, jellies, honey, syrup, juices, and sugar are not permitted authorized. Nutmeg and mace are not permitted). Hot sauces which contain sugar are permissible authorized for purchase/ and possession.	YES	0
CRACKERS	YES	YES
CREAMER _ (Powdered only).	0	0
DRY MIX DRINKS <u>-</u> (Non-flammable. Sugar-free only).	YES	YES
FOODS, POUCHED ! AND VACUUM PACKED — (Tuna, sardines, vegetables, etc.).	YES	0

FOOD FOR ASU / SHU / PSU RHU MALE INMATES	SHU / PSU RHU	ASU
ITEM DESCRIPTION	PRIVILEGE GROUP	
With additional requirements and restrictions.	D	Đ
HERBAL-1, BOTANICAL !AND BIOLOGICAL SUPPLEMENTS _ (Solid tablet!, caplet or softgel form only. Six bottles! or containers maximum allowed authorized per product, i.e.g., six bottles of Ginkgo Biloba, six bottles of Milk Thistle, etc. Bottles! or containers not to exceed 250 tablets!, caplets! or softgels per bottle! or container. Product shall be stored in original bottle! or container. No powdered products are permitted authorized).		
Herbal/ <u>and</u> botanical supplements (derived from botanical sources such as plants, trees, seeds, roots, fruits, and vegetables), i.e.g., Ginkgo Biloba, Milk Thistle, Resveratrol, Saw Palmetto, Cranberry, Fruit/ <u>and</u> Vegetable Extracts, Ginseng, Echinacea, Rose Hips, Pomegranate, Lycopene, Bioflavonoids, Green Tea, Valerian, Flax Seed Oil, Methylsulfonylmethane (MSM), Curcumin (Turmeric), and Peppermint Oil.	YES	¥ ES
Biological supplements (derived from biological sources such as shellfish, animal cartilage, bone, tissue), i.e.g., Glucosamine, Chondroitin, Coenzyme Q ₁₀ , Hyaluronic acid, and Fish Oil (Omega 3 Fatty Acid).		
MEATS, DRY <u>—</u> (Previously cooked, salami, jerky, sausages, etc.).	YES	YES
MISCELLANEOUS SNACK ITEMS <u>-</u> (Snack cakes, bars, pies, pickles, etc. are <u>permissible authorized</u> . Dried fruit is not <u>permitted authorized</u>).	YES	YES
NUTS <u>-</u> (No shells).	YES	YES
PEANUT BUTTER <u>-</u> (30 oz. each max .) .	YES	0
PRECOOKED-1, RECONSTITUTED-1, DEHYDRATED 1-AND INSTANT FOODS - (Rice, beans, chili, couscous, hummus, pasta, etc. (16 oz. each max.) is permitted authorized), etc. Restricted to single serving containers only. No foil packaged items permitted authorized. No raw food products allowed are authorized, i.e.g., raw-1-or-uncooked rice, beans, etc).	YES	YES
PROTEIN SUPPLEMENTS _ (Solid tablet/_caplet or softgel form only. Six bottles/ or containers maximum allowed authorized per product, i.e.g., six bottles of Soy-Rich Protein, six bottles of chewable Protein tablets, etc. Bottles/ or containers not to exceed 400 tablets/, caplets/ or softgels per bottle/ or container. Product shall be stored in original bottle/ or container. No powdered products are permitted authorized). Protein supplements shall contain, at a minimum, the following nine essential amino acids: Isoleucine, Leucine, Lysine, Methionine, Phenylalanine, Threonine, Tryptophan, Valine and Histidine. The following 14 nonessential amino acids are acceptable in a protein supplement, but only when the nine essential amino acids	Medical Rx. Only	Medical Rx. Only
are also present: Alanine, Asparagine, Aspartate, Cysteine, Glutamate, Glutamine, Glycine, Proline, Serine, Tyrosine, Arginine, Carnitine, Citrulline, Ornithine. SOUPS /AND NOODLES = (Ramen, rice noodles, etc.). (Styrofoam containers are not permitted authorized for inmate possession in ASU and SHU RHU. Staff may empty the contents of the Styrofoam container into an alternate container, retain and dispose of the empty Styrofoam container).	YES	YES
TEA <u>-</u> (Bags and instant).	YES	YES

FOOD FOR ASU / SHU / PSU <u>RHU</u> MALE INMATES	SHU / PSU RHU	ASU
ITEM DESCRIPTION	PRIVILEG	E GROUP
With additional requirements and restrictions.	D	Đ
VITAMIN !AND MINERAL SUPPLEMENTS _ (Solid tablet!, caplet or softgel form only. Not to exceed 250 tablets!, caplets! or softgels per bottle! or container. Maximum six bottles! or containers allowed authorized per product, i.e.g., six bottles of Vitamin C, six bottles of Chromium, etc. Multiple Vitamin, Multiple Vitamin/Mineral, and Single Vitamin packaging allowed authorized. Supplements must shall remain in original container. No powdered products are permitted authorized).		
	YES	YES
Authorized Allowable Mineral Supplements: Boron, Calcium, Chloride, Chromium, Cobalt, Copper, Iodine, Iron, Magnesium, Manganese, Molybdenum, Nickel, Phosphorus, Potassium, Selenium, Sodium, Sulfur, Vanadium, Zinc.		

MISCELLANEOUS ITEMS FOR ASU / SHU / PSU RHU MALE INMATES	SHU / PSU RHU	ASU
ITEM DESCRIPTION	PRIVILEGE GROUP	
With additional requirements and restrictions.	D	Đ
ADDRESS BOOK <u>-</u> (Soft plastic/ <u>or</u> paperback cover only. 3" x 5" maximum).	1	4
AUDIO CASSETTES <u>—</u> (Professionally pre-recorded only. Possession of a player is not required).	0	0
BALLPOINT PENS <u>-</u> (Non-metal, clear plastic only. Black <u>for</u> blue ink flexible pens or pen fillers are required as <u>permitted</u> <u>authorized</u> by Warden's discretion). SHU / PSU <u>RHU</u> - Colored pen fillers (Canteen only), CDC Form 128B, General Chrono (04/74) is required.	14 colored pen fillers	4
BATTERY RECHARGER <u>-</u> (Does not count as an electrical appliance).	0	0
BATTERIES	0	0
BOOKS, MAGAZINES, AND NEWSPAPERS <u>—</u> (Paperback or hardback with cover removed only. Limits do not apply to legal materials).	10	5
BOWL <u>—</u> (Plastic. All bowls and lids <u>must shall</u> be made of a soft/, pliable/ <u>or</u> bendable plastic. Bowls which are fabricated in a hard plastic (i.e.g., acrylic, highdensity polyethylene, etc.) are not authorized. Maximum of 8" in diameter. Plastic lid optional. Lids shall not be secured by a locking tab/ <u>or</u> clip).	1	0
CALENDAR <u>-</u> (12" x 24" maximum dimensions. No metal).	1	0
CARD STOCK <u>AND</u> DRAWING PAPER <u>-</u> (White only. 12" x 12" max. size). (SHU/PSU RHU- Drawing paper, Canteen only. CDC Form 128B, General Chrono (04/74) is required).	25	0

MISCELLANEOUS ITEMS FOR ASU / SHU / PSU RHU MALE INMATES	SHU / PSU RHU	ASU
ITEM DESCRIPTION	PRIVILEGE GROUP	
With additional requirements and restrictions.	D	Đ
CHALK, PASTEL <u>—</u> (Pastel color sticks. SHU/PSU RHU-Canteen only. CDC Form 128B, General Chrono (04/74) is required).	12	0
CLOCK <u>-</u> (Non-electric, no alarm).	0	0
COAXIAL CABLE <u>—</u> (As <u>permitted</u> <u>authorized</u> by Warden's discretion. Maximum 6' in length).	1	4
COMPACT DISCS (CD) <u>-</u> (Factory sealed, pre-recorded only. Sets including DVDs shall not be <u>permitted</u> <u>authorized</u> . Possession of a player is not required).	0	0
CORRESPONDENCE COURSE <u>-</u> (Does not impact the limit on books. Must Shall be within the established 6-cubic feet limit of allowable property).	YES	YES
EAR PLUGS <u>–</u> (Soft foam only. No lanyard. Not to be worn on the yard).	2	2
ENVELOPES, BLANK AND / OR PRE-STAMPED - ENVELOPES, CLASP / GRIP SEAL - (Blank or pre-stamped. Clasp or grip seal. 10" x 15" max. size. Clasp shall be removed for inmate possession in ASU/SHU/PSU RHU).	40	4 0
ENVELOPES, METERED <u>-</u> (Indigent inmates only).	5	5
EXTENSION CORD-I, SURGE PROTECTOR-I OR OUTLET CONVERTER _ (Maximum length of 6', UL approved only. Must Shall adhere to requirements established in California Electrical Code Section 400.8, three prong outlet only, with circuit breaker. Permitted Authorized by Warden's discretion.	1	0
GREETING CARDS <u>-</u> (Maximum size 6" x 9").	5	5
HANDKERCHIEFS ! AND BANDANNAS _ (Solid color. White or light gray only. Maximum size of 22" x 22").	0	0
INSTRUMENT STRINGS, SPARE <u></u> (As permitted authorized by Warden's discretion).	0	0
LEGAL MATERIAL <u>–</u> (Books, pamphlets, and other legal reference).	YES	YES
LEGAL PADS - <i>I</i> , TABLETS AND NOTEBOOKS <u>—</u> (No spiral bound. White and yellow paper only. 9" x 14" max.).	4	4
LEGAL SIZE FILE FOLDERS <u>#AND</u> WALLET ENVELOPES <u>—</u> (10" x 15" max. size).	0	0
PENCILS, DRAWING (Colored), OR WRITING (Non-mechanical only).	0	0
PENCIL ERASER <u>-</u> (Erasers cannot be kneadable).	0	0
PHOTOS <u>AND</u> PORTRAITS <u>—</u> (Maximum of 8" x 10". No Polaroid).	40	40
PHOTO ALBUMS <u>-</u> (Soft plastic/ <u>or</u> paperback cover. Maximum of 9" x 12").	0	0
READING GLASSES, —NON-PRESCRIPTION — (Magnifying glasses).	<u> 12</u>	4
SPLITTER <u>-</u> (For use with television).	0	0
STAMPS <u>-</u> (U.S. Postal only) .	40	40
STATIONERY _ (For written correspondence. May be decorated and have matching envelopes. Must Shall be predominantly white. 8.5" x 11" max.).	200 sheets	200 sheets
SUNGLASSES , —NON-PRESCRIPTION <u>—</u> (No metal frames, non-mirrored, no red or blue lenses. Excludes prescription sunglasses. Purchase value not to exceed \$50).	0	0

MISCELLANEOUS ITEMS FOR ASU / SHU / PSU RHU MALE INMATES	SHU / PSU RHU	ASU
ITEM DESCRIPTION	PRIVILEGE GROUP	
With additional requirements and restrictions.	D	Đ
STORAGE CONTAINER — (Upon Warden's approval. All storage containers and lids must shall be made out of a soft/, pliable/ and bendable plastic. Storage containers which are fabricated in a hard plastic (i.e.g., acrylic, high-density polyethylene, etc.) are not authorized. Lids shall not be secured with a locking tab/ or_clip. May include clear storage containers, foot lockers, denture holders, etc.).	0	0
TUMBLER <u>—</u> (All tumblers shall hold 16 ounces or less of fluid. The tumbler (to include the lids) must shall be made out of a soft/, pliable/ and bendable plastic. Tumblers which are fabricated in a hard plastic (i.e.g., acrylic, high-density polyethylene, etc.) are not authorized).	1	0
WALLET _ (Plain brown or black, no engravings).	0	0

GAMES FOR ASU / SHU / PSU RHU MALE INMATES	SHU / PSU RHU	ASU
ITEM DESCRIPTION	PRIVILEGE GROUP	
With additional requirements and restrictions.	D	Đ
CARDS <u>— (No rRole playing, trading, or collectible cards are not authorized)</u> .	0	0
CHECKERS <u>—</u> (Cardboard and soft vinyl boards only. Plastic pieces only).	0	0
CHESS <u>-</u> (Cardboard and soft vinyl boards only. Plastic pieces only).	0	0
DOMINO <u>E</u> S	0	0
SCRABBLE - (Cardboard and soft vinyl boards only. Plastic pieces only).	0	0

REGISTERABLE PROPERTY FOR ASU / SHU / PSU RHU MALE INMATES

- A MAXIMUM OF TWO ELECTRICAL APPLIANCES OF ANY TYPE ARE <u>ALLOWED</u> <u>AUTHORIZED</u> FOR <u>SHU/PSU</u> <u>RHU</u> MALE INMATES.
- A MAXIMUM OF ONE ENTERTAINMENT APPLIANCES OF ANY TYPE IS ALLOWED FOR ASU MALE INMATES.
- INMATES ARE PERMITTED AUTHORIZED ONE NETWORK CAPABLE TABLET.
- BATTERY OPERATED, NON-ENTERTAINMENT APPLIANCES SHALL NOT COUNT TOWARDS THE APPLIANCE LIMIT.
- APPLIANCES WITH INTERNAL MECHANISMS FOR RECORDING OR TRANSMITTING CAPABILITY
 SHALL NOT BE ALLOWED AUTHORIZED. VENDOR OR MANUFACTURER ALTERATIONS THAT
 DISABLE AN APPLIANCE'S CAPABILITY TO RECORD OR TRANSMIT SHALL NOT BE ALLOWED
 AUTHORIZED. COMPACT DISC AND CASSETTE TAPE PLAYERS ARE RESTRICTED TO ORIGINAL
 MANUFACTURER PLAY CAPABILITY ONLY. NO GAMING SYSTEMS, GAMES, REMOVABLE
 STORAGE DEVICES, RECORDABLE DISKS, RECORDABLE TAPES, CHIPS (CPU'S) OR THE
 CAPABILITY TO TRANSFER INFORMATION SHALL BE ALLOWED AUTHORIZED.
- APPLIANCES SHALL BE PORTABLE MODELS, AND HAVE EITHER AN INTERNAL ANTENNA OR AN
 EXTERNAL FLEXIBLE INSULATED WIRE ANTENNA WHICH MEASURES NO LONGER THAN 10"
 IN LENGTH AND 1.5 MILLIMETERS IN DIAMETER. NO REEL-TO-REEL OR SPOOL TYPE PLAYERS.
- ENTERTAINMENT APPLIANCES SHALL HAVE HEADPHONES! OR EARBUDS WHICH SHALL BE WORN, ON HEAD OR IN EAR WHEN APPLIANCE IS IN USE. HEADPHONES! OR EARBUDS MAY BE PURCHASED AND POSSESSED WHEN INMATE HAS TV OR AUDIO DEVICE AS PERSONAL PROPERTY.

- INMATES ORDERING NEW OR REPLACEMENT APPLIANCES SHALL BE REQUIRED TO PURCHASE
 APPLIANCES WITHOUT SPEAKERS. INMATES CURRENTLY POSSESSING APPLIANCES WITH
 SPEAKERS SHALL BE ALLOWED AUTHORIZED TO KEEP THOSE APPLIANCES UNTIL THEY ARE NO
 LONGER FUNCTIONING OPERATIONAL. NON-FUNCTIONING OPERATIONAL APPLIANCES ARE
 CONSIDERED CONTRABAND AND SHALL BE DISPOSED OF ACCORDING TO TITLE 15, SECTION
 3191(c).
- THE POSSESSION OF ACCESSORIES FOR APPLIANCES AND MUSICAL INSTRUMENTS SUCH AS RIBBONS FOR TYPEWRITERS, OR ELECTRONIC OR NON-ELECTRONIC ADAPTERS FOR APPLIANCES ARE AUTOMATICALLY IMPLIED. INSTITUTIONS MAY LIMIT ACCESSORIES BASED UPON SAFETY AND SECURITY CONCERNS. ELECTRONIC ADAPTERS FOR APPLIANCES SHALL BE CLEAR CASE ONLY.
- WHEN ORDERING A TYPEWRITER AN INMATE MAY ALSO ORDER ACCESSORIES FOR THE
 APPLIANCE SUCH AS RIBBONS, DAISY WHEELS, AND CORRECTION RIBBON. INMATES HOUSED
 WITHIN THE SHU RHU ARE NOT AUTHORIZED QUARTERLY PERSONAL PROPERTY PACKAGES,
 THEREFORE, WHEN ORDERING THIS APPLIANCE THE INMATE MAY ORDER ENOUGH
 ACCESSORIES TO SUSTAIN THE APPLIANCE UNTIL THEY ARE ELIGIBLE FOR THEIR ANNUAL
 PERSONAL PROPERTY PACKAGE, THE COMBINED VOLUME OF THE STATE-ISSUED AND
 AUTHORIZED PERSONAL PROPERTY SHALL NOT EXCEED SIX CUBIC FEET.

NOTE: CERTAIN INMATE HOUSING CONFIGURATIONS MAY JUSTIFY THE PRECLUSION OF THE POSSESSION AND USE OF SPECIFIC APPLIANCES. WARDENS MUST SHALL REQUEST APPROVAL FOR AN EXEMPTION FROM THE DEPUTY DIRECTOR, DIVISION OF ADULT INSTITUTIONS.

VIA THE STANDARDIZED PROCEDURES UNIT.

REGISTERABLE PROPERTY FOR ASU / SHU / PSU <u>RHU</u> MALE INMATES	SHU / PSU RHU	ASU
ITEM DESCRIPTION	PRIVILEGE GROUP	
With additional requirements and restrictions.	D	Đ
ANTENNA -/, FLAT FLEXIBLE PLASTIC <u>—</u> (Up to 6' in length. As permitted authorized by Warden's discretion).	1	4
AUDIO ENTERTAINMENT APPLIANCE — (AM/FM radio/, CD/ player, and cassette tape player or any combination allowed authorized. CD/ and cassette player to be used as an AM/FM radio only. CDs/ and cassettes are not permitted authorized. AC power only (batteries are not permitted authorized). Internal antenna only. Must Shall have earphone jack and earbuds. Clear case only. Existing non-clear devices may be retained until no longer operational. No detachable speakers. Outside measurements not to exceed 3" x 6" x 6". Possession by ASU precludes any other entertainment appliance. Purchase value not to exceed \$150).	1	4
CALCULATOR <u>—</u> (Hand held, battery or solar battery operated. No games, clock, or alarm. No removable memory storage device, disks, tapes, chips (CPUs). No capability to transfer information. Purchase value not to exceed \$25).	0	0
CD WALLETS <u>-</u> (Clear case, soft cover only. No padded or hardback covers. No zippers).	0	0
EARBUDS <u>#OR</u> HEADPHONES <u>—</u> (Maximum cord length 8.5'. Headphones clear case only. Existing non-clear devices may be retained until no longer operational. Purchase value not to exceed \$50).	1	4

REGISTERABLE PROPERTY FOR ASU / SHU / PSU RHU MALE INMATES	SHU / PSU RHU	ASU
ITEM DESCRIPTION	PRIVILEGE GROUP	
With additional requirements and restrictions.	D	Đ
FAN <u>-</u> (AC power, or battery operated. Plastic blade and cage. Not to exceed 9". Clip on fans not allowed authorized. Purchase value not to exceed \$25 \$30).	0	0
HAIR CLIPPER <u>FOR HAIR</u> TRIMMER <u>—</u> (AC power, battery operated, or rechargeable. Includes attachments and combs. Clear case only. Existing nonclear case trimmers may be retained until no longer operational. Spare blades may not be kept in possession of inmate. Purchase value not to exceed \$80).	0	0
HANDICRAFT <u>-</u> (Requires institutional approval).	0	0
HEALTH CARE APPLIANCE <u>—</u> (Dr. Rx. Only. Not subject to the six-cubic foot limit. Includes prescription eyeglasses and prescription sunglasses).	YES	YES
HOT POT (SECURITY ENHANCED) _ (Clear, non-removable base from body, temperature sensitive thermal fuse, allowable authorization based upon local facility determination. UL approved, maximum 350 watts, 40 oz. liquid capacity. Shall have a colored ring welded to the base). (Hot Pots purchased prior to January 21, 2016, will be allowed authorized until no longer working operational or altered from original design). NOTE: If this item is used in an assault or in a manner that constitutes a safety/ and security threat, the inmate shall permanently lose the privilege of possession of this item.	0	0
LAMP <u>-</u> (Book lights only are <u>permitted authorized</u> . Flexible neck only. Existing lamps are <u>permitted authorized</u> to remain until no longer operational. Not to exceed 30 watts. Purchase value not to exceed \$25).	0	0
MUSICAL INSTRUMENT <u>-</u> (As determined by local institutional procedures. Combined instrument and case dimensions shall not exceed 46" x 24" x 12". New purchases of keyboards are no longer permitted authorized in male facilities, existing keyboards are permitted authorized until no longer operational. Purchase value not to exceed \$300, unless purchased prior to the revision date of this policy.).	0	0
RAZOR, ELECTRIC <u>IOR</u> PERSONAL GROOMER (Nose/ ear trimmer NOSE OR EAR TRIMMER) - (AC power or battery operated. Purchase value not to exceed \$80).	0	0
RING <u>—</u> (Wedding band. One only. Yellow or white metal only. Not to exceed \$100, maximum declared value, and may not contain a set or stone).	1	4
TABLETS, —NETWORK CAPABLE — Must Shall have the capability to store and download content such as music and books based on the device capabilities. Must Shall have clear-case technology, internal rechargeable battery, and a headphone jack. The tablet must shall not have audio/video recording or picture-taking capability. Must Shall have tamper-resistant security screws or similar security measures to prevent access to internal components. Screen size cannot exceed ten inches.	1	4

REGISTERABLE PROPERTY FOR ASU / SHU / PSU RHU MALE INMATES	SHU / PSU RHU	ASU
ITEM DESCRIPTION	PRIVILEGE GROUP	
With additional requirements and restrictions.	D	Đ
TELEVISION SET (INCLUDES TV, CD, AND RADIO COMBINATION, WHICH COUNTS AS ONE APPLIANCE includes TV/CD/Radio combination which counts as one appliance) – All televisions: Outside cabinet clear case only and not to exceed 16" x 16" x 20" deep. Screen not to exceed 13" (tube) and or 15.6" (flat panel) measured diagonally. Must Shall have jack for earbuds or headphones. Possession by ASU precludes any other entertainment appliance. Existing nonclear devices may be retained until no longer operational. Purchase value not to exceed \$300. NO REMOTE CONTROL DEVICES.	1	4
TYPEWRITER, ELECTRIC <u>—</u> (AC power or battery operated. Portable only. Outside cabinet clear case and not to exceed 24" x 18" x 12". Existing non-clear typewriters may be retained until no longer operational. No removable memory storage device, disks, tapes, chips (CPUs). Temporary internal memory up to one-line for correction purposes is permissible authorized. Memory must shall automatically clear when device is turned off. No capability to transfer information. Existing memory typewriters may be retained with owner's manual until no longer operational. Purchase value not to exceed \$250400). NOTE: If this item is used in an assault or in a manner that constitutes a safetyl and security threat, the inmate shall permanently lose the privilege of possession of this item.	1	0

FEMALE INMATES

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"YES"=NO LIMIT ON PRODUCTS. HOWEVER, TOTAL MUST SHALL REMAIN WITHIN SIX CUBIC FEET
PERSONAL CLOTHING FOR FEMALE INMATES

- INMATES ARE ONLY <u>PERMITTED</u> <u>AUTHORIZED</u> ITEMS OF PERSONAL CLOTHING LISTED IN THIS SCHEDULE UNLESS AUTHORIZED FOR MEDICAL REASONS.
- INMATES ARE <u>PERMITTED</u> <u>AUTHORIZED</u> TO WEAR SOLID COLORS ONLY UNLESS OTHERWISE INDICATED.
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING PERSONAL CLOTHING ITEMS IN ANY SHADE OR TINT OF GREEN, BLACK, BROWN, TAN, RED, OR BLUE UNLESS OTHERWISE INDICATED. CLOTHING RESEMBLING STAFF UNIFORMS SHALL NOT BE PERMITTED AUTHORIZED.
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING PERSONAL CLOTHING WITH HOODS, PICTURES, ZIPPERS, INSIDE POCKETS, OR ZIPPERED POCKETS. INSIDE POCKETS ARE PERMITTED AUTHORIZED ONLY WITH PERSONAL JEANS.
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING ITEMS WHICH ARE
 OBSCENE OR WHICH HAVE LOGOS, LETTERING, PICTURES WHICH ADVERTISE OR DEPICT
 ALCOHOL, AFFILIATION WITH A SECURITY THREAT GROUP, PROFANITY, SEX, WEAPONS, DRUGS,
 OR DRUG PARAPHERNALIA. CLOTHING ITEMS MAY HAVE ONE MANUFACTURER'S LOGO,
 NO MORE THAN 3" x 3", UNLESS IT VIOLATES THE AFOREMENTIONED DESCRIPTION OR IS
 OTHERWISE PROHIBITED AS INDICATED IN THE ITEM DESCRIPTION.

PERSONAL CLOTHING FOR FEMALE INMATES	Recept	ion Center	СРМР	Gener	al Popı	ulation	SHU RHU	ASU
ITEM DESCRIPTION	PRIVILE	GE GROUP	PRIVILEGE GROUP	PRIVI	LEGE G	ROUP	PRIVIL GRO	
With additional requirements and restrictions.	Initial Intake U	Processing U	A	A	В	С	D	Đ
ATHLETIC SHORTS _ (White or light gray only.). A single pocket is authorized providing the opening is visible on the outside of the garment and is in line with the side seam.	0	0	2	2	2	2	2	0
BOOTS, FIRE RATED <u>—</u> (Grade eligible inmates assigned to Conservation Camps and CIW Fire fighter training participants only. The color black is approved).	0	0	0	1	0	0	0	0
BOOT SOCKS _ (Grade eligible inmates assigned to Conservation Camps and CIW Fire fighter training participants only. White or light gray only. No stripes, designs, or logos.).	0	0	0	4 pairs	0	0	0	0
BRASSIERES <u>-</u> (No metal underwires, lace, strapless, see_through, or push_up. Any solid color except as noted above).	7	7	7	7	7	7	7	7
GLOVES _ (Cold weather gloves _ no zippers, pockets, metal, or lining. Colors in white or light gray, brown, or tan are permissible authorized. One for one exchange).	0	1	1	1	1	1	1	0
 HATS and AND CAPS - Baseball BASEBALL - (White or light gray only). WATCH CAPS - (White or light gray only). Additional hats consistent with these regulations as permitted authorized by Warden's discretion. (No stripes, designs, or logos). 	0	1	3	3	3	3	1 (Watch cap only)	0
HEAD BAND <u></u> (Terry-cloth. Plain, white, or light gray).	0	0	2	2	2	2	0	0

PERSONAL CLOTHING FOR FEMALE INMATES	Reception Center		СРМР	Gener	al Popi	ulation	SHU RHU	ASU
ITEM DESCRIPTION	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVI	LEGE G	ROUP	PRIVIL GRO	_
With additional requirements and	Initial	Processing						
restrictions.	Intake	U	A	Α	В	С	D	Đ
	U							
PAJAMAS <u>IOR</u> NIGHTGOWN <u>-</u> (No sheer material).	0	0	2	2	2	2	2	2

PERSONAL CLOTHING FOR FEMALE INMATES	Recept	ion Center	СРМР	Gener	al Popi	ulation	SHU RHU	ASU
ITEM DESCRIPTION	PRIVILE	PRIVILEGE GROUP		PRIV	ILEGE G	ROUP	PRIVIL GRO	
With additional requirements and restrictions.	Initial Intake U	Processing U	A	A	В	С	D	Đ
PANTIES <u>!OR</u> BOXER BRIEFS <u>-</u> (No thong, G-string, lace, see-through, or pockets).	10	10	10	10	10	10	10	10
PERSONAL JEANS <u>—</u> (Blue only. Small identifying logo only. No prints or lettering on jeans. No low_rise jeans. No skinny jeans).	0	0	2	2	2	2	0	0
RAIN-COAT! OR PONCHO - (Transparent only).	0	1	1	1	1	1	0	0
ROBE <u>—</u> (Cotton or terrycloth material only. Maximum of two large pockets. No metal snaps, no zippers, and cannot be sheer or see-through. Any solid color except as noted above).	0	0	1	1	1	1	0	0
SANDALS — (No hidden compartments, zippers, or laces that are covered or concealed. Purchase value not to exceed \$75).	0	0	1	1	1	1	0	0
SCARF <u>-</u> (No hooded scarves).	0	0	1	1	1	1	0	0
SHOELACES <u>-</u> (White only. Max. 54". One for one exchange).	0	0	1 pair	1 pair	1 pair	1 pair	0	0

PERSONAL CLOTHING FOR FEMALE INMATES	Recept	ion Center	СРМР	Gener	al Popi	ulation	SHU RHU	ASU
ITEM DESCRIPTION	PRIVILE	EGE GROUP	PRIVILEGE GROUP	PRIVI	LEGE G	ROUP	PRIVIL GRO	
With additional requirements and restrictions.	Initial Intake U	Processing U	A	A	В	С	D	Đ
SHOWER SHOES <u>-</u> (Foam or soft rubber, single layer construction, not exceeding 1" in thickness).	1 pair	1 pair	1 pair	1 pair	1 pair	1 pair	1 pair	1 pair
SLIPPERS <u>FOR</u> HOUSE SHOES <u>-</u> (No leather or leather-like materials. <u>Must Shall</u> be predominantly white or light gray in color).	0	<u> </u>	1 pair	1 pair	1 pair	1 pair	1 pair	0
SOCKS <u>-</u> (White or light gray only. No stripes, designs, or logos. Any combination of short to knee-high).	0	7 pairs	7 pairs	7 pairs	7 pairs	7 pairs	6 pairs	0
SWEAT PANTS _ (White or light gray only). A single pocket is authorized providing the opening is visible on the outside of the garment and is in line with the side seam.	0	1	2	2	2	2	2	0
SWEAT-SHIRT, - PULLOVERullover ORor BUTTON-UPutton Up - (White or light gray only).	0	1	2	2	2	2	2	0
TENNIS SHOES OR WALKING SHOES — (No shades of red or blue. Low, mid, or high tops are permitted authorized. Must Shall be predominantly white in color. No K-Swiss, Bugle Boys, Joy Walkers, Pumps, Gels, British Knights, DC, or Airlifts. Shoe laces white only. Not to exceed \$100. No hidden compartments, zippers, or laces that are covered or concealed. No metal components except eyelets. Shoelaces included. One for one exchange).	0	1- <u>2 pair</u>	4 <u>2</u> pair	4 <u>2</u> pair	42 pair	4 2 pair	1 pair	0
UNDERWEAR, THERMAL OR LONG _ (White or light gray only. One set pair consists of top and bottom or solid one piece).	0	1 set	2 sets	2 sets	2 sets	2 sets	2 sets	1 set

PERSONAL CLOTHING FOR FEMALE INMATES	Recept	Reception Center		Gener	al Popi	ulation	SHU RHU	ASU
ITEM DESCRIPTION	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVI	LEGE G	ROUP	PRIVIL GRO	
With additional requirements and restrictions.	Initial Intake U	Processing U	A	A	В	С	D	Đ
UNDER SHIRTS <u>IOR</u> T-SHIRTS <u>-</u> (Solid colors only, exclusive of colors noted above. Any combination of crew neck, v-neck, long sleeve, or sleeveless athletic tank-top. Turtle neck and mock turtle neck not permitted authorized). SHU and ASU RHU white or light gray only.	0	5	5	5	5	5	3	3
WALKING SHOES (Beige, brown, or white only).	0	0	1 pair	4 pair	1 pair	4 pair	0	0
WAVE CAPS <u>-</u> (White or light gray only).	0	1	2	2	2	2	2	0

PERSONAL CARE <u>AND</u> HYGIENE FOR FEMALE INMATES

- NO ALCOHOL-BASED PRODUCTS AND NO AEROSOL CONTAINERS ALLOWED AUTHORIZED.
- NO METAL CONTAINERS OR CONTAINERS HAVING METAL TOPS OR BOTTOMS.
- PRODUCTS CONTAINING PHOSPHATES ARE NOT ALLOWED AUTHORIZED.
- INSTITUTIONS MAY REQUIRE DISPOSABLE RAZORS TO MEET SAFETY TAMPER PROOF SPECIFICATIONS.
- MAKE UP PRODUCTS ARE <u>ALLOWED AUTHORIZED</u> AS DESCRIBED BELOW. THEY <u>MUST SHALL</u> BE NATURAL SKIN TONES <u>PER PURSUANT TO CALIFORNIA CODE OF REGULATIONS, TITLE 15,</u> SECTION 3062, INMATE GROOMING STANDARDS.

PERSONAL CARE <u>AND</u> HYGIENE FOR FEMALE	Recept	tion Center	СРМР		Genera opulatio		SHU RHU	ASU
INMATES	PRIVIL	EGE GROUP	PRIVILEGE GROUP	PRIVI	LEGE G	ROUP	PRIVILEGE GROUP	
ITEM DESCRIPTION	Initial Intake	Processing						
With additional requirements and restrictions.	U	U	Α	Α	В	С	D	Đ
BATH TOWELS <u>-</u> (White only).	0	0	3	3	3	3	0	0
BLUSH <u>-</u> (Natural skin tones only).	0	0	2	2	2	2	0	0
BODY SPLASH <u>AND</u> SPRAY <u>-</u> (10 oz. each max .) .	0	1	2	2	2	2	0	0
BODY POWDERS = (Baby powder, foot powder, medicated powder, talcum powder, etc. 20 oz. each max.).	0	1	2	2	2	2	2	0
BRUSH <u>—</u> (Non-metal. Maximum of 8" in length including handle).	1	1	1	1	1	1	0	0
COMB !OR HAIR PICK _ (COMB – non-metal, no handle, not to exceed 6" in length. HAIR PICK – non-metal not to exceed 6" in length).	1	1	2	2	2	2	0	0
COSMETIC <u>FOR</u> SHAVING BAG - (Not to exceed 6" x 6" x 8". Clear plastic case only).	0	1	1	1	1	1	0	0
COTTON BALLS	0	0	400	400	400	400	0	0
COTTON SWABS	0	100	400	400	400	400	0	0
DENTAL ADHESIVE <u>—</u> (For approved denture wearers only).	2	2	2	2	2	2	2	2

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PERSONAL CARE <u>AND</u> HYGIENE FOR FEMALE	Recept	tion Center	СРМР	Gene	ral Popu	lation	SHU RHU	ASU
INMATES	PRIVILI	EGE GROUP	PRIVILEG E GROUP	PRIV	ILEGE GR	OUP	PRIVIL GRO	
ITEM DESCRIPTION	Initial Intake	Processing						
With additional requirements and restrictions.	U	U	Α	Α	В	С	D	Đ
DENTAL FLOSSERS -1. GLIDERS +AND SAFETY DENTAL FLOSS = (No more than 3" in length. Amount allowed authorized in possession to be determined by local institutional procedure. Warden's discretion on the type of flosser that would meet their respective institution's safety and +or security needs +1.	YES	YES	YES	YES	YES	YES	YES	YES
DENTURE CLEANSER	1 box	1 box	1 box	2 boxes	2 boxes	2 boxes	2 boxes	4 box
DEPILATORYS DEPILATORIES — (Hair removers, Magic Shave®, etc. 10 oz. each max.).	0	0 <u>1</u>	2	2	2	2	2	0
DEODORANT #OR ANTIPERSPIRANT = (Stick, gel, or roll-on. 5 oz. each max.).	0	YES	YES	YES	YES	YES	2	2
DOUCHE <u>-</u> (10 oz. each max .) .	0	2	4	4	4	4	0	0
EMERY BOARD <u>-</u> (Non-metal only) .	0	3	6	6	6	6	0	0
EYEBROW PENCIL <u>FOR</u> EYELINER <u>-</u> (Factory sealed. Pencil only, no liquid. Natural skin tones only, <u>i.e.g.</u> , black or brown).	0	0	2	2	2	2	0	0
EYE SHADOW KIT <u>—</u> (No mirrors. Kit shall not be altered. Natural skin tones only).	0	0	2	2	2	2	0	0
FABRIC SOFTENER <u>-</u> (Liquid, 1 bottle only-36 oz. max., or 2 boxes of sheet fabric softener).	0	1 bottle or 2 boxes	1 bottle or 2 boxes	1 bottle or 2 boxes	1 bottle or 2 boxes	1 bottle or 2 boxes	0	0
FACE CREAM <u>-</u> (10 oz. each max.)	0	1	2	2	2	2	1	0
FACE POWDER <u>-</u> (10 oz. each max.).	0	1	2	2	2	2	0	0
FACIAL ASTRINGENT <u>–</u> (10 oz. each max.).	0	1	2	2	2	2	1	0

PERSONAL CARE <u>AND</u> HYGIENE FOR FEMALE	Recept	tion Center	СРМР		Genera opulatio		SHU RHU	ASU
INMATES	PRIVIL	EGE GROUP	PRIVILEGE GROUP	PRIVI	LEGE GI	ROUP	PRIVILEGE GROUP	
With additional requirements and restrictions.	Initial Intake U	Processing U	A	A	В	С	D	Đ
FACIAL CLEANSER <u>-</u> (10 oz. each max .) .	0	1	2	2	2	2	1	0
FEMININE HYGIENE WASH	0	1	2	2	2	2	1	0
FOUNDATION <u>—</u> (Natural skin tones only).	0	0	2	2	2	2	0	0
HAIR CLIPS, TIES, & SCRUNCHIES <u>-</u> (Clips are a maximum 3" in size).	0	0 <u>10</u>	10	10	10	10	0	0
HAIR CONDITIONER <u>-</u> (20 oz. each max .) .	0	2	YES	YES	YES	YES	1	0
HAIR GEL, SPRAY AND GEL CURL, BRAID SPRAY AND LOCK GEL	0	1	2	2	2	2	1	0
HAIR OIL-1, GREASE AND POMADE - (20 oz. each max).	0	1	YES	YES	YES	YES	1	0
HAIR ROLLERS	0	0	30	30	30	30	0	0
INSECT REPELLANT <u>-</u> (Must Shall contain N,N-diethyl- m-toluamide (DEET) as main active ingredient).	0	4 <u>2</u>	2	2	2	2	0	0
LAUNDRY DETERGENT (Powder or liquid. 36 oz. each max.).	0	1	2	2	2	2	2	0
LAUNDRY SOAP <u>—</u> (Bar, 7 oz. each max.). This laundry soap must shall be intended to be used by hand.	2	2	2	2	2	2	2	0
LIP BALM <u>–</u> (No pigmentation added).	0	YES	YES	YES	YES	YES	2	0
LIP GLOSS-I, LIPSTICK IOR LIP LINER — (Natural skin tones only).	0	1	2	2	2	2	0	0
LOTIONS <u>-</u> (Includes baby oil. 30 oz. each max .) .	0	1	2	2	2	2	2	0

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PERSONAL CARE <u>AND</u> HYGIENE FOR FEMALE	Recep	tion Center	СРМР	Gene	ral Popu	lation	SHU RHU	ASU
INMATES ITEM DESCRIPTION	PRIVIL	EGE GROUP	PRIVILE GE GROUP	PRIN	/ILEGE GR	OUP	PRIVIL GRO	
With additional requirements and restrictions.	Initial Intake U	Processing U	A	A	В	С	D	Đ
MASCARA <u>—</u> (Factory sealed. Natural skin tone <u>s</u> , <u>i.</u> e. <u>g.</u> , black or brown) .	0	0	1	1	1	1	0	0
MEDICATIONS, OVER-THE-COUNTER (OTC) = (Only those OTC medications permitted authorized by California Correctional Health Care Services shall be stocked by institution canteens. OTC medications are not approved for inmate packages, except those OTC medications listed below). Must Shall be solid tablet or capsule form only. Cough drops, sugar-free only (non-formulary versions); Digestive aids containing Lactobacillus; and Guaifenesin (single ingredient only, no. No alcohol).	YES	YES	YES	YES	YES	YES	YES	YES
MIRROR <u>–</u> (Maximum of 6" diameter. Plastic only) .	0	1	1	1	1	1	0	0
MOUTHWASH <u></u> (Non-alcohol only. 30 oz. max).	0	1	2	2	2	2	1	0
MUSCLE RUB and AND VAPOR RUB - (Soft plastic containers/ or tube only. 5 oz. each max.).	0	1	1	1	1	1	0	0
NAIL CLIPPER <u></u> (Maximum of 2" length. No file blade).	0	1	1	1	1	1	0	0
PALM BRUSH <u>IOR</u> COMB <u>-</u> (No handle. Plastic only).	1	1	1	1	1	1	1	4
PERMANENT CURL <u>FOR</u> HAIR RELAXER KIT <u></u> (No lye).	0	0	2 boxes	2 boxes	2 boxes	2 boxes	0	0
PERMANENT WAVE KIT	0	0	2 boxes	2 boxes	2 boxes	2 boxes	0	0
PERMANENT WAVE RODS <u>-</u> (Non-electric. Plastic only).	0	0	40	40	40	40	0	0

PERSONAL CARE <u>AND</u> HYGIENE FOR FEMALE	Recept	tion Center	СРМР		Genera opulatio		SHU RHU	ASU
INMATES	PRIVIL	EGE GROUP	PRIVILEGE GROUP	PRIVI	LEGE GI	ROUP	PRIVIL GRO	
ITEM DESCRIPTION	Initial Intake	Processing						
With additional requirements and restrictions.	U	U	Α	Α	В	С	D	Đ
PETROLEUM JELLY <u>-</u> (8 oz. each max .) .	0	1	2	2	2	2	0	0
RAZOR, DISPOSABLE	0	0 <u>5</u>	10	10	10	10	0	0
SHAMPOO <u>-</u> (20 oz. each max .) .	0	2	YES	YES	YES	YES	1	4
SHAVING CREAM <u>FOR</u> GEL <u>-</u> (Non-aerosol. 10 oz. each max.).	0	1	2	2	2	2	1	0
SHOWER BAG <u>— (At Warden's discretion)</u> (Mesh construction).	0	0	0	1	1	1	0	0
SHOWER CAP <u>-</u> (Clear only).	0	1	1	1	1	1	0	0
SOAP, BAR <u>-</u> (5 oz. each max. Medicated soap containing additional ingredients; i.e., insecticides, keratolytics, antiseptics, antipruritics is allowed authorized).	0	6	YES	YES	YES	YES	6	4
SOAP DISH <u>-</u> (Non-metal. Clear case only).	0	1	1	1	1	1	1	0
SOAP, LIQUID BODY WASH #OR DISH SOAP _ (20 oz. each max.).	0	1	YES	YES	YES	YES	0	0
SUNBLOCK <u>-</u> (Must Shall be a minimum of SPF 15. 30 oz. each max.).	0	1	1	1	1	1	1	0
TAMPONS+, SANITARY PADS +AND PANTY LINERS	YES	YES	YES	YES	YES	YES	YES	YES
TOOTHBRUSH <u></u> (Maximum length permissible <u>authorized</u>).	1	2	2	2	2	2	1	4
TOOTHBRUSH HOLDER <u>-</u> (Clear plastic only. May cover entire toothbrush or be a brush head cover only).	1	1	1	1	1	1	2	0
TOOTHPASTE <u>POR</u> POWDER <u>-</u> (7 oz. each max .) .	1	1	3	3	3	3	3	2
TWEEZERS <u>—</u> (Metal is permitted <u>authorized</u> . Maximum of 3" long).	0	1	1	1	1	1	0	0
WASHCLOTHS+, SHOWER PUFFS+, LOOFAHS, AND PUMICE STONES = (White only).	0	2	3	3	3	3	2 Wash- cloths only	0

FOOD FOR FEMALE INMATES

- NO GLASS CONTAINERS. STYROFOAM CONTAINERS FROM CANTEEN ONLY. NOT APPROVED FOR INMATE PACKAGES.
- NO PRODUCTS REQUIRING REFRIGERATION OR COOKING ARE <u>PERMITTED</u> <u>AUTHORIZED</u>. HOWEVER, HEATING OR RECONSTITUTING WITH AN IMMERSION HEATER IS ACCEPTABLE. FOODS THAT REQUIRE REFRIGERATION AFTER OPENING ARE RESTRICTED TO SINGLE SERVING CONTAINERS ONLY.
- NO FOIL PACKAGED ITEMS PERMITTED AUTHORIZED.
- FOODS MEETING SPECIFIC RECOGNIZED RELIGIOUS DIETARY REQUIREMENTS MAY BE ORDERED FROM A LOCALLY APPROVED RELIGIOUS SPECIALTY VENDOR. RELIGIOUS SPECIALTY FOODS MUST SHALL MEET REQUIREMENTS OF THE APPS.
- ITEMS CONTAINING SUGAR ARE SUBJECT TO WARDEN'S APPROVAL BASED ON SECURITY.
 WARDEN HAS AUTHORITY TO REVOKE AT ANY TIME IF SECURITY NEEDS ARISE.
- THE APPS IS NOT INTENDED TO REFLECT ITEMS INTENDED FOR IMMEDIATE CONSUMPTION, SUCH AS ICE CREAM.
- ALL PLASTIC CONTAINERS MUST SHALL BE MADE OUT OF A SOFT! PLIABLE! OR BENDABLE PLASTIC. CONTAINERS WHICH ARE FABRICATED IN A HARD PLASTIC (I.E.G., ACRYLIC, HIGH-DENSITY POLYETHYLENE, ETC.) ARE NOT AUTHORIZED.

FOOD FOR FEMALE INMATES	Reception Center		СРМР		Genera opulatio		SHU RHU	ASU
ITEM DESCRIPTION	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVI	PRIVILEGE GROUP			.EGE UP
With additional requirements and restrictions.	Initial Intake	Processing	_	_				
	U	U	A	A	В	С	D	Đ
ARTIFICIAL SWEETENER	0	YES	0	YES	YES	YES	YES	YES
BEVERAGES = (Canned or bottled soda, water, etc., canteen purchase only. Beverages are not approved for inmate packages. No fruit juice containing sugar. Canned soda in aluminum cans is permissible authorized for all security levels. Privilege Group D is not permitted authorized plastic bottles and aluminum cans).	0	YES	0	YES	YES	YES	YES	YES
CANDY <u>-</u> (Candy bars and soft candies that contain chocolate, i.e.g., M&M's®, Milk Duds®, Tootsie Rolls®, etc. All other candies soft and/or hard shall be sugar-free. Candy shall not contain alcohol or liqueurs. No foil packaging).	0	YES	0	YES	YES	YES	YES	4 LB. limit

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FOOD FOR FEMALE INMATES	Recepti	ion Center	СРМР		Genera opulation		SHU RHU	ASU
ITEM DESCRIPTION	PRIVILE	GE GROUP	PRIVILEGE GROUP		LEGE G		PRIVIL GRO	
With additional requirements and restrictions.	Initial Intake	Processing U	A	A	В	С	D	Đ
CANNED GOODS - (Canteen	U							
only. Permitted Authorized by Warden's discretion. Not approved for inmate packages. Not permitted in ASU and SHU RHU). NOTE: for canned soda, refer to BEVERAGES.	0	YES	0	YES	YES	YES	0	0
CEREALS <u>–</u> (Dry. Boxes or resealable bags only. 26 oz. each max.).	0	YES	0	YES	YES	YES	YES	YES
CHEESE <u></u> (Non-aerosol) .	0	YES	0	YES	YES	YES	YES	YES
CHIPS /AND TACO SHELLS	0	YES	0	YES	YES	YES	YES	YES
COCOA - (Sugar-free)	0	YES	0	YES	YES	YES	YES	YES
COOKIES	0	YES	0	YES	YES	YES	YES	YES
COFFEE _ (Instant only).	0	YES	0	YES	YES	YES	YES	YES
condiments = (Spices, seasonings, sauces (hot, soy, etc.), mustard, mayonnaise, salad dressing/olive oil, BBQ sauce, ketchup, jams, jellies, honey, syrup, sugar, etc. are permissible. As permitted by Warden's discretion) Nutmeg and mace are not permitted. Hot sauces which contain sugar are permissible for purchase / possession. Spices, seasonings, sauces (hot, soy, etc.), mustard, mayonnaise, salad dressing, olive oil, sugar-free honey, dried vegetables, etc. are authorized. Tomato-based products containing sugar such as ketchup, BBQ sauce, pizza sauce, etc. are not authorized. Items containing sugar such as jams, jellies, honey, syrup, juices, and sugar are not authorized. Nutmeg and mace are not authorized for purchase and passession.	0	YES	0	YES	YES	YES	1 <u>YES</u>	0
purchase and possession.	0	VES	0	VES	VES	VES	VES	VES
CRACKERS	0	YES	0	YES	YES	YES	YES	YES

FOOD FOR FEMALE INMATES	Recepti	on Center	СРМР		Genera opulation		SHU RHU	ASU
ITEM DESCRIPTION	PRIVILE	GE GROUP	PRIVILEGE GROUP		LEGE GI		PRIVIL GRO	
With additional requirements and restrictions.	Initial Intake U	Processing U	Α	Α	В	С	D	Đ
FOOD FOR FEMALE INMATES		on Center	СРМР		Genera opulation		SHU RHU	ASU
ITEM DESCRIPTION	PRIVILE	GE GROUP	PRIVILEGE GROUP	PRIVI	LEGE GI	ROUP	PRIVIL GRO	
With additional requirements and restrictions.	Initial Intake	Processing U	A	A	В	С	D	Đ
CREAMER - (Powdered only).	0	YES	0	YES	YES	YES	0	0
DRIED FRUIT AND VEGETABLES (Warden's discretion).	0	1 LB. limit	0	4 LB. limit	4 LB. limit	4 LB. limit	0	0
DRY MIX DRINKS <u>-</u> (Non-flammable. Warden's discretion) Sugar-free only.	0	YES	0	YES	YES	YES	YES	YES
FOODS, POUCHED <u>FAND</u> VACUUM PACKED <u>—</u> (Tuna, sardines, vegetables, etc. <u>-</u>).	0	YES	0	YES	YES	YES	YES	0
HERBAL +, BOTANICAL +AND BIOLOGICAL SUPPLEMENTS = (Solid tablet -, caplet or softgel form only. Six bottles - or containers maximum allowed authorized per product, i.e.g., six bottles of Ginkgo Biloba, six bottles of Milk Thistle, etc. Bottles - or containers not to exceed 250 tablets - or softgels per bottle - or container. Product shall be stored in original bottle - or container. No powdered products are permitted authorized). Herbal - and botanical supplements (derived from botanical sources such as plants, trees, seeds, roots, fruits, and vegetables), i.e.g., Ginkgo Biloba, Milk Thistle, Resveratrol, Saw Palmetto, Cranberry, Fruit - and Vegetable Extracts, Ginseng, Echinacea, Rose Hips, Pomegranate, Lycopene,	0	YES	YES	YES	YES	YES	YES	YES

FOOD FOR FEMALE INMATES	Reception Center		СРМР		Genera opulation		SHU RHU	ASU
ITEM DESCRIPTION	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVI	LEGE G	ROUP	PRIVILEGE GROUP	
With additional requirements and restrictions.	Initial Intake U	Processing U	A	A	В	С	D	Đ
Bioflavonoids, Green Tea, Valerian,	0							
Flax Seed Oil, Methylsulfonylmethane (MSM), Curcumin (Turmeric), and Peppermint Oil.								
Biological supplements (derived from biological sources such as shellfish, animal cartilage, bone, tissue), i.e.g., Glucosamine, Chondroitin, Coenzyme Q ₁₀ , Hyaluronic acid, and Fish Oil								
(Omega 3 Fatty Acid).								

FOOD FOR FEMALE INMATES	Recepti	on Center	СРМР		Genera opulation	-	SHU RHU	ASU
ITEM DESCRIPTION	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVI	LEGE GI	ROUP	PRIVILEGE GROUP	
With additional requirements and restrictions.	Initial Intake	Processing U	A	A	В	O	D	Đ
	U							
MEATS, DRY = (Previously cooked, salami, jerky, sausages, etc.).	0	YES	0	YES	YES	YES	YES	YES
MISCELLANEOUS SNACK ITEMS = (Snack cakes, bars, pies, pickles, etc. <u>Dried fruit is not</u> authorized-).	0	YES	0	YES	YES	YES	YES	YES
NUTS - (No shells).	0	YES	0	YES	YES	YES	YES	YES
PEANUT BUTTER <u>-</u> (30 oz. each max .) .	0	YES	0	YES	YES	YES	YES	0
PRECOOKED-I. RECONSTITUTED-I. DEHYDRATED IAND INSTANT FOODS - (Rice, beans, chili, couscous, hummus, pasta, etc. (16 oz. each max.) is permitted authorized), etc. Restricted to single serving containers only. No foil packaged items permitted	0	0	0	YES	YES	YES	YES	YES

FOOD FOR FEMALE INMATES	Reception Center		СРМР	General Population			SHU RHU	ASU
ITEM DESCRIPTION	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVI	LEGE G	ROUP	PRIVIL GRO	
With additional requirements and	Initial	Processing						
restrictions.	Intake		Α	Α	В	С	D	Đ
	U	U	,	, ,			1	
authorized. No raw food products								
allowed authorized, i.e.g., raw/or								
uncooked rice, beans, etc .) .								

FOOD FOR FEMALE INMATES ITEM DESCRIPTION	Reception Center		СРМР	Po	Genera opulatio	on	SHU RHU	ASU
With additional requirements and	PRIVILE	GE GROUP	PRIVILEGE GROUP		RIVILE(GROUF	_	PRIVILEGE GROUP	
restrictions.	Initial Intake U	Processing U	A	A	В	С	D	Đ
(Solid tablet/_caplet or softgel form only. Six bottles/_or containers maximum allowed authorized per product, i.e.g., six bottles of Soy-Rich Protein, six bottles of chewable Protein tablets, etc. Bottles/_or containers not to exceed 400 tablets/_caplets/_or softgels per bottle/_or_container. Product shall be stored in original bottle/_or container. No powdered products are permitted authorized). Protein supplements shall contain_ at a minimum, the following nine essential amino acids: Isoleucine, Leucine, Lysine, Methionine, Phenylalanine, Threonine, Tryptophan, Valine and Histidine. The following 14 nonessential amino acids are acceptable in a protein supplement, but only when the nine essential amino acids are also present: Alanine, Asparagine, Aspartate, Cysteine, Glutamate, Glutamine, Glycine, Proline, Serine, Tyrosine, Arginine, Carnitine, Citrulline, Ornithine.	0	YES	YES	YES	YES	YES	Medical Rx. Only	
(Ramen, rice, etc.). (Styrofoam containers are not permitted authorized for inmate possession in ASU and SHU-RHU. Staff may empty the contents of the Styrofoam container into an alternate container, retain and dispose of the empty Styrofoam container).	0	YES	0	YES	YES	YES	YES	YES

FOOD FOR FEMALE INMATES	Recep	tion Center	СРМР		Genera opulation		SHU RHU	ASU
ITEM DESCRIPTION	PRIVIL	EGE GROUP	PRIVILEGE GROUP	PRIVI	LEGE GI	ROUP	PRIVILEGE GROUP	
With additional requirements and restrictions.	Initial Intake U	Processing U	A	A	В	С	D	Đ
TEA <u>-</u> (Bags and instant).	0	YES	0	YES	YES	YES	YES	YES
VITAMIN #AND MINERAL SUPPLEMENTS = (Solid tablet#, caplet or softgel form only. Not to exceed 250 tablets#, caplets# or softgels per bottle# or container. Maximum six bottles# or containers allowed authorized per product, i-e.g., six bottles of Vitamin C, six bottles of Chromium, etc. Multiple Vitamin, Multiple Vitamin/Mineral, and Single Vitamin packaging allowed authorized. Supplements must shall remain in original container. No powdered products are permitted authorized). Authorized Allowable Vitamin Supplements: A (Retinoids: retinol, retinoids and carotenoids), B1 (Thiamine), B2 (Riboflavin), B3 (Niacin, niacinamide), B5 (Pantothenic acid), B6 (Pyridoxine, pyridoxamine, pyridoxal), B7 (Biotin), B9 (Folic acid, folinic acid), B12 (Cyanocobalamin, methylcobalamin), C (Ascorbic Acid), D (Ergocalciferol, cholecalciferol), E (Tocopherols, tocotrienols), K (Phylloquinone, menaquinones). Authorized Allowable Mineral Supplements: Boron, Calcium, Chloride, Chromium, Cobalt, Copper, Iodine, Iron, Magnesium, Manganese, Molybdenum, Nickel, Phosphorus, Potassium, Selenium, Sodium, Sulfur, Vanadium, Zinc.	0	YES	YES	YES	YES	YES	YES	YES

MISCELLANEOUS ITEMS FOR	Recept	ion Center	СРМР	Genera	al Popul	ation	SHU	ASU
FEMALE INMATES ITEM DESCRIPTION	PRIVILE	GE GROUP	PRIVILEGE	PRIVI	LEGE GR	OUP	RHU PRIVIL	
With additional requirements and restrictions.	Initial Intake	Processing	GROUP A	A	В	С	GRO!	JP D
ADDRESS BOOK <u>— (sSoft plastic / or paperback cover only. 3" x 5" maximum).</u>	1	1	1	1	1	1	1	1
ANTENNA WIRE (CIW only. Flexible, up to 5' in length. Allowed in CIW GP/SHU/PSU as permitted by Warden's discretion).	0	0	0	4	4	0	4	0
AUDIO CASSETTES _ (Professionally pre-recorded only. Possession of a player is not required).	0	0	10	10	10	0	0	0
BALLPOINT PENS _ (Non-metal, clear plastic only. Black/or blue ink flexible pens or pen fillers are required for ASU/SHU/PSU RHU as permitted authorized by Warden's discretion). SHU_RHU- Colored pen fillers (Canteen only), CDC Form 128B, General Chrono (04/74) is required.	1	1	14	14	14	14	14 colored pen fillers	0
BATTERY RECHARGER <u>-</u> (Does not count as an electrical appliance).	0	0	1	1	1	0	0	0
BATTERIES	0	0	8	8	8	0	0	0
BOOKS, MAGAZINES, AND NEWSPAPERS <u>-</u> (Paperback or hardback with cover removed only. Limits do not apply to legal materials).	5	5	10	10	10	5	10	5
BOWL = (Plastic. All bowls and lids must shall be made of a soft/, pliable/or bendable plastic. Bowls which are fabricated in a hard plastic (i.e.g., acrylic, high-density polyethylene, etc.) are not authorized. Maximum of 8" in diameter. Plastic lid optional. Lids shall not be secured by a locking tab/or clip).	0	1	0	2	2	1	1	0

MISCELLANEOUS ITEMS FOR FEMALE INMATES	Recept	ion Center	СРМР	Gener	al Popu	lation	SHU RHU	ASU
ITEM DESCRIPTION	PRIVILE	GE GROUP	PRIVILEGE GROUP	PRIV	ILEGE GR	OUP	PRIVI GRO	
With additional requirements and restrictions.	Initial Intake U	Processing U	Α	A	В	С	D	Ð
CAN OPENER <u>–</u> (P-38 or equivalent) as permitted authorized by Warden's discretion.	0	0 <u>1</u>	0	1	1	1	0	0
CALENDAR <u>–</u> (12" x 24" maximum dimensions. No metal).	0	0	1	1	1	1	1	0
CARD STOCK <u>AND</u> DRAWING PAPER <u>-</u> (White only. 12" x 12" max. size). (SHU RHU- Drawing paper, Canteen only. CDC Form 128B, General Chrono (04/74) is required).	0	10 <u>25</u> sheets	10 sheets	25 sheets	25 sheets	25 sheets	25 Sheets	0
CHALK, PASTEL <u>-</u> (Pastel color sticks. SHU/PSU RHU-Canteen only. CDC Form 128B, General Chrono (04/74) is required).	0	0	24	24	24	24	12	0
CLOCK – Alarm OK (Non-electric).	0	0	1	1	1	0	0	0
CLOTHES PINS - (CIW only).	0	0	0	20	20	20	0	0
COAXIAL CABLE <u>-</u> (As permitted <u>authorized</u> by Warden's discretion. Maximum 6' in length).	0	0	0	1	1	0	1	4
(Common key required by institution. Canteen item only. Not approved for inmate packages).	0	1	0	1	1	1	0	0
(Factory sealed, pre-recorded only. Sets including DVDs shall not be permitted authorized. Possession of a player is not required).	0	0	10	10	10	0	0	0
CORRESPONDENCE COURSE - (Does not impact the limit on books. Must Shall be within the established 6-cubic feet limit of allowable property).	0	0	YES	YES	YES	YES	YES	YES

MISCELLANEOUS ITEMS FOR	Pacant	ion Center	СРМР	Gonos	al Popu	lation	SHU	ASU
FEMALE INMATES	Recept	ion Center	CFIVIF	Gener	аі Рори	iation	RHU	
ITEM DESCRIPTION	PRIVILE	GE GROUP	PRIVILEGE GROUP	PRIV	ILEGE GR	OUP		LEGE DUP
With additional requirements and restrictions.	Initial Intake U	Processing U	A	A	В	С	D	Ð
EAR PLUGS - (No lanyard. Not to								
be worn on the yard).	0	0	2	2	2	2	0 - <u>2</u>	0
ENVELOPES, BLANK AND / OR PRE-STAMPED — ENVELOPES, CLASP / GRIP SEAL — (Blank or pre-stamped. Clasp or grip seal. 10" x 15" max. size. ASU / SHU / PSU RHU clasp shall be removed).	10	40	40	40	40	40	40	40
ENVELOPES, METERED (Indigent inmates only).	0	5	5	5	5	5	5	5
EXTENSION CORD-I. SURGE PROTECTOR IOR OUTLET CONVERTER — (Maximum length of 6', UL approved only. Must Shall adhere to requirements established in California Electrical Code Section 400.8, three prong outlet only, with circuit breaker. Permitted Authorized by Warden's discretion).	0	0	1	1	1	0	1	Φ
EYEGLASS REPAIR KIT <u>-</u> Screwdriver. Max. 2" length) .	0	0	1	1	1	1	0	0
FOOTLOCKER - CIW ONLY _ (Due to physical design of institution).	0	0	0	1	1	1	0	0
GREETING CARDS <u>—</u> (Maximum size 6" x 9").	0	10	10	10	10	5	5	5
HANDKERCHIEFS <u>AND</u> BANDANNAS <u>—</u> (Solid color. White or light gray only. Maximum size of 22" x 22").	0	5	5	5	5	2	0	0
HANGERS <u></u> (Plastic only).	0	0	10	10	10	10	0	0
IMMERSION HEATER <u>—</u> (Does not count towards appliance limit).	0	1	0	1	1	0	0	0
INSTRUMENT STRINGS, SPARE - (As permitted authorized by Warden's discretion).	0	0	1 PKG	1 PKG	1 PKG	0	0	0
LEGAL MATERIAL <u>—</u> (Books, pamphlets, and other legal reference).	YES	YES	YES	YES	YES	YES	YES	YES

MISCELLANEOUS ITEMS FOR FEMALE INMATES	Recept	ion Center	СРМР	Gener	al Popu	lation	SHU RHU	ASU
ITEM DESCRIPTION	PRIVILE	EGE GROUP	PRIVILEGE GROUP	PRIVI	LEGE GR	OUP	PRIVI GRO	
With additional requirements and restrictions.	Initial Intake U	Processing U	A	A	В	С	D	Đ
LEGAL PADS -1, TABLETS AND NOTEBOOKS = (No spiral bound. 9" x 14" max-).	1 Pad	4 Pads	4 Pads	4 Pads	4 Pads	4 Pads	4 Pads	2 Pads
LEGAL SIZE FILE FOLDERS #AND WALLET ENVELOPES _ (10" x 15" size max.).	0	YES	YES	YES	YES	YES	0	0
LIGHT BULBS <u>-</u> (Not to exceed 30 watts).	0	0	2	2	2	2	0	0
PENCILS, DRAWING (Colored), OR WRITING (Non-mechanical only).	5	5	24	24	24	24	0	0
PENCIL ERASER <u></u> (Erasers cannot be kneadable).	1	1	1	1	1	1	0	0
PENCIL SHARPENER <u>—</u> (Non-electric, hand held only. No metal cover. Maximum 2" length).	1	1	1	1	1	1	0	0
PHOTOS !AND PORTRAITS - (Maximum of 8" x 10". No Polaroids).	15	15	YES	YES	YES	YES	40	40
PHOTO ALBUMS <u>-</u> (Soft plastic/ or paperback cover only. Maximum of 9" x 12").	0	0	4	4	4	4	0	0
READING GLASSES,— NON-PRESCRIPTION - (Magnifying glasses).	1	2	2	2	2	2	2	1
SPLITTER <u>-</u> (For use with television).	0	0	0	1	1	0	0	0
STAMPS <u>-</u> (U.S. Postal only) .	40	40	40	40	40	40	40	40
STATIONERY <u>—</u> (For written correspondence. May be decorated and have matching envelopes. <u>Must Shall</u> be predominantly white. 8.5" x 11" max.)	15 sheets	500 sheets	500 sheets	500 sheets	500 sheets	500 sheets	200 sheets	200 sheets

MISCELLANEOUS ITEMS FOR FEMALE INMATES	Reception Center		СРМР	Gener	al Popu	lation	SHU RHU	ASU
ITEM DESCRIPTION	PRIVILE	PRIVILEGE GROUP		PRIV	ILEGE GR	OUP	PRIVILEGE GROUP	
With additional requirements and restrictions.	Initial Intake U	Processing U	A	A	В	С	D	Ð
SUNGLASSES,— NON-PRESCRIPTION — (No metal frames, non-mirrored, no red or blue lenses. Excludes prescription sunglasses. Purchase value not to exceed \$50).	0	0	1	1	1	1	0	0
STORAGE CONTAINER _ Upon Warden's approval. All storage containers and lids must shall be made out of a soft/_pliable/ or bendable plastic. Storage containers which are fabricated in a hard plastic (i.e.g., acrylic, highdensity polyethylene, etc.) are not authorized. Lids shall not be secured with a locking tab/ or clip. May include clear storage containers, foot lockers, denture holders, etc.).	0	0	0	YES	YES	YES	0	Φ
TUMBLER _ (All tumblers shall hold 16 ounces or less of fluid. The tumbler (to include the lids) must shall be made out of a soft/, pliable/ or bendable plastic. Tumblers which are fabricated in a hard plastic (i.e.g., acrylic, high-density polyethylene, etc.) are not authorized).	1	1	0	2	2	2	1	0
UMBRELLA <u>—</u> (CIW only – retain through attrition-no new purchase).	0	0	0	1	1	1	0	0
WALLET <u></u> (Plain brown or black. No engravings).	0	0	1	1	1	1	0	0

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GAMES FOR FEMALE INMATES ITEM DESCRIPTION	Reception Center		СРМР	F	Gener Populat	-	SHU RHU	ASU
With additional requirements and	PRIVILE	EGE GROUP	PRIVILEGE GROUP	PRI	/ILEGE (GROUP	PRIVII GRO	
restrictions.	Initial Intake	Processing	Α	A	В	С	D	a
	U	U	A	A .	Ь	C	D	-
CARDS <u>-</u> (No rRole playing, trading, or collectible cards are not authorized).	0	1	1	1	1	0	0	0
CHECKERS <u>—</u> (Cardboard and soft vinyl boards only. Plastic pieces only).	0	1	1	1	1	0	0	0
CHESS = (Cardboard and soft vinyl boards only. Plastic pieces only).	0	1	1	1	1	0	0	0
DOMINO <u>E</u> S	0	1	1	1	1	0	0	0
SCRABBLE <u>— Cardboard and soft</u> vinyl boards only. Plastic pieces only.	0	1	1	1	1	0	0	0
UNO	0	1	1	1	1	0	0	0

REGISTERABLE PROPERTY FOR FEMALE INMATES

- A MAXIMUM OF TWO ELECTRICAL APPLIANCES OF ANY TYPE ARE ALLOWED AUTHORIZED FOR SHU/PSU RHU FEMALE INMATES.
- A MAXIMUM OF ONE ENTERTAINMENT APPLIANCE IS ALLOWED FOR ASU FEMALE INMATES.
- BATTERY OPERATED NON-ENTERTAINMENT APPLIANCES SHALL NOT COUNT TOWARDS THE APPLIANCE LIMIT.
- BATTERY OPERATED PERSONAL ENTERTAINMENT DEVICE (WALKMAN® TYPE), WITHOUT A
 POWER CORD, SHALL NOT COUNT TOWARDS THE APPLIANCE LIMIT.
- BATTERY OPERATED PERSONAL ENTERTAINMENT APPLIANCES SHALL NOT COUNT TOWARDS THE APPLIANCE LIMIT NO POWER CORD ALLOWED AUTHORIZED.
- APPLIANCES WITH INTERNAL MECHANISMS FOR RECORDING OR TRANSMITTING CAPABILITY SHALL NOT BE ALLOWED AUTHORIZED. VENDOR OR MANUFACTURER ALTERATIONS THAT DISABLE AN APPLIANCE'S CAPABILITY TO RECORD OR TRANSMIT SHALL NOT BE ALLOWED AUTHORIZED. COMPACT DISC AND CASSETTE TAPE PLAYERS ARE RESTRICTED TO ORIGINAL MANUFACTURER PLAY CAPABILITY ONLY. NO GAMING SYSTEMS, GAMES, REMOVABLE STORAGE DEVICES, RECORDABLE DISKS, RECORDABLE TAPES, CHIPS (CPU'S) OR THE CAPABILITY TO TRANSFER INFORMATION SHALL BE ALLOWED AUTHORIZED.
- APPLIANCES SHALL BE PORTABLE MODELS, AND HAVE EITHER AN INTERNAL ANTENNA OR AN
 EXTERNAL FLEXIBLE INSULATED WIRE ANTENNA WHICH MEASURES NO LONGER THAN 10"
 IN LENGTH AND 1.5 MILLIMETERS IN DIAMETER. NO REEL-TO-REEL OR SPOOL TYPE PLAYERS.
- ENTERTAINMENT APPLIANCES SHALL HAVE HEADPHONES! OR EARBUDS, WHICH SHALL BE WORN, ON HEAD OR IN EAR WHEN APPLIANCE IS IN USE. HEADPHONES! OR EARBUDS MAY BE PURCHASED AND POSSESSED WHEN INMATE HAS TV, OR AUDIO DEVICE AS PERSONAL PROPERTY.

- INMATES ORDERING NEW OR REPLACEMENT APPLIANCES SHALL BE REQUIRED TO PURCHASE
 APPLIANCES WITHOUT SPEAKERS. INMATES CURRENTLY POSSESSING APPLIANCES WITH
 SPEAKERS SHALL BE ALLOWED AUTHORIZED TO KEEP THOSE APPLIANCES UNTIL THEY ARE NO
 LONGER FUNCTIONING OPERATIONAL. NON-FUNCTIONING OPERATIONAL APPLIANCES ARE
 CONSIDERED CONTRABAND AND SHALL BE DISPOSED OF ACCORDING TO TITLE 15, SECTION
 3191(c).
- THE POSSESSION OF ACCESSORIES FOR APPLIANCES AND MUSICAL INSTRUMENTS SUCH AS RIBBONS FOR TYPEWRITERS, OR ELECTRONIC+OR_NON-ELECTRONIC ADAPTERS FOR APPLIANCES ARE AUTOMATICALLY IMPLIED. INSTITUTIONS MAY LIMIT ACCESSORIES BASED UPON SAFETY+AND_SECURITY CONCERNS. ELECTRONIC ADAPTERS FOR APPLIANCES SHALL BE CLEAR CASE ONLY.
- WHEN ORDERING A TYPEWRITER AN INMATE MAY ALSO ORDER ACCESSORIES FOR THE APPLIANCE SUCH AS RIBBONS, DAISY WHEELS, AND CORRECTION RIBBON. INMATES HOUSED WITHIN THE SHU RHU ARE NOT AUTHORIZED QUARTERLY PERSONAL PROPERTY PACKAGES, THEREFORE, WHEN ORDERING THIS APPLIANCE THE INMATE MAY ORDER ENOUGH ACCESSORIES TO SUSTAIN THE APPLIANCE UNTIL THEY ARE ELIGIBLE FOR THEIR ANNUAL PERSONAL PROPERTY PACKAGE, THE COMBINED VOLUME OF THE STATE-ISSUED AND AUTHORIZED PERSONAL PROPERTY SHALL NOT EXCEED SIX CUBIC FEET.
- PRIVILEGE GROUPS A AND B ARE PERMITTED AUTHORIZED ONE NETWORK CAPABLE OR ONE NON-NETWORK CAPABLE TABLET.
- PRIVILEGE GROUPS C AND D ARE PERMITTED AUTHORIZED ONE NETWORK CAPABLE TABLET.

NOTE: CERTAIN INMATE HOUSING CONFIGURATIONS MAY JUSTIFY THE PRECLUSION OF THE POSSESSION AND USE OF SPECIFIC APPLIANCES. WARDENS MUST SHALL REQUEST APPROVAL FOR AN EXEMPTION FROM THE DEPUTY DIRECTOR, DIVISION OF ADULT INSTITUTIONS VIA THE STANDARDIZED PROCEDURES UNIT.

REGISTERABLE PROPERTY FOR FEMALE INMATES	Recepti	on Center	СРМР	Genei	ral Popu	ılation	SHU RHU	ASU
ITEM DESCRIPTION	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIV	ILEGE GF	ROUP		LEGE OUP
With additional requirements and restrictions.	Initial Intake U	Processing U	A	A	В	С	D	Đ
ANTENNA - FLAT FLEXIBLE PLASTIC - (Up to 6' in length. As permitted authorized by Warden's discretion).	0	0	0	1	1	0	1	0
AUDIO ENTERTAINMENT APPLIANCE — (Clear case only. Existing non-clear devices may be retained until no longer operational). No detachable speakers. Outside measurements not to exceed 3" x 6" x 6". Purchase value not to exceed \$150). (PG A and B: AM/FM radio/, CD/player, cassette tape player or any combination allowed authorized. AC power or battery operated. Must Shall have earphone jack and headphones/or earbuds). (PG D: AM/FM radio/, CD/player, cassette tape player or any combination allowed authorized. CD/player or cassette player to be used as an AM/FM radio only. CDs/or cassettes are not permitted authorized. AC power only (batteries are not permitted authorized. AC power only (batteries are not permitted authorized). Internal antenna only. Must Shall have earphone jack and earbuds). (Possession by ASU precludes any other entertainment appliance).	0	0	1	1	1	0	1	4

REGISTERABLE PROPERTY FOR FEMALE INMATES	Recepti	Reception Center		Genei	ral Popu	ılation	SHU RHU	ASU
ITEM DESCRIPTION	PRIVILE	GE GROUP	PRIVILEG PRIVILEGE GROUP GROUP					
With additional requirements and restrictions.	Initial Intake U	Processing U	Α	Α	В	С	D	Đ
CALCULATOR <u>-</u> (Hand held, battery or solar battery operated. No games, clock, or alarm. No removable memory storage device, disks, tapes, chips (CPUs). No capability to transfer information. Purchase value not to exceed \$25).	0	0	1	1	1	0	0	0
CD WALLETS - (Clear case, soft cover only. No padded or hardback covers. No zippers).	0	0	1	1	1	0	0	0
CHAIN, NECKLACE OR BRACELET - (Yellow or white metal only. Purchase value not to exceed \$25).	0	0	1	1	1	0	0	0
CURLING IRON-1, FLAT IRON 4OR STRAIGHTENING IRON, ELECTRIC - (AC power or battery operated. Purchase value not to exceed \$40).	0	0	1	1	1	0	0	0
EARBUDS! OR HEADPHONES - (Maximum cord length 8.5'. Headphones clear case only. Existing non-clear devices may be retained until no longer operational. Purchase value not to exceed \$50).	0	0	1	1	1	0	1	4
EARRINGS <u>-</u> (Studs or hoops no larger than 30 millimeters <u>{</u> (quarter-size) <u>+</u> . Purchase value not to exceed \$25 a per pair).	0	0	3 Pairs	3 Pairs	3 Pairs	0	0	0
FAN _ (AC power or battery operated. Plastic blade and cage. Not to exceed 9". Purchase value not to exceed \$30. For CIW, fan does not count toward electric appliance limit, due to physical plant design).	0	0	1	1	1	0	0	0

REGISTERABLE PROPERTY FOR FEMALE INMATES	Reception Center		СРМР	General Population			General Population		General Population		SHU RHU	ASU
ITEM DESCRIPTION	PRIVILE	PRIVILEGE GROUP PRIVILEGE GROUP GROUP			PRIVILEGE GROUP			LEGE DUP				
With additional requirements and restrictions.	Initial Intake U	Processing U	A	A	В	С	D	Đ				
HAIR CLIPPER !OR HAIR TRIMMER - (AC power, battery operated, or rechargeable. Includes attachments and combs. Clear case only. Existing nonclear case trimmers may be retained until no longer operational. Spare blades may not be kept in possession of inmate. Purchase value not to exceed \$80).	0	0	1	1	1	0	0	0				
HAIR DRYER <u>FOR</u> BLOW DRYER <u>-</u> (Purchase value not to exceed \$40).	0	0	1	1	1	0	0	0				
HAIR ROLLERS, ELECTRIC - (Purchase value not to exceed \$25).	0	0	1 set	1 set	1 set	0	0	0				
HANDICRAFT <u>-</u> (Requires institutional approval).	0	0	YES	YES	YES	0	0	0				
HEALTH CARE APPLIANCE - (Dr. Rx. only. Not subject to the six-cubic foot limit. Includes prescription eyeglasses and prescription sunglasses).	YES	YES	YES	YES	YES	YES	YES	YES				
LAMP - (Flexible neck not to exceed 3 LB bs. or 12" extended length. Fixed neck clamp-on style not to exceed 12" overall length. Not to exceed 30 watts. AC power or battery operated. Purchase value not to exceed \$25).	0	0	1	1	1	0	0	0				

REGISTERABLE PROPERTY FOR FEMALE INMATES	Recepti	on Center	СРМР	Gener	al Popu	ılation	SHU RHU	ASU	
ITEM DESCRIPTION	PRIVILEGE GROUP		JP PRIVILEGE GROUP PRIVILEGE GROUP GROUP		PRIVILEGE GROUP		PRIVILEGE GROUP		
With additional requirements and restrictions.	Initial Intake U	Processing U	A	A	В	С	D	Đ	
MOVING PICTURE EXPERT GROUP AUDIO LAYER-3 (MP3) PLAYERS : (Levels I and II and inmates assigned to Conservation Camps only). MP3 pPlayer must shall have the capability to store and download content such as music and books based on the device capabilities. Must Shall have be clear-case technology, internal rechargeable battery, and a headphone jack. Shall not have external speakers or any wired or wireless communication capabilities (e.g., WI-FI, Bluetooth, cellular signal). If the MP3 player requires a micro SD card, inmates are limited to possess two approved micro SD cards. Ne external speakers and have a headphone jack. Must Shall have tamper-resistant security screws or something similar to prevent access to internal components. Screen size cannot exceed seven inches.	0	0	1	1	1	0	0	0	
(As determined by local institutional procedures. Combined instrument and case dimensions shall not exceed 46" x 24" x 12"). Purchase value not to exceed \$300, unless purchased prior to the revision date of this policy.	0	0	1	1	1	0	0	0	
PRESSING COMB, ELECTRIC <u>-</u> AC power or battery operated. Purchase value not to exceed \$25).	0	0	1	1	1	0	0	0	

REGISTERABLE PROPERTY FOR FEMALE INMATES	Recept	ion Center	СРМР	Genei	ral Popu	ılation	SHU RHU	ASU
ITEM DESCRIPTION	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIV	PRIVILEGE GROUP			LEGE OUP
With additional requirements and restrictions.	Initial Intake U	Processing U	A	Α	В	С	D	Đ
RAZOR, ELECTRIC <u>IOR</u> PERSONAL GROOMER (<u>NOSE</u> OR EAR TRIMMER Nose/ ear trimmer) <u>-</u> (AC power or battery operated. Purchase value not to exceed \$80).	0	0	1	1	1	0	0	0
RING <u>-</u> (May possess a wedding ring or wedding/ <u>and</u> engagement ring set, yellow or white metal only. Stones are permissible <u>authorized</u> . Maximum declared value not to exceed \$150).	1	1	1	1	1	1	1	4
TABLETS,NON-NETWORK CAPABLE - Must Shall have the capability to store and download content such as music and books based on the device capabilities. Must Shall have be clear-case technology, internal rechargeable battery, and a headphone jack. Sehall not have external speakers or any wired or wireless communication capabilities (e.g., WI-FI, Bluetooth, cellular signal). If the tablets requires a micro SD card, inmates are limited to possess two approved micro SD cards. Ne external speakers and have a headphone jack. Must Shall have tamper-resistant security screws or something similar to prevent access to internal components. Tablet screen size cannot exceed ten inches.	0	0	1	1	1	0	0	0
TABLETS,NETWORK CAPABLE - Must Shall have clear-case technology, internal rechargeable battery, and a headphone jack. The tablet must shall not have audio/video recording or picture_taking capability. Must Shall have tamper-	0	0	1	1	1	1	1	4

REGISTERABLE PROPERTY FOR FEMALE INMATES	Recepti	on Center	СРМР	Genei	ral Popu	ılation	SHU RHU	ASU
ITEM DESCRIPTION	PRIVILE	GE GROUP	JP PRIVILEGE GROUP PRIVILEGE GROUP		GROUP PRIVILEGE GROUP			
With additional requirements and restrictions.	Initial Intake U	Processing U	A	A	В	С	D	Đ
TELEVISION SET (INCLUDES TV, CD, AND RADIO COMBINATION, WHICH COUNTS AS ONE APPLIANCE includes TV/CD/Radio combination which counts as one appliance) = Outside cabinet clear case only and not to exceed 16" x 16" x 20" deep. Existing non- clear devices may be retained until no longer operational. Screen not to exceed 13" (tube) and or 15.6" (flat panel) measured diagonally. Must Shall have jack for earbuds or headphones. Purchase value not to exceed \$300. NO REMOTE CONTROL DEVICES. (PG A and B: AC power or battery operated, portable models only. For battery operated televisions that use rechargeable battery packs, a maximum of two rechargeable packs, facility physical plant limitations permitting). (PG D: AC power only, no batteries). (Possession by ASU precludes any other entertainment appliance).	0	0	0	1	1	0	1	4
resistant security screws or similar security measures to prevent access to internal components. Screen size cannot exceed ten inches.								

REGISTERABLE PROPERTY FOR FEMALE INMATES	Recepti	on Center	СРМР	Gene	ral Popu	ılation	SHU RHU	ASU
ITEM DESCRIPTION	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP		ROUP	PRIVI GR	LEGE DUP
With additional requirements and restrictions.	Initial Intake U	Processing U	A	Α	В	С	D	Đ
TYPEWRITER, ELECTRIC - {AC power or battery operated. Portable only. Outside cabinet clear case only and not to exceed 24" x 18" x 12". Existing non-clear typewriters may be retained until no longer operational. No removable memory storage device, disks, tapes, chips (CPUs). Temporary internal memory up to one-line for correction purposes is permissible authorized. Memory must shall automatically clear when device is turned off. No capability to transfer information. Existing memory typewriters may be retained with owner's manual until no longer operational. Purchase value not to exceed \$250 400). NOTE: If this item is used in an assault or in a manner that constitutes a safety/ and security threat, the inmate shall permanently lose the privilege	0	0	1	1	1	0	1	0
of possession of this item. TYPEWRITER, MANUAL - (Portable only. Not to exceed 24" x 18" x 12". No removable memory storage device, disks, tapes, chips (CPUs). No capability to transfer information. Purchase value not to exceed \$200 400).	0	0	1	1	1	0	0	0
WATCH - (Wrist or pocket style. No sets or stones. No memory storage device, disks, tapes, or CPUs. No audible alarm, calculator, radio, TV, game, or communication capabilities. No capacity to transfer information. Purchase value not to exceed \$50).	0	0	1	1	1	0	0	0

RELIGIOUS PERSONAL PROPERTY MATRIX (RPPM)

(Revised 1/1/23 <u>11/23</u>)

RELIGIOUS PERSONAL PROPERTY FOR LEVEL I, II, III, IV, CAMPS, AND COMMUNITY CORRECTIONAL FACILITIES INMATES

- 1. **PURPOSE**: THE RELIGIOUS PERSONAL PROPERTY MATRIX APPLIES TO BOTH MALE AND FEMALE INMATES, AND REFLECTS PERSONAL RELIGIOUS PROPERTY THAT INMATES MAY POSSESS. CONGREGATE # GROUP RELIGIOUS ITEMS WILL BE DETERMINED BY THE LOCAL RELIGIOUS REVIEW COMMITTEE (RRC).
- **2. RELIGIOUS TEXTS:** (E.G., TORAH, HOLY QURAN, VEDAS, POETIC EDDA, BIBLE, ETC.) SHALL BE PERMITTED AS AUTHORIZED IN CALIFORNIA CODE OF REGULATIONS (CCR), TITLE 15, SECTION 3190(I)(7). THE NUMBER OF TEXTS SHALL NOT EXCEED THE LIMIT ALLOWED BY THE AUTHORIZED PERSONAL PROPERTY SCHEDULE (APPS).
- 3. EXEMPTION REQUESTS: INMATES ARE PERMITTED PERSONAL RELIGIOUS ITEMS LISTED IN THIS MATRIX. FACILITIES MAY SUBMIT REQUESTS TO BE EXEMPTED FROM THE RELIGIOUS PERSONAL PROPERTY ITEMS DETAILED IN THIS MATRIX. REQUESTS SHALL BE SUBMITTED TO THE OFFICE OF POLICY STANDARDIZATION, RELIGIOUS PROGRAMS OVERSIGHT UNIT WITH A COPY TO THE APPROPRIATE MISSION BASED ASSOCIATE DIRECTOR. ALL REQUESTS MUST INCLUDE RATIONALE AND SUPPORTING DATA.
- **4. COLOR RESTRICTIONS**: ITEMS SHALL BE WHITE, GRAY OR MULTICOLORED ONLY UNLESS OTHERWISE NOTED. MULTICOLORED ITEMS SHALL HAVE WHITE OR GRAY AS THE PREDOMINANT COLOR. INMATES ARE PROHIBITED FROM POSSESSING, USING, CREATING, OR WEARING PERSONAL RELIGIOUS ITEMS IN ANY PREDOMINANT SHADE OF GREEN, BLACK, BROWN, TAN, YELLOW, RED, OR BLUE UNLESS OTHERWISE INDICATED. MULTICOLORED ITEMS SHALL CONSIST OF THREE OR MORE COLORS AND NOT BE PREDOMINANTLY ONE OF THE RESTRICTED COLORS LISTED HEREIN.
- 5. **RELIGIOUS CLOTHING:** INMATES ARE PERMITTED TO WEAR AND POSSESS PERSONAL RELIGIOUS ITEMS AS INDICATED IN THIS MATRIX.
- **6. RELIGIOUS CLOTHING PROHIBITIONS AND AUTHORIZATIONS:** INMATES ARE PROHIBITED FROM POSSESSING, USING, CREATING, OR WEARING PERSONAL RELIGIOUS CLOTHING:
 - a. WITH HOODS, PICTURES, ZIPPERS, OR INSIDE POCKETS.
- b. WITH ANY DESIGN, SIGN, SYMBOL, OR ILLUSTRATION IDENTIFIED AS BEING ASSOCIATED WITH A SECURITY THREAT GROUP.
- c. WHICH ARE OBSCENE, AS DESCRIBED IN CCR, TITLE 15 SECTION 3008, OR WHICH HAVE LOGOS, MESSAGES, LETTERING, PICTURES WHICH ADVERTISE OR DEPICT ALCOHOL, SECURITY THREAT GROUPS, PROFANITY, SEX, WEAPONS, DRUGS, OR DRUG PARAPHERNALIA.
- d. DESIGNED AND MANUFACTURED SPECIFICALLY FOR THE OPPOSITE SEX, UNLESS IDENTIFIED AND DOCUMENTED AS TRANSGENDER. TRANSGENDER WOMEN HOUSED IN MALE INSTITUTIONS ARE AUTHORIZED TO POSSESS AND PURCHASE FEMALE HEADGEAR, AND TRANSGENDER MEN HOUSED IN FEMALE INSTITUTIONS ARE AUTHORIZED TO POSSESS AND PURCHASE MALE HEADGEAR.
- 7. ITEM USE LIMITATIONS: THESE ITEMS CANNOT BE WORN WHEN LEAVING INSTITUTION GROUNDS.

- 8. INMATE REQUEST FOR ADDITIONAL ITEMS: INMATE REQUESTS FOR ADDITIONAL RELIGIOUS PERSONAL PROPERTY ITEMS SHALL BE SUBMITTED TO THE LOCAL RELIGIOUS REVIEW COMMITTEE (RCC) UTILIZING FORM CDCR 2279 (Rev. 10/21), RELIGIOUS PERSONAL PROPERTY MATRIX (RPPM) REQUEST FOR ADDITIONAL ITEM. THE RRC WILL FORWARD THEIR RECOMMENDATIONS TO THE STATEWIDE RELIGIOUS REVIEW COMMITTEE.
- **9. CONSIDERATIONS:** DETERMINATIONS CONCERNING RELIGIOUS PERSONAL PROPERTY ITEMS FOR INDIVIDUAL INMATES IN SPECIALIZED HOUSING UNITS OR PROGRAMS (ASU, PSU, SHU RHU, and RC) MAY BE MADE ON A CASE-BY-CASE BASIS, BASED UPON THE INMATE'S BEHAVIOR, MENTAL HEALTH STATUS, SAFETY OR SECURITY NEEDS. DECISIONS MUST BE APPROVED BY THE RESPECTIVE HIRING AUTHORITIES OR DESIGNEES.
- 10. RESTRICTION OF APPROVED ITEMS: THE INSTITUTION HEAD OR DESIGNEE RETAINS THE AUTHORITY TO REMOVE OR RESTRICT USE OF AN APPROVED RELIGIOUS ITEM BASED ON A SERIOUS THREAT TO FACILITY SECURITY OR TO THE SAFETY OF INMATES AND STAFF IN ACCORDANCE WITH CCR, TITLE 15, SUBSECTION 3213(e). ANY MISUSE OF MATERIALS MAY RESULT IN LOSS OF PRIVILEGE.

Item Description	General Population	PSU,SHU
With additional requirements and restrictions.	PRIVILEG	E GROUP
	A, B, C Quantity	D Quantity
ALTAR CLOTH – Size not to exceed 36" x 24" or 914.4 millimeters [mm.] x 609.6 mm. Refer to color restrictions (Page 1, Item 4).	1	1
BEADED HEAD BAND, WRIST BAND, AND CHOKER —Item shall not exceed 1" or 25.4 mm. in width. Refer to Beading Materials. Refer to color restrictions (Page 1, Item 4). Refer to item use limitations. (Page 2, Item 7).	1 ea.	0
BEADING MATERIALS – Beads may be wood, plastic, or natural material (e.g., stone, bone, seed, etc.) no larger than ½" diameter x ½" length or 6.35 mm. x 12.7 mm. Total quantity not to exceed: 12 hanks (approximately 17 ounces). Sinew or string in rolls not to exceed 75 yards in length. Needles quantity not to exceed 5 per inmate, size 10 or 12, not to exceed 2" or 304.8 mm. in length. Barrel clasps gold or silver in color only, size not to exceed 10 mm. x 5 mm. Quantity not to exceed 10 pieces. Beads may be any color but finished items shall be in accordance with color restrictions (Page 1, Item 4).	As Specified	0
BOWL, CHALICE, HANDWASHING CUP – 4" or 101.6 mm. diameter wood or soft-pliable plastic. Items which are fabricated in a hard plastic (e.g., acrylic, high-density polyethylene, etc.) are not authorized.	2	0
CARRYING BAGS – Quantity not to exceed three small (5" x 7" or 127 mm. x 178 mm.) clear plastic or vinyl bags, and two large (10" x 14" or 254 mm. x 355.6 mm.) clear plastic or vinyl bags. May be re-sealable, no zippers. May only be carried to and from housing unit for authorized religious activities.	3 Small 2 Large	0
CLAY PROSTRATION TABLET – Non-glazed clay. Not to exceed 2" x 2" or 50.8 mm. x 50.8 mm.	1	0
CLOTHING: HEADGEAR – Females – Including, but not limited to: scarf, hijab, bandanna. Not to exceed 44" x 66" or 1117.6 mm. x 1676.4 mm. in length. Refer to color restrictions (Page 1, Item 4). Transgender inmates, refer to religious clothing prohibitions (Page 2, Item 6d).	2	2
CLOTHING: HEADGEAR – Males – Including, but not limited to: yarmulke (kippah), kufi, bandanna, fez, patka, Rastafarian crown, scarf. Not to exceed 24" x 24" or 609.6 mm. x 609.6 mm. Refer to Color Restrictions (Page 1, Item 4). Refer to Item	2	2

Item Description	General Population	RHU ASU, PSU,SHU
With additional requirements and restrictions.	PRIVILEG	E GROUP
	A, B, C	D
	Quantity	Quantity
Use Limitations (Page 2, Item 7). Transgender inmates, refer to religious clothing prohibitions (Page 2, Item 6d).		
CLOTHING: PRAYER SHAWL – (e.g., Tallit, khatas, etc.) Not to exceed 50" x 72" or 1270 mm. x 1830 mm. White or gray only. May have decorative embroidery stripes that are black, blue or gray and trims or tassels that are white or gray only. Prayer shawls or scarf to be worn in inmate bed area or authorized religious activity areas only. Purchase price not to exceed \$150.	1	1
CLOTHING: RAKUSU – Rakusu kits are acceptable. No backing, lining, or pockets. May be worn in inmate bed area or authorized religious activity areas only. Purchase price not to exceed \$100. White or gray only.	1	1
CLOTHING: TALLIT-KATAN/TSITSIT – Worn under the shirt. Value not to exceed \$100. White or gray only.	3	1
COMPACT DISCS (CDs) RELIGIOUS – Factory sealed, pre-recorded only. Purchase from approved religious vendor catalogs only. Sets including DVDs shall not be permitted. Possession of a player is not required. Limit of 10 inclusive and not in addition to the quantity of CDs approved in the Approved Personal Property Schedule (APPS).		0
DEVOTIONAL SCAPULAR – Cloth only, not to exceed 2" x 2" or 50.8 mm. x 50.8 mm, cord not to exceed 24" or 609.6 mm. in length.	1	1
DREAM CATCHER AND/OR MEDICINE WHEEL – Shall be constructed of wood or plastic, not to exceed 5" or 127 mm. Hoop may be wrapped with sinew, simulated sinew or ribbon. Shall be used in inmate bed area or designated worship areas only. May be received as a pre-assembled kit or finished item. Color of Medicine Wheel may be equal parts white, red, yellow and black. For color of dream catcher, refer to color restrictions (Page 1, Item 4). Refer to item use limitation (Page 2, Item 7).	1	0
FEATHERS – Bird feathers are not to exceed 16" or 406.4 mm. in length. Eagle feathers may be obtained only via the U.S. Department of the Interior and only by a member of a recognized Native American tribe.	12	0
HERBS – Mint, cedar, lavender, sweet grass, white sage, spearmint, peppermint, rosemary, common thyme, bitterroot, copal, willow leaves, bear root, and sandalwood. Combined total quantity not to exceed 4 oz. or 118.3 millileters [ml.]. Must be dried and loose.	4 oz.	0
MISWAK – Small twig, not to exceed 8", used for oral hygiene.	10	0
POWDERS (Drawing powder) – Limited to eggshell powder. Total quantity not to exceed 4 oz. or 118.3 ml.	4 oz.	0

Item Description	General Population	RHU ASU, PSU,SHU
With additional requirements and restrictions.	PRIVILEG	E GROUP
	A, B, C	D
	Quantity	Quantity
PRAYER BEADS – Including, but not limited to, mala, dhikr, or rosary. Chain, sinew, or string not to exceed 24" or 609.6 mm. Refer to Beading Materials (Page 3). Purchase price not to exceed \$50 Refer to color restrictions (Page 1, Item 4).	1	0
PRAYER, HOLY CARDS, DEITY PHOTOS – Not to exceed 8" x 10" or 203.4 mm. x 254 mm.	10	10
PRAYER OILS – (Non-alcoholic, non-flammable oil). Allowable fragrances include kyphi, frankinmyrrh, sage, cedar, Arabian musk, Egyptian musk, lavender, sandalwood, and rose. Combined total quantity not to exceed 4 oz. or 118.3 ml. Oils, bottles and labels must be clear or transparent. Oil bottles are to be shrink-wrapped when received from the vendor.	4 oz.	0
PRAYER RUG OR MAT – 28" x 48" or 711.2 mm. x 1219.2 mm. or smaller, not to exceed ¼" or 6.35 mm. thick fabric. Refer to color restrictions (Page 1, Item 4).	1	1
RELIGIOUS MEDALLION AND CHAIN – Medallion (including, but not limited to, Cross, Crucifix, Medicine Wheel, pentagram, rosette, Star of David, Thor's hammer) not to exceed 1.5" or 38.1 mm. in diameter. Chain, leather, sinew (sinew may be beaded) not to exceed 24" or 609.6 mm. in length, not to exceed 3/16" or 4.8 mm. in diameter, individual links not to exceed 3/16" or 4.8 mm. in diameter. Obtainable as a set only. Purchase price not to exceed \$100. May be worn either inside or outside of the shirt. Refer to item use limitations (Page 2, Item 7).	1 Set	1 Set
SEA SALT – White or black. Combined total quantity not to exceed 4 oz. or 118.3 ml.	4 oz.	0
SEA SHELLS – Not to exceed ½" or 12.7 mm. in diameter. One package of 18 shells. Refer to color restrictions (Page 1, Item 4).	1 Set	0
SPIRITUAL BAG – Including, but not limited to: medicine bag or rune bag. Bag not to exceed 2" x 3" or 50.8 mm. x 76.2 mm. Soft leather or cloth without a liner. Length of cord not to exceed 24" or 609.6 mm. May be worn either inside or outside of the shirt. Color may be natural leather or as specified in color restrictions (Page 1, Item 4). Refer to item use limitations (Page 2, Item 7).	1	0
STONES – Set of 5, not to exceed 1" or 25.4 mm. in diameter, or set of 10, not to exceed $\frac{1}{2}$ " or 12.7 mm. in diameter. Stones may include carved statue images (i.e., Buddha, Jesus, Mary). No sharp edges or made of obsidian.	1 Set	0
TAROT, DIVINATION, RUNE CARDS – One set or deck per inmate.	1 Set	1 Set
TEFILLIN, PHYLACTERIES – Purchase price not to exceed \$380. Carrying bag shall be clear plastic or vinyl only. May be x-rayed for inspection.	1	0
TILES – (i.e., runes) not to exceed 1"x1" or 25.4 mm. x 25.4 mm. May include instruction book. Set not to exceed 25 pieces. Tiles shall be wood, plastic, or natural material (e.g., bone, stone, etc.). Refer to color restrictions (Page 1, Item 4).	1 Set	0

Item Description	General Population	RHU ASU, PSU,SHU
With additional requirements and restrictions.	PRIVILEGI	E GROUP
	A, B, C Quantity	D Quantity
WAND – Soft wood, pliable twig, not to exceed ½" wide by 7½" long or 12.7 mm. x 190.5 mm.	1	0

TRANSGENDER INMATES

AUTHORIZED PERSONAL PROPERTY SCHEDULE

(4/4/18 - 11/23)

DESIGNATED	MALE INSTITUTIONS	PAGE 2
DESIGNATED	FEMALE INSTITUTIONS	PAGE 5

Transgender inmates and inmates having symptoms of gender dysphoria as identified and documented in SOMS by medical or mental health personnel within a CDCR institution who are housed at male institutions may possess the authorized personal property items listed in the "DESIGNATED MALE INSTITUTIONS" section of this schedule and in the Authorized Personal Property Schedule (APPS) (Rev. 4/1/1411/23), which is incorporated by reference in Section 3190(b), specific to their security levels and privilege groups as described in Subsections 3190(b)(1) through 3190(b)(4). Transgender inmates and inmates having symptoms of gender dysphoria as identified and documented in SOMS by medical or mental health personnel within a CDCR institution who are housed at female institutions may possess the authorized personal property items listed in the "DESIGNATED FEMALE INSTITUTIONS" section of this schedule and in the APPS specific to their security levels and privilege groups as described in Subsection 3190(b)(5).

Despite the increase in allowable personal property items, the combined volume of state-issued and allowable personal property items possessed by a transgender inmate or an inmate having symptoms of gender dysphoria shall not exceed six cubic feet per Subsection 3190(e).

DESIGNATED MALE INSTITUTIONS

PERSONAL CLOTHING ITEMS FOR TRANSGENDER INMATES/ INMATES HAVING SYMPTOMS OF GENDER DYSPHORIA

- INMATES ARE PERMITTED TO WEAR SOLID COLORS ONLY, UNLESS OTHERWISE INDICATED.
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING PERSONAL CLOTHING ITEMS IN ANY SHADE OR TINT OF GREEN, BLACK, BROWN, TAN, RED, OR BLUE, UNLESS OTHERWISE INDICATED.
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING ITEMS WHICH ARE OBSCENE OR WHICH HAVE LOGOS, LETTERING, OR PICTURES WHICH ADVERTISE OR DEPICT ALCOHOL, GANGS, PROFANITY, SEX, WEAPONS, DRUGS, OR DRUG PARAPHERNALIA.

ITEM DESCRIPTION With additional requirements and	GENERAL POPULATION LEVELS I, II, and III		GENERAL POPULATION LEVEL IV			SHU/ PSU RHU	ASU	
restrictions.				RIVILEC	E GRO	UP		
	A	В	C	A	В	C	D	Ð
BRASSIERES (White or gray only. No metal underwire, lace, strapless, seethrough, or pushup.)	7	7	7	7	7	7	7	7
PANTIES (White or gray only. No thong, G-string, lace, see-through or pockets.)	10	10	10	10	10	10	10	10
SANDALS (Beige, brown, or white only. No hidden compartments, zippers, or laces that are covered or concealed. Purchase value not to exceed \$75.)	1	1	1	1	1	1	0	0
T-SHIRTS (White or gray only. Any combination of crew neck, v-neck, long sleeve, or sleeveless athletic tank-top. Turtle—neck and mock turtle—neck not permitted. The number of allowable t-shirts is combined with, and not in addition to, the number of allowable under shirts. Under shirts are as allowed in the APPS.)	5	5	5	5	5	5	3	0
WALKING SHOES (Beige, brown, or white only.)	1	1	1	1	1	1	0	0

PERSONAL CARE/HYGIENE ITEMS FOR TRANSGENDER INMATES/ INMATES HAVING SYMPTOMS OF GENDER DYSPHORIA

- NO ALCOHOL-BASED PRODUCTS AND NO AEROSOL CONTAINERS ALLOWED.
- NO METAL CONTAINERS OR CONTAINERS HAVING METAL TOPS OR BOTTOMS.
- PRODUCTS CONTAINING PHOSPHATES ARE NOT ALLOWED.
- MAKE UP PRODUCTS ARE ALLOWED AS DESCRIBED BELOW. THEY MUST BE NATURAL SKIN TONES PER CALIFORNIA CODE OF REGULATIONS, <u>TITLE 15</u>, SECTION 3062, INMATE GROOMING STANDARDS.

ITEM DESCRIPTION	GENERAL POPULATION LEVELS I, II, and III		PO	GENERAL POPULATION LEVEL IV			ASU	
With additional requirements and restrictions.			PF	RIVILEGE GROUP				
	A	В	C	A	В	C	D	Ð
BODY SPLASH (10 oz. each max. No sprays or pumps.)	2	2	2	2	2	2	0	0
BLUSH (Natural skin tones only.)	2	2	2	2	2	2	0	0
COTTON BALLS	400	400	400	400	400	400	0	0
EMERY BOARD (Non-metal only.)	6	6	6	6	6	6	0	0
FYEBROW PENCIL/EYELINER (Factory sealed. Pencil only, no liquid. Natural skin tones only, i-e.g., black or brown in color.)	2	2	2	2	2	2	0	0
EYE SHADOW KIT (No mirrors. Kit shall not be altered. Natural skin tones only.)	2	2	2	2	2	2	0	0
FABRIC SOFTENER (Liquid, one bottle only, 36 oz. max.)	1	1	1	1	1	1	0	0
FACE POWDER (10oz. each max.)	2	2	2	2	2	2	0	0
FACIAL ASTRINGENT (10 oz. each max.)	2	2	2	2	2	2	1	0
FACIAL CLEANSER (10 oz. each max.)	2	2	2	2	2	2	1	0
FEMININE HYGIENE WASH	2	2	2	2	2	2	1	0
FOUNDATION (Natural skin tones only.)	2	2	2	2	2	2	0	0
HAIR GEL, SPRAY AND GEL CURL, BRAID SPRAY AND LOCK GEL	2	2	2	2	2	2	1	0
HAIR ROLLERS (Non-electric.)	30	30	30	30	30	30	0	0
LIP GLOSS/LIPSTICK/LIP LINER (Natural skin tones only.)	2	2	2	2	2	2	0	0
MASCARA (Factory sealed. Natural skin tone, i.e.g., black or brown.)	1	1	1	1	1	1	0	0
PUMICE BAR/PUMICE SPONGE (Combined with shower puffs/loofahs and	3	3	3	3	3	3	0	0

washcloths. Washcloths are as allowed in the APPS.)								
SCRUNCHIES (Black, white, or gray only. Combined total with hair ties. Hair ties are as allowed in the APPS.)	10	10	10	10	10	10	0	0
SHOWER BAG (At Warden's discretion. Mesh construction.)	1	1	1	1	1	1	0	0
SHOWER CAP (Must be both clear and colorless.)	1	1	1	1	1	1	0	0
SHOWER PUFFS/LOOFAHS (White only. Combined with pumice bar/pumice sponge and washcloths. Washcloths are as allowed in the APPS.)	3	3	3	3	3	3	0	0
TWEEZERS (Plastic only. Maximum of 3" long.)	1	1	1	1	1	1	0	0

REGISTERABLE PROPERTY FOR TRANSGENDER INMATES/ INMATES HAVING SYMPTOMS OF GENDER DYSPHORIA

ITEM DESCRIPTION With additional requirements and	GENERAL POPULATION LEVELS I, II, and III PR		POPULATION POPULATION PSU			LEVEL IV				ASU
restrictions.	A	В	C	A	В	C	D	Ð		
CHAIN OR NECKLACE (Yellow or white metal only. Purchase value not to exceed \$25. The chain or necklace shall be no more than 5 millimeters wide and 24" long.)	1	1	0	1	1	0	0	0		

DESIGNATED FEMALE INSTITUTIONS

PERSONAL CLOTHING ITEMS FOR TRANSGENDER INMATES/ INMATES HAVING SYMPTOMS OF GENDER DYSPHORIA

- INMATES ARE PERMITTED TO WEAR SOLID COLORS ONLY, UNLESS OTHERWISE INDICATED.
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING PERSONAL CLOTHING ITEMS IN ANY SHADE OR TINT OF GREEN, BLACK, BROWN, TAN, RED, OR BLUE, UNLESS OTHERWISE INDICATED.
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING ITEMS WHICH ARE OBSCENE OR WHICH HAVE LOGOS, LETTERING, OR PICTURES WHICH ADVERTISE OR DEPICT ALCOHOL, GANGS, PROFANITY, SEX, WEAPONS, DRUGS, OR DRUG PARAPHERNALIA.

ITEM DESCRIPTION With additional requirements and	GENERAL POPULATION LEVELS I, II, and III		GENERAL POPULATION LEVEL IV			SHU RHU	ASU	
restrictions.	A	В	PF C	RIVILEC A	GE GRO	UP C	D	Đ
ATHLETIC SUPPORTER	2	2	2	2	2	2	2	0
BINDERS/COMPRESSION TOPS (White or gray only. The number of allowable binders/compression tops is combined with, and not in addition to, the number of allowable brassieres. Brassieres are as allowed in the APPS.)	7	7	7	7	7	7	7	7
BRIEFS/BOXERS (White or gray only. For SHU and ASU RHU inmates, boxers shall have no elastic on the leg opening.)	10	10	10	10	10	10	6	0

PERSONAL CARE/HYGIENE ITEMS FOR TRANSGENDER INMATES/ INMATES HAVING SYMPTOMS OF GENDER DYSPHORIA

- NO ALCOHOL-BASED PRODUCTS AND NO AEROSOL CONTAINERS ALLOWED.
- NO METAL CONTAINERS OR CONTAINERS HAVING METAL TOPS OR BOTTOMS.
- PRODUCTS CONTAINING PHOSPHATES ARE NOT ALLOWED.

ITEM DESCRIPTION With additional requirements and	GENERAL POPULATION LEVELS I, II, and III			GENERAL POPULATION LEVEL IV			SHU RHU	ASU
restrictions.	PRIVILEGE GROUI					U P		
restrictions.	A	В	C	A	В	C	D	Ð
AFTER SHAVE (Must be clear and in clear container only. 5 oz. each max.)	2	2	2	2	2	2	1	0

NON_DISCIPLINARY SEGREGATION RESTRICTED HOUSING (NDRHS) PERSONAL PROPERTY MATRIX

(8/14/13) <u>(11/23)</u>

PERSONAL CLOTHING	PAGE 2
PERSONAL CARE / HYGIENE	PAGE 3 & 4
FOOD	PAGE 5
MISCELLANEOUS /GAMES	PAGE 6 & 7
GAMES	PAGE 8
REGISTERABLE PROPERTY	PAGE 8 <u>9</u>
"YES" = NO LIMIT ON PRODUCTS. HOWEVER, TOTAL MUST REM	IAIN WITHIN SIX CUBIC FEET
PERSONAL CLOTHING FOR NON-DISCIPLINARY RESTRICTED INMATES	HOUSING SEGREGATION (NDRHS)

- INMATES ARE ONLY PERMITTED ITEMS OF PERSONAL CLOTHING LISTED IN THIS SCHEDULE UNLESS AUTHORIZED FOR MEDICAL REASONS.
- INMATES ARE PERMITTED TO WEAR SOLID COLORS ONLY UNLESS OTHERWISE INDICATED.
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING PERSONAL CLOTHING ITEMS IN ANY SHADE OR TINT OF GREEN, BLACK, BROWN, TAN, RED, OR BLUE UNLESS OTHERWISE INDICATED.
- INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING PERSONAL CLOTHING WITH HOODS, PICTURES, DECORATIVE ZIPPERS, INSIDE POCKETS, OR ZIPPERED POCKETS.
- ALL INMATES ARE PROHIBITED FROM POSSESSING, USING, OR WEARING ITEMS WHICH ARE OBSCENE OR WHICH HAVE LOGOS, LETTERING, PICTURES WHICH ADVERTISE OR DEPICT ALCOHOL, GANGS, PROFANITY, SEX, WEAPONS, DRUGS, OR DRUG PARAPHERNALIA.
- INMATES SHALL NOT RECEIVE OR POSSESS ITEMS OF CLOTHING DESIGNED AND MANUFACTURED SPECIFICALLY FOR OPPOSITE GENDER (E.G., i.e., BRASSIERES, BOXERS) UNLESS DIAGNOSED WITH GENDER IDENTITY DISORDER (GID) AS NOTED ON THE CDCR FORM 128-C3 (Rev. 11/12), MEDICAL CLASSIFICATION CHRONO.

PERSONAL CLOTHING FOR NDS INMATES

PERSONAL CLOTHING FOR NDRH INMATES Item Description	_		ARY <u>RESTR</u> E GATION (N	
With additional requirements and restrictions.		Privile	ge Group	1
	U (Intake)	U (Processing)	A -B	C
ATHLETIC SHORTS (White or light gray only. No logos or printing. No inside pockets.).	0	0	2	2
ATHLETIC SUPPORTER (Male inmates only.)	<u>0</u>	<u>0</u>	<u>2</u>	<u>2</u>
BRIEFS/BOXERS/BOXER BRIEFS (White or light gray only.) Boxers shall have no elastic on the leg opening. (Male inmates only.)-	10	10	10	10
GLOVES (Cold weather gloves upon Warden's approval. No zippers, pockets, or metal. White or light gray only. One for one exchange.)	<u>0</u>	<u>1</u>	<u>1</u>	<u>1</u>
 HATS AND CAPS (No stripes, designs, or logos.) Baseball (White or light gray only.) Watch caps (White or light gray only.) Additional hats consistent with these regulations as permitted by Warden's discretion. 	<u>0</u>	1 (Watch cap only)	1 (Watch cap only)	1 (Watch cap only)
SHOWER SHOES (Foam or soft rubber, single layer construction, not exceeding 1" in thickness.)-	1	1	1	1
SLIPPERS / HOUSE SHOES (No leather or leather-like materials. Must be predominantly white or gray in color.)-	0	1	1	1
SOCKS (White only. Any combination of short to knee-high.)-	0	7	7	7
SWEAT-PANTS (Light gray or white-only. No inside pockets.):	0	1	<u> </u>	<u> 1 2</u>
SWEAT-SHIRT (Light gray or white-only.)-	0	1	<u> </u>	<u> 1 2</u>
TENNIS SHOES (No shades of red or blue. Low, mid, or high tops are permitted. Must be predominantly white in color. No K-Swiss, Bugle Boys, Joy Walkers, Pumps, Gels, British Knights, DC, or Airlifts. Shoelaces white only. Not to exceed \$100. No hidden compartments, zippers, or laces that are covered or concealed. No metal components including eyelets. Shoelaces included. One for one exchange.)	<u>0</u>	1	1	1
UNDERWEAR, THERMAL OR LONG (Light gray or white only. One pair set consists of top and bottom or solid one piece.).	0	<u>1–2 sets</u>	1–2 sets	<u>1-2 sets</u>
UNDER SHIRTS (White or light gray only. Any combination of crew neck, v-neck, long sleeve, or sleeveless athletic tank-top. Turtle-neck and mock turtle-neck are not permitted.)-	0	5	5	5
WAVE CAPS (White or light gray only.)-	0	1	<u> </u>	<u> </u>
Female NDRHS Inmates are allowed the above clothing and the below listed additional property unless otherwise noted.	U (Intake)	U (Processing)	A -B	C
BRASSIERES (No metal underwire, lace, strapless, see through, or push	5 - <u>7</u>	5 - <u>7</u>	5 - <u>7</u>	5 - <u>7</u>
up. Any solid color except as noted above.). PAJAMAS / NIGHTGOWN (No sheer material.).	0	0	2	2
PANTIES/BOXER BRIEFS (Full-cut briefs only. No laces, see through, or pockets.)-	10	10	10	10
ROBE (Cotton or terrycloth material only. Maximum of two large pockets. No metal snaps, no zippers, and cannot be sheer or see-through. Any solid color except as noted above.).	0	0	1	1

PERSONAL CARE / HYGIENE FOR NDRHS INMATES

- NO ALCOHOL-BASED PRODUCTS, NO SPRAY OR PUMP BOTTLES, AND NO AEROSOL CONTAINERS ALLOWED.
- NO METAL CONTAINERS OR CONTAINERS HAVING METAL TOPS OR BOTTOMS.
- PRODUCTS CONTAINING PHOSPHATES ARE NOT ALLOWED.
- INSTITUTIONS MAY REQUIRE DISPOSABLE RAZORS TO MEET SAFETY TAMPER PROOF SPECIFICATIONS.

PERSONAL CARE/HYGIENE FOR NDS INMATES

PERSONAL CARE/HYGIENE FOR NDRH INMATES	NON_DISCIPLINARY RESTRICTED HOUSING SEGREGATION (NDRHS)							
Item Description	Privilege Group							
With additional requirements and restrictions.	U (Intake)	U (Processing)	A -B	C				
AFTER SHAVE (Must be clear and in clear container only. 5 oz. each max.)	<u>0</u>	<u>1</u>	<u>1</u>	1				
BODY POWDERS (Baby powder, foot powder, medicated powder, talcum powder, etc. 20 oz. max.).	1	1	1	1				
HAIR PICK (HAIR PICK nNon-metal, not to exceed 6" in length.)-	1	1	1	1				
DENTAL ADHESIVE (For approved denture wearers only.)-	2	2	2	2				
DENTAL FLOSSERS/GLIDERS/SAFETY DENTAL FLOSS (No more than 3" in length. Amount allowed in possession to be determined by local institutional procedure. Warden discretion on the type of flosser that would meet their respective institution's safety and/or security needs.)-	Y	Y	Y	Y				
DENTURE CLEANSER	1 box	1 box	1 <u>2</u> box <u>es</u>	1 <u>2</u> box <u>es</u>				
DEPILATOR¥ <u>IE</u> S (Hair removers, Magic Shave, etc. 10 oz. max.)-	<u> 1 2</u>	<u> 1 2</u>	<u> 1 2</u>	<u> 1 2</u>				
DEODORANT/ANTIPERSPIRANT (Stick, gel, or roll-on. Deodorant must be clear and in clear container only. 5 oz. max.)-	2	2	2	2				
FACE CREAM (Noxzema®, etc. Products with glycerin as primary ingredient are not permitted. 10 oz. each max.)	<u>0</u>	<u>1</u>	<u>1</u>	<u>1</u>				
HAIR CONDITIONER (20 oz. max.)-	1	1	1	1				
HAIR OIL / GREASE / GEL / POMADE (20 oz. each max.)	<u>0</u>	<u>1</u>	<u>1</u>	<u>1</u>				
LAUNDRY DETERGENT (Powder or liquid. 36 oz. each max.)	<u>0</u>	<u>1</u>	<u>2</u>	<u>2</u>				
LIP BALM (No pigmentation added.)-	2	2	2	2				
LOTIONS (30 oz. each max. Baby oil is not permitted.)	<u>0</u>	<u>1</u>	<u>2</u>	<u>2</u>				
MEDICATIONS, OVER-THE-COUNTER (OTC) (Only those OTC medications permitted by the Division of Correctional Health Care Services shall be stocked by institution canteens. OTC medications are not approved for inmate packages, except those OTC medications listed below.)— The following OTC medications are authorized in both inmate packages and inmate canteens: solid tablet or capsule form only. Cough drops, sugar free only (non-formulary versions); Digestive aids containing Lactobacillus; and Guaifenesin (single ingredient only, n.—No alcohol.)—	Y	Y	Y	Y				

PERSONAL CARE/HYGIENE FOR NDRH INMATES		<u>-</u> DISCIPLINAI <u>SING</u> SEGRE (
Item Description		Privilege Group					
With additional requirements and restrictions.	U (Intake)	U (Processing)	A -B	C			
MOUTHWASH (Non-alcohol only. 30 oz. max.)-	2	2	2	2			
PALM BRUSH/COMB (No handle, <u>p</u> Plastic only <u>.</u>)-	1	1	1	1			
SHAMPOO (20 oz. max.)	1	1	1	1			
SHAVING CREAM/GEL (Non-aerosol. 10 oz. max.)-	2	2	2	2			
SOAP , BAR (5 oz. max. Medicated soap containing additional ingredients; i.e., insecticides, keratolytics, antiseptics, antiprurities is allowed.)-	4- <u>6</u>	4- <u>6</u>	4- <u>6</u>	4- <u>6</u>			
SOAP DISH (Non-metal. Clear case only.)	1	1	1	1			
SOAP, LIQUID BODY WASH/DISH SOAP (20 oz. max.)-	1	1	1	1			
SUNBLOCK (Must be a minimum of SPF 15. 30 oz. each max.)	<u>0</u>	<u>1</u>	1	<u>1</u>			
TOOTHBRUSH (Subject to local determination of maximum length. Local facility is required to shorten if necessary, to meet local requirements.)-	1	1	1	1			
TOOTHBRUSH HOLDER (Clear plastic only. May only cover head of toothbrush.)	4 <u>2</u>	4 <u>2</u>	1 <u>2</u>	<u> 1 2</u>			
TOOTHPASTE / POWDER (Toothpaste must be clear and in clear container. 7 oz. max.)-	2 <u>3</u>	<u>2 3</u>	<u>2 3</u>	2 <u>3</u>			
WASHCLOTHS (White only.)-	3	3	3	3			
Female NDRHS Inmates are allowed the above Hygiene is	<u> </u>						
unless otherwise		1 1	1 2				
BODY SPLASH/SPRAY (10 oz. max.). BRUSH (Non-metal. Maximum of 8" in length including handle_).	0	1	2	2			
COSMETIC/SHAVING BAG (Not to exceed 6" x 6" x 8".)-	0	0 -1	1	1			
DOUCHE (10 oz. max.).	2	2	4	4			
EMERY BOARD (Non-metal only_)-	0	3	6	6			
EYEBROW PENCIL/EYELINER (Factory sealed. Pencil only, no liquid.	0	3		0			
Natural skin tones only, i.e.g., black or brown.).	0	0	2	2			
EYE SHADOW KIT (No mirrors. Kit shall not be altered. Natural skin tones only.)-	0	0	2	2			
FACE CREAM (10 oz. max.)	0	1	2	2			
FACE POWDER (10 oz. max.)-	0	1	2	2			
FACIAL ASTRINGENT (10 oz. max.)-	0	1	2	2			
FACIAL CLEANSER (10 oz. max.)-	0	1	2	2			
FEMININE HYGIENE WASH	1	1	2	2			
HAIR CLIPS, TIES, & SCRUNCHES (Clips are a maximum 3" in size.)-	0	0	10	10			
LIPGLOSS/LIPSTICK/LIPLINER (Natural skin tones only.)-	0	1	2	2			
MASCARA (Factory sealed. Natural skin tones only, i-e.g., black or brown.)-	0	0	1	1			
TAMPONS/SANITARY PADS/PANTY LINERS	Y	Y	Y	Y			

FOOD <u>ITEMS</u> FOR NDRHS INMATES

- NO GLASS CONTAINERS. STYROFOAM CONTAINERS CANTEEN ONLY. NOT APPROVED FOR INMATE PACKAGES.
- CANNED ITEMS AND METAL CONTAINERS ARE NOT PERMITTED IN ASRHU.
- NO PRODUCTS REQUIRING REFRIGERATION OR COOKING ARE PERMITTED. FOODS THAT REQUIRE REFRIGERATION AFTER OPENING ARE RESTRICTED TO SINGLE SERVING CONTAINERS ONLY.
- NO FOIL PACKAGED ITEMS PERMITTED.
- FOODS MEETING SPECIFIC RECOGNIZED RELIGIOUS DIETARY REQUIREMENTS MAY BE ORDERED FROM A LOCALLY APPROVED RELIGIOUS SPECIALTY VENDOR. RELIGIOUS SPECIALTY FOODS MUST MEET REQUIREMENTS OF THE APPS.
- THE APPS IS NOT INTENDED TO REFLECT ITEMS INTENDED FOR IMMEDIATE CONSUMPTION, SUCH AS ICE CREAM.

FOOD ITEMS FOR NDS INMATES

TOOD HEMS FOR TOO HAME	L 5			<u> </u>			
FOOD ITEMS FOR NDRH INMATES Item Description	NON <u>-</u> DISCIPLINARY <u>RESTRICTED</u> <u>HOUSING</u> SEGREGATION (ND <u>RH</u> S)						
With additional requirements and restrictions.		Privileg	e Group				
	U U A-B (Intake) (Processing)						
ALL FOOD ITEMS AND QUANTITIES LISTED AS APPROVED PERSONAL PROPERTY SCHEDULES (REV 12/12 11/23) ARE APPR BELOW FOR NDRHS INMAT	OVED <u>,</u> WI						
BEVERAGES (Canned or bottled soda, water, etc., canteen purchase only. Beverages are not approved for inmate packages. No fruit juice containing sugar. Canned soda in aluminum cans is permissible for all security levels. Privilege Group D and NDRHS inmates are not permitted plastic bottles and aluminum cans.)-	0	Y	Y	Y			
CANDY (Candy bars and soft candies that contain chocolate, i.e.g., M&M's®, Milk Duds®, Tootsie Rolls®, etc. All other candies soft and/or hard shall be sugar free. Candy shall not contain alcohol or liqueurs. No foil packaging.)-	Limit one Pound Y	Limit one Pound Y	Limit one Pound Y	Limit one Pound Y			
CANNED GOODS (Canteen only. Permitted by Warden discretion. Not approved for inmate packages. Not permitted in ASU and SHU-RHU). NOTE: for canned soda, refer to BEVERAGES.	0	0	0	0			
CEREALS (Dry. Boxes or resealable bags only. 26 oz. each max.)	<u>0</u>	<u>Y</u>	<u>Y</u>	<u>Y</u>			
CHEESE (Non-aerosol.)	<u>0</u>	<u>Y</u>	<u>Y</u>	<u>Y</u>			
CHIPS / TACO SHELLS	<u>0</u>	<u>Y</u>	<u>Y</u>	<u>Y</u>			
COCOA (Sugar-free.)	<u>0</u>	<u>Y</u>	<u>Y</u>	<u>Y</u>			
COOKIES	<u>0</u>	<u>Y</u>	<u>Y</u>	<u>Y</u>			
COFFEE (Instant only.)	0	<u>Y</u>	<u>Y</u>	<u>Y</u>			

FOOD ITEMS FOR NDRH INMATES

Item Description

NON-DISCIPLINARY <u>RESTRICTED</u> <u>HOUSING</u> <u>SEGREGATION</u> (ND<u>RHS</u>)

Item Description				
With additional requirements and restrictions.	Privilege Group			
	U (Intake)	U (Processing)	A -B	C
CONDIMENTS (Spices, seasonings, sauces (hot, soy, etc.), mustard, mayonnaise, salad dressing/olive oil, BBQ sauce, ketchup, jams, jellies, honey, syrup, sugar, etc. are permissible. (As permitted by Warden discretion). Nutmeg and mace are not permitted.)	0	0 - <u>Y</u>	0 - <u>Y</u>	0 - <u>Y</u>
CRACKERS	<u>0</u>	<u>Y</u>	<u>Y</u>	<u>Y</u>
CREAMER (Powdered only.)-	0	0	0	0
DRY MIX DRINKS (Non-flammable. Sugar-free only.)	<u>0</u>	<u>Y</u>	<u>Y</u>	<u>Y</u>
FOODS, POUCHED / VACUUM PACKED (Tuna, sardines, vegetables, etc.)	<u>0</u>	<u>Y</u>	<u>Y</u>	<u>Y</u>
HERBAL / BOTANICAL / BIOLOGICAL SUPPLEMENTS (Solid tablet/caplet or softgel form only. Six bottles/containers maximum allowed per product, e.g., six bottles of Ginkgo Biloba, six bottles of Milk Thistle, etc. Bottles/containers not to exceed 250 tablets/caplets/softgels per bottle/container. Product shall be stored in original bottle/container. No powdered products are permitted.) Herbal/botanical supplements (derived from botanical sources such as plants, trees, seeds, roots, fruits, and vegetables), e.g., Ginkgo Biloba, Milk Thistle, Resveratrol, Saw Palmetto, Cranberry, Fruit/Vegetable Extracts, Ginseng, Echinacea, Rose Hips, Pomegranate, Lycopene, Bioflavonoids, Green Tea, Valerian, Flax Seed Oil, Methylsulfonylmethane (MSM), Curcumin (Turmeric), and Peppermint Oil. Biological supplements (derived from biological sources such as shellfish, animal cartilage, bone, tissue), e.g., Glucosamine, Chondroitin, Coenzyme Q ₁₀ , Hyaluronic acid, and Fish Oil (Omega 3 Fatty Acid).	<u>0</u>	Y	<u>Y</u>	<u>Y</u>
MEATS, DRY (Previously cooked, salami, jerky, sausages, etc.)	<u>0</u>	<u>Y</u>	<u>Y</u>	<u>Y</u>
MISCELLANEOUS SNACK ITEMS (Snack cakes, bars, pies, pickles, etc. are permissible. Dried fruit is not permitted.)	<u>0</u>	<u>Y</u>	<u>Y</u>	<u>Y</u>
NUTS (No shells.)	<u>0</u>	<u>Y</u>	<u>Y</u>	<u>Y</u>
PEANUT BUTTER (30 oz. each max.)	<u>0</u>	<u>Y</u>	<u>Y</u>	<u>Y</u>
PRECOOKED / RECONSTITUTED/DEHYDRATED / INSTANT FOODS (Rice, beans, chili, couscous, hummus, pasta, etc. (16 oz. each max.) is permitted. Restricted to single serving containers only. No foil packaged items permitted. No raw food products allowed, e.g., raw/uncooked rice, beans, etc.)	<u>0</u>	Y	Y	Y
PROTEIN SUPPLEMENTS (Solid tablet/caplet or softgel form only, 400 max. Six bottles/containers maximum allowed per product, i-e.g., six bottles of Soy-Rich Protein, six bottles of chewable Protein tablets, etc. Bottles/containers not to exceed 400 tablets/caplets/softgels per bottle/container. Product shall be stored in original bottle/container. No bulk powdered products are permitted.)- Protein supplements shall contain, at a minimum, the following nine essential amino acids: Isoleucine, Leucine, Lysine, Methionine, Phenylalanine, Threonine, Tryptophan, Valine and Histidine. The following 14 nonessential amino acids are acceptable in a protein supplement, but only when the 9 essential amino acids are also present: Alanine, Asparagine, Aspartate, Cysteine, Glutamate, Glutamine, Glycine, Proline, Serine, Tyrosine, Arginine, Carnitine, Citrulline, Ornithine.	Medical Rx. only	Medical Rx. only	Medical Rx. only	Medical Rx. only
SOUPS / NOODLES (Ramen, rice noodles, etc. Styrofoam containers are not permitted for inmate possession in RHU. Staff may empty the contents of the Styrofoam container into an alternate container, retain and dispose of the empty Styrofoam container.)	<u>0</u>	Y	Y	<u>Y</u>

FOOD ITEMS FOR NDRH INMATES NON-DISCIPLINARY RESTRICTED **HOUSING SECREGATION (NDRHS) Item Description** With additional requirements and restrictions. **Privilege Group** \mathbf{C} **A** -**B** U U (Processing) (Intake) Y 0 Y Y **TEA** (Bags and instant.) VITAMIN / MINERAL SUPPLEMENTS (Solid tablet/caplet or softgel form only. Not to exceed 250 tablets/caplets/softgels per bottle/container. Maximum six bottles/containers allowed per product, e.g., six bottles of Vitamin C, six bottles of Chromium, etc. Multiple Vitamin, Multiple Vitamin/Mineral, and Single Vitamin packaging allowed. Supplements must remain in original container. No powdered products are permitted.) Allowable Vitamin Supplements: A (Retinoids: retinol, retinoids and carotenoids), B1 (Thiamine), B₂ (Riboflavin), B₃ (Niacin, niacinamide), B₅ (Pantothenic acid), 0 Y Y Y B₆ (Pyridoxine, pyridoxamine, pyridoxal), B₇ (Biotin), B₉ (Folic acid, folinic acid), B₁₂ (Cyanocobalamin, hydroxycobalamin, methylcobalamin), C (Ascorbic Acid), D (Ergocalciferol, cholecalciferol), E (Tocopherols, tocotrienols), K (Phylloquinone, menaquinones).

MISCELLANEOUS ITEMS FOR NDS INMATES

Allowable Mineral Supplements: Boron, Calcium, Chloride, Chromium, Cobalt, Copper, Iodine, Iron, Magnesium, Manganese, Molybdenum, Nickel, Phosphorus,

Potassium, Selenium, Sodium, Sulfur, Vanadium, Zinc.

MISCELLANEOUS ITEMS FOR NDRH INMATES	NON-DISCIPLINARY RESTRICTED HOUSING SEGREGATION (NDRHS)				
Item Description With additional requirements and restrictions.	Privilege Group				
	U (Intake)	U (Processing)	A -B	C	
ADDRESS BOOK (Soft plastic/paperback cover only. 3"x 5" maximum_)-	1	1	1	1	
BALLPOINT PENS (Non-metal, clear plastic only. Blue/Black ink only.): Colored pen fillers - Canteen only, CDC Form 128B, General Chrono (04/74) is required.)	2 Pen Fillers	2 Pen Fillers	2 <u>14 </u> Pen Fillers	2 <u>14 Pen</u> Fillers	
BOOKS, MAGAZINES, AND NEWSPAPERS (Paperback or hardback with cover removed only. Limits do not apply to legal materials.).	5	5	10	5	
BOWL (Plastic. Future construction material to be approved by DAI. Maximum of 8" in diameter. Plastic lid optional.)-	0	0	1	1	
CALENDAR (12" x 24" maximum dimensions. No metal.)-	1	1	1	1	
CARD STOCK / DRAWING PAPER (White only. 12" x 12" max. size. RHU - Drawing paper, Canteen only. CDC Form 128B, General Chrono (04/74) is required.)	<u>0</u>	25 sheets	25 sheets	25 sheets	
CHALK, PASTEL (Pastel color sticks. RHU-Canteen only. CDC Form 128B, General Chrono (04/74) is required.)	<u>0</u>	<u>0</u>	<u>12</u>	<u>12</u>	
CLOCK (Non-electric, no alarm.)-	0	0	1	0	

MISCELLANEOUS ITEMS FOR NDRH INMATES	NON <u>-</u> DISCIPLINARY <u>RESTRICTED</u> <u>HOUSING</u> SECREGATION (ND <u>RH</u> S)				
		Privilego	e Group		
Item Description With additional requirements and restrictions.	U (Intake)	U (Processing)	A - B	C	
COAXIAL CABLE (As permitted by Warden's discretion. Maximum 6' in length_)-	0	0	1	0	
CORRESPONDENCE COURSE (Does not impact the limit on books. Must be within the established 6-cubic feet limit of allowable property_)-	Yes	Yes	Yes	Yes	
EAR PLUGS (Soft foam only. No lanyard. Not to be worn on the yard.)	<u>0</u>	<u>0</u>	<u>2</u>	<u>2</u>	
ENVELOPES, BLANK AND/OR PRE-STAMPED ENVELOPES, CLASP/GRIP SEAL (10" x 15" max. size.)	40	40	40	40	
ENVELOPES, METERED (Indigent inmates only.)-	5	5	5	5	
EXTENSION CORD / SURGE PROTECTOR/ OUTLET CONVERTER (Maximum length of 6', UL approved only. Must adhere to requirements established in California Electrical Code Section 400.8, three prong outlet only, with circuit breaker. Permitted by Warden's discretion.)	<u>0</u>	<u>0</u>	1	<u>0</u>	
GREETING CARDS (Maximum size 6" x 9".)-	0	0	10	5	
LEGAL MATERIAL (Books, pamphlets, and other legal reference_)-	Yes	Yes	Yes	Yes	
LEGAL PADS / TABLETS AND NOTEBOOKS (No spiral bound. White and yellow paper only. 9" x 14" max.).	0	0	4	2	
PENCILS, DRAWING (Colored), OR WRITING (Non-mechanical only.).	5	5	5	5	
PHOTOS / PORTRAITS (Maximum of 8" x 10". No Polaroid.)-	15	15	Y	Y	
PHOTO ALBUMS (Soft plastic/paperback cover. No spiral bound. Maximum of 9" x 12".)-	1	1	1	1	
READING GLASSES – NON-PRESCRIPTION (Magnifying glasses.)	1	1	1	1	
SPLITTER (For use with television.)-	1	1	1	1	
STAMPS (U.S. Postal only.)-	40	40	40	40	
STATIONERY (For written correspondence. May be decorated and have matching envelopes. Must be predominantly white. 8.5" x 11" max.)-	200	200	200	200	
TUMBLER (Plastic. Future construction material to be approved by DAI. 16 ounces or less ₂).	1	1	1	1	
WALLET (Plain brown or black, no engravings.)-	1	1	1	1	

GAMES FOR NDS INMATES

GAMES FOR NDRH INMATES	_	NON-DISCIPLINARY RESTRICTED HOUSING SEGREGATION (NDRHS)				
Item Description		Privilege Group				
With additional requirements and restrictions.	U (Intake)	U (Processing)	A -B	C		
CARDS (No role playing.).	0	0	1	0		
CHECKERS (No wooden boards. Plastic pieces only.)-	0	0	1	0		
CHESS (No wooden boards. Plastic pieces only.)-	0	0	1	0		
DOMINO <u>E</u> S	0	0	1	0		

REGISTERABLE PROPERTY NDRHS INMATES

- A MAXIMUM OF **TWO** ELECTRICAL APPLIANCES OF ANY TYPE ARE ALLOWED NDRHS DESIGNATED INMATES.
- APPLIANCES WITH INTERNAL MECHANISMS FOR RECORDING OR TRANSMITTING CAPABILITY SHALL NOT BE ALLOWED. VENDOR OR MANUFACTURER ALTERATIONS THAT DISABLE AN APPLIANCE'S CAPABILITY TO RECORD OR TRANSMIT SHALL NOT BE ALLOWED. COMPACT DISC AND CASSETTE TAPE PLAYERS ARE RESTRICTED TO ORIGINAL MANUFACTURER PLAY CAPABILITY ONLY. NO GAMING SYSTEMS, GAMES, REMOVABLE STORAGE DEVICES, DISKS, TAPES, OR CHIPS (CPU2S). NO CAPABILITY TO TRANSFER INFORMATION.
- APPLIANCES SHALL BE PORTABLE MODELS, AND HAVE AN INTERNAL ANTENNA. NO REEL-TO-REEL OR SPOOL TYPE PLAYERS.
- ENTERTAINMENT APPLIANCES SHALL HAVE HEADPHONES/EARBUDS, WHICH SHALL BE WORN, ON HEAD OR IN EAR WHEN APPLIANCE IS IN USE. HEADPHONES/EARBUDS MAY BE PURCHASED AND POSSESSED WHEN INMATE HAS TV OR AUDIO DEVICE AS PERSONAL PROPERTY.
- THE POSSESSION OF ACCESSORIES FOR APPLIANCES AND MUSICAL INSTRUMENTS SUCH AS RIBBONS FOR TYPEWRITERS OR ELECTRONIC ADAPTERS FOR APPLIANCES ARE AUTOMATICALLY IMPLIED. INSTITUTIONS MAY LIMIT ACCESSORIES BASED UPON SAFETY/SECURITY CONCERNS. ELECTRONIC ADAPTERS FOR APPLIANCES SHALL BE CLEAR CASE ONLY.

NOTE: CERTAIN INMATE HOUSING CONFIGURATIONS MAY JUSTIFY THE PRECLUSION OF THE POSSESSION AND USE OF SPECIFIC APPLIANCES. WARDENS MUST REQUEST APPROVAL FOR AN EXEMPTION FROM THE DEPUTY DIRECTOR, DIVISION OF ADULT INSTITUTIONS.

REGISTERABLE ITEMS FOR NDS INMATES

REGISTERABLE ITEMS FOR NDRH INMATES	NON-DISCIPLINARY RESTRICTED HOUSING SEGREGATION (NDRHS)			
Item Description	Privilege Group			
With additional requirements and restrictions.	U (Intake)	U (Processing)	A -B	C
ANTENNA, FLAT FLEXIBLE PLASTIC (Up to 6' in length. As permitted by Warden's discretion.)	<u>0</u>	<u>0</u>	1	<u>0</u>
AUDIO ENTERTAINMENT APPLIANCE (PG A and B: AM/FM radio/CD/cassette tape player or any combination allowed. AC power. Must have earphone jack and headphones/earbuds. Clear case only. No detachable speakers. Outside measurements not to exceed 3" x 6" x 6". Purchase value not to exceed \$150.)	0	0	1	0
CALCULATOR (Hand held, battery or solar battery operated. No games, clock, or alarm. No removable memory storage device, disks, tapes, chips (CPUs). No capability to transfer information. (Purchase value not to exceed \$25_)-	0	0	1	0
EARBUDS/HEADPHONES (Maximum cord length 8.5'. Headphones clear case only. Existing non-clear devices may be retained until no longer operational. Purchase value not to exceed \$50.)	<u>0</u>	<u>0</u>	1	<u>0</u>
FAN (AC power or battery operated. Plastic blade and cage. Not to exceed 9". Clip on fans are not permitted for Level III inmates. Purchase value not to exceed \$25_):	0	0	1	0
HEALTH CARE APPLIANCE (Dr. Rx. Only. Not subject to the six-cubic foot limit. Includes prescription eyeglasses and prescription sunglasses_)-	Y	Y	Y	Y

REGISTERABLE ITEMS FOR NDRH INMATES	NON <u>-</u> DISCIPLINARY <u>RESTRICTED</u> <u>HOUSING</u> SEGREGATION (ND <u>RH</u> S)				
Item Description With additional requirements and restrictions.	Privilege Group				
	U (Intake)	U (Processing)	A -B	C	
RING (Wedding band. One only. Yellow or white metal only. Not to exceed \$100, maximum declared value, and may not contain a set or stone.)-	1	1	1	1	
TABLETS, NETWORK CAPABLE (Must have the capability to store and download content such as music and books based on the device capabilities. Must have clear-case technology, internal rechargeable battery, and a headphone jack. The tablet must not have audio/video recording or picture taking capability. Must have tamper-resistant security screws or similar security measures to prevent access to internal components. Screen size cannot exceed ten inches.)	<u>0</u>	<u>0</u>	1	1	
TELEVISION SET (includes TV/CD/Radio combination which counts as one appliance) (PG A and B: AC power, portable models only. Must have jack and earphones or headphones. All televisions: Outside cabinet clear case only and not to exceed 16" x 16" x 20" deep. Screen not to exceed 13" (tube) and 15.5" (flat panel) measured diagonally. Internal speakers excluded, however, the television shall have the capability to connect external speakers. Existing televisions with internal speakers may be retained until no longer operational. Purchase value not to exceed \$300. NO REMOTE CONTROL DEVICES. NO EXTERNAL SPEAKERS.)-	0	0	1	0	
TYPEWRITER, ELECTRIC (AC power or battery operated. Portable only. Outside cabinet clear case and not to exceed 24" x 18" x 12". Existing non-clear typewriters may be retained until no longer operational. No removable memory storage device, disks, tapes, chips (CPUs). Temporary internal memory up to one-line for correction purposes is permissible. Memory must automatically clear when device is turned off. No capability to transfer information. Existing memory typewriters may be retained with owner's manual until no longer operational. Purchase value not to exceed \$400.00.) NOTE: If this item is used in an assault or in a manner that constitutes a safety/security threat, the inmate shall permanently lose the privilege of possession of this item.	<u>0</u>	<u>0</u>	<u>1</u>	<u>0</u>	
WATCH (Wrist or pocket style. No sets or stones. No memory storage device, disks, tapes, or CPUs. No alarm, calculator, radio, TV, game, or communication capabilities. No capacity to transfer information. (Purchase value not to exceed \$50.)-	0	0	1	0	