



Department of Corrections and Rehabilitation
NOTICE OF CHANGE TO REGULATIONS

Sections: 3000, 3044, 3190, 3312, 3312.1, 3337, 3338, 3339, 3340, 3341, 3345, 3376, and 3376.1	NCR Number: 26-04	Publication Date: May 22, 2026
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INSTITUTION POSTING AND CERTIFICATION REQUIRED

This Notice announces the proposed amendment and adoption of sections 3000, 3044, 3190, 3312, 3312.1, 3337, 3338, 3339, 3340, 3341, 3345, 3376, and 3376.1 of the California Code of Regulations (CCR), Title 15, Crime Prevention and Corrections, Division 3, regarding Restricted Housing Units and Incarcerated Person Privilege Groups.

PUBLIC COMMENT PERIOD

The public comment period will close on **July 8, 2026**. Any person may submit written comments about the proposed regulations by mail to the California Department of Corrections and Rehabilitation (CDCR), Regulation and Policy Management Branch (RPMB), P.O. Box 942883, Sacramento, CA 94283-0001, or by e-mail to RPMB@cdcr.ca.gov. All written comments must be received or postmarked no later than **July 8, 2026**.

PUBLIC HEARING INFORMATION

A public hearing regarding these proposed regulations will be held **July 8, 2026, from 10:00 a.m. to 11:00 a.m.** in State of California, Building C, Room 101, located at 8260 Longleaf Drive, Elk Grove CA 95758. The purpose of the hearing is to receive comments about the proposed regulations. It is not a forum to debate the proposed regulations. No decision regarding the permanent adoption of these regulations will be rendered at this hearing. Written comments submitted during the prescribed comment period are given the same significance and weight as oral comments presented at the hearing. This hearing site is accessible to the mobility impaired.

POSTING

This Notice shall be posted immediately upon receipt at locations accessible to incarcerated or supervised persons, and employees in each department facility and field office not later than five calendar days after receipt. Also, institutions and facilities shall make this Notice available for review by incarcerated persons in restricted housing who do not have access to the posted copies and shall distribute it to incarcerated person law libraries and advisory councils. CDCR Form 621-A (Rev. 05/19), Certification of Posting, shall be returned to RPMB by mail or email. See Department Operations Manual Section 12010.6.7 for posting and certification of posting procedures.

CONTACT PERSON

Inquiries regarding this Notice should be directed to Sarah Pollock, by mail to California Department of Corrections and Rehabilitation, RPMB, P.O. Box 942883, Sacramento, CA 94283-0001, by telephone at (279) 223-2308, or e-mail to RPMB@cdcr.ca.gov. Inquiries regarding the subject matter of these regulations should be directed to Steve Jimenez, Division of Adult Institutions, at (279) 223-3659.

Original signed by:

Jeff Macomber
Secretary
California Department of Corrections and Rehabilitation

Attachment

NOTICE OF PROPOSED REGULATIONS
California Code of Regulations
Title 15, Crime Prevention and Corrections
Department of Corrections and Rehabilitation

NOTICE IS HEREBY GIVEN that the Secretary of the California Department of Corrections and Rehabilitation (CDCR or the department), proposes to amend sections 3000, 3044, 3190, 3312, 3312.1, 3337, 3338, 3339, 3340, 3341, 3345, 3376, and 3376.1 of Title 15, Division 3, regarding Restricted Housing Units and Incarcerated Person Privilege Groups.

PUBLIC COMMENT PERIOD

The public comment period begins **May 22, 2026**, and closes on **July 8, 2026**. Any person may submit written comments by mail addressed to the primary contact person listed below, or by email to rpmb@cdcr.ca.gov, before the close of the comment period. For questions regarding the subject matter of the regulations, call the program contact person listed below.

CONTACT PERSONS

Primary Contact

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Back-Up

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Program Contact

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PUBLIC HEARING

Date and Time: **July 8, 2026 – 10:00am to 11:00am**
Place: State of California, Building C, First Floor, Room 101
8260 Longleaf Drive
Elk Grove, CA 95758

AUTHORITY AND REFERENCE

Government Code Section 12838.5 provides that commencing July 1, 2005, CDCR succeeds to, and is vested with, all the powers, functions, duties, responsibilities, obligations, liabilities, and jurisdiction of abolished predecessor entities, such as Department of Corrections, Department of the Youth Authority, and Board of Corrections.

Penal Code (PC) Section 5000 provides that commencing July 1, 2005, any reference to Department of Corrections in this or any code, refers to the CDCR, Division of Adult Operations. **PC Section 5050** provides that commencing July 1, 2005, any reference to the Director of Corrections in this or any other code, refers to the Secretary of the CDCR. As of that date, the office of the Director of Corrections is abolished.

PC Section 5054 provides that commencing July 1, 2005, the supervision, management, and control of the State prisons, and the responsibility for the care, custody, treatment, training, discipline, and employment of persons confined therein are vested in the Secretary of the CDCR. **PC Section 5055** provides that commencing July 1, 2005, all powers and duties previously granted to and imposed upon the Department of Corrections shall be exercised by the Secretary of the CDCR. **PC Section 5058** authorizes the Director to prescribe and amend rules and regulations for the administration of prisons and for the administration of the parole of persons. **PC Section 5058.3** authorizes the Director to certify in a written statement filed with Office of Administrative Law that operational needs of the department require adoption, amendment, or repeal of regulation on an emergency basis.

Additional Authority and Reference Citations cited in the amended CCR sections: Cal. Const., article I, Section 32(b). Sections 2086, 2700, 2701, 2932, 2933, 2933.05, 2933.3, 2933.6, 2935, 3601, 3602, 4501.1, 4502, 5005, 5006, 5054, 5058, 5058.3, 5068, 6252, and 11191, Penal Code. Sections 3303 and 3309, Welfare and Institutions Code. Sections 8550 and 8567, Government Code. Cal. Const., article I, Section 32(a)(2); *In re Monigold*, 205 Cal.App.3d 1224 (1988). *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; *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); *Prison Legal News v. Schwarzenegger* Settlement Agreement, No. Civ-07-02058 CW and Religious Land Use and Institutionalized Persons Act, 42 United States Code Sections 2000cc et seq; CCR, Title 15, Division 3, Chapter 1, Subchapter 4, Article 5, Incarcerated Person Discipline; *Clark v California* (2002) USDC-ND (No. C-96-1486-CRB); *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); *Coleman v. Wilson*, 912 F.Supp. 1282 (E.D. Cal. 1995); *Wright v. Enomoto* (1976) 462 F.Supp. 397; *Clark v. California* 123 F.3d 1267 (9th Cir. 1997); Governor's Prison Overcrowding State of Emergency Proclamation dated October 4, 2006.

INFORMATIVE DIGEST / POLICY STATEMENT OVERVIEW

Currently, regulations regarding Restricted Housing Unit (RHU) placements allow for less violations warranting RHU placement than previously warranted and provide reduced durations of RHU assignments than previous regulations provided for. These regulations were a result of the Governor's veto of Assembly Bill 2632, and the Governor's directive to CDCR to promote rehabilitation of incarcerated individuals. However, since the adoption of these less restrictive regulations, the department has seen a significant surge in violent incidents and overdoses, including murder, assaults on staff, and assaults among incarcerated individuals. Evidence of the increase of these violent incidents and overdoses has been researched and documented by the department's Office of Research, who conducted research prior to and after these less restrictive regulations. In order to mitigate the unintended consequences caused by the previous rulemaking, and reinforce institutional safety, staff security, and rehabilitative integrity, the department must scale back the provisions provided in the previous RHU regulations. Reinstating stricter disciplinary penalties for those committing offenses warranting RHU placement, lower-level privilege groups, or minor misconduct will serve as a deterrent to committing such offenses. The proposed regulations will reinstate institutional order, safety, and security, save lives and protect staff and incarcerated individuals.

This action will:

- Limit the canteen draw for incarcerated persons in Privilege Groups C, D, and AS to personal care and hygiene products only, and remove incarcerated person packages from Privilege Groups C and D.
- Restrict the tablet use functions for Privilege Groups C, D, and AS by including that the messaging feature shall also be restricted; and allowing for only utilizing the tablet for approved educational or rehabilitative programs and accessing departmental forms and services.
- Allow staff to respond to minor misconduct by imposing a 24-hour suspension of communication and entertainment services on the incarcerated person's tablet.
- Reinstating concurrent or consecutive RHU terms, to ensure the safety and security of departmental staff and the incarcerated population.
- Revise the RHU Term Matrix, adjusting RHU set terms and reinstating offenses consistent with previous regulations, serving as a deterrent for incarcerated persons committing these offenses.
- Allow the Institution Classification Committee (ICC) to assess an Administrative Restricted Housing Unit term for up to 24 months when specified circumstances exist.

- Allow the ICC to suspend an Administrative RHU term that was imposed by a previous ICC at any time when the ICC determines that the incarcerated person no longer poses an unreasonable threat to the safety of any person or the security of the institution.
- Adopt provisions concerning incarcerated persons placed on an Administrative RHU term by the ICC or retained on an Administrative RHU term by the Departmental Review Board (DRB), specifying they shall be reviewed for release consideration no less frequently than every 180 days following their initial Administrative RHU term placement.
- Establish that the DRB may retain an incarcerated person on an Administrative RHU term beyond 24 months when specified circumstances exist.
- Provide that incarcerated persons retained on an Administrative RHU term by the DRB shall be referred by an ICC to the DRB on an annual basis to determine if continued placement in RHU remains necessary.
- Revise the Authorized Personal Property Schedule (APPS), and incorporate by reference into the CCR, Title 15, the revised (Rev. 05/26) APPS.

DOCUMENTS INCORPORATED BY REFERENCE

- Authorized Personal Property Schedule (Rev. 05/26)

This note explains the department’s justification for incorporating forms by reference. The department uses over 1,500 forms, many of which are regulatory. It would be unduly cumbersome, expensive and impractical to print all of these forms in the CCR text, therefore the department has always incorporated forms by reference, except in specific circumstances which do not apply in the case of these regulations.

The adopted, amended, and/or repealed forms included in this rulemaking action are available to the public for review and are included in the notice of rulemaking sent to all parties who have requested notification.

SPECIFIC BENEFITS ANTICIPATED BY THE PROPOSED REGULATIONS

The department anticipates the proposed regulations will benefit staff and incarcerated individuals by reducing violent offenses and overdoses. The proposed regulations will protect and save the lives of staff and incarcerated individuals by reinstating institutional order, safety, and security.

EVALUATION OF INCONSISTENCY/INCOMPATIBILITY WITH EXISTING LAWS AND REGULATIONS

Pursuant to Government Code 11346.5(a)(3)(D), the department has determined the proposed regulations are not inconsistent or incompatible with existing regulations. After conducting a review for any regulations that would relate to or affect this area, the department has concluded that these are the only regulations that concern Restricted Housing Units and incarcerated person privilege groups.

LOCAL MANDATES

This action imposes no mandates on local agencies or school districts, or a mandate which requires reimbursement of costs or savings pursuant to Government Code Sections 17500 - 17630.

FISCAL IMPACT STATEMENT

- Cost or savings to any State agency: *None*
- Cost to any local agency or school district that is required to be reimbursed: *None*
- Other nondiscretionary cost or savings imposed on local agencies: *None*
- Cost or savings in federal funding to the State: *None*

EFFECT ON HOUSING COSTS

The department has made an initial determination that the proposed action will have no significant effect on housing costs.

COST IMPACTS ON REPRESENTATIVE PRIVATE PERSONS OR BUSINESSES

The department is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.

SIGNIFICANT STATEWIDE ADVERSE ECONOMIC IMPACT ON BUSINESS

The department has made an initial determination that the proposed regulations will not have a significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states, because the proposed regulations place no obligations or requirements on any business.

EFFECT ON SMALL BUSINESSES

The department has determined that the proposed regulations will not affect small businesses. This action has no significant adverse economic impact on small businesses because they place no obligations or requirements on any business.

RESULTS OF THE ECONOMIC IMPACT ASSESSMENT

The department has determined that the proposed regulation will not have any impact on the following:

- Creation or elimination of jobs within California.
- Creation of new businesses or elimination of existing businesses within California.
- Expansion of businesses currently doing business with the State.
- The State's environment.

These regulations may benefit the welfare of California residents by helping to make CDCR institutions safer for incarcerated persons and staff. Additionally, safer institutions may provide an environment more conducive to rehabilitation, thereby reducing recidivism.

CONSIDERATION OF ALTERNATIVES

The department must determine that no reasonable alternative considered by the department or that has otherwise been identified and brought to the attention of the department would be more effective in carrying out the purpose for which the action is proposed, would be as effective and less burdensome to affected private persons than the proposed regulatory action, or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provisions of law. Interested persons are invited to present statements or arguments with respect to any alternatives to the changes proposed at the scheduled hearing or during the written comment period.

AVAILABILITY OF PROPOSED TEXT AND INITIAL STATEMENT OF REASONS

The department has prepared and will make available the text and the Initial Statement of Reasons (ISOR) of the proposed regulations. The rulemaking file for this regulatory action, which contains those items and all information on which the proposal is based (i.e., rulemaking file) is available to the public upon request directed to the department's contact person. The proposed text, ISOR, and Notice of Proposed Regulations will also be made available on the department's website: www.cdcr.ca.gov.

AVAILABILITY OF THE FINAL STATEMENT OF REASONS

Following its preparation, a copy of the Final Statement of Reasons may be obtained from the department's contact person.

AVAILABILITY OF CHANGES TO PROPOSED TEXT

After considering all timely and relevant comments received, the department may adopt the proposed regulations substantially as described in this Notice. If the department makes modifications which are sufficiently related to the originally proposed text, it will make the modified text, with the changes clearly indicated, available to the public for at least 15 days before the department adopts, amends or repeals the regulations as revised. Requests for copies of any modified regulation text should be directed to the contact person indicated in this Notice. The department will accept written comments on the modified regulations for at least 15 days after the date on which they are made available.

TEXT OF PROPOSED REGULATIONS

In the following text, ~~strikethrough~~ indicates deleted text, and an underline indicates newly added text.

California Code of Regulations, Title 15, Crime Prevention and Corrections.

Division 3. Adult Institutions, Programs, and Parole

Chapter 1. Rules and Regulations of Adult Operations and Programs

Article 1. Behavior

3000 Definitions.

[Section 3000 is amended to alphabetically merge the definition below with existing definitions in this section, and is amended 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 by an Institution Classification Committee or the Departmental Review Board.

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, 2905, 3003.5(a), 3007.05, 3020, 3450, 3550, 4570, 4576, 5005, 5009, 5050, 5054, 5068, 6250, 6250.5, 6258.1, 7000 et seq., 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; Section 4512, Welfare and Institutions 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; *Clark v California* (2002) USDC-ND (No. C-96-1486-CRB); and Americans with Disabilities Act, Public Law 101-336, July 26, 1990, 104 Stat. 328.

Article 3.4. Incarcerated Person Work and Privileges

3044. Incarcerated Person Work Groups and Privilege Groups.

[Subsections 3044(a) through 3044(e)(2) are unchanged.]

[Subsections 3044(f) through 3044(f)(1)(A) are unchanged but are shown for reference purposes.]

(f) Privilege Group C:

(1) Criteria, any of the following:

(A) The incarcerated person who twice refuses to accept assigned housing, or who refuses to accept or perform in an assignment, or who is deemed a program failure as defined in section 3000.

[Subsection 3044(f)(1)(B) is amended to read:]

(B) The incarcerated person who commits a disciplinary offense for Battery on an Incarcerated Person, or Conspire to Commit Battery on an Incarcerated Person, 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.

[Subsections 3044(f)(1)(B)1. through 3044(f)(2)(K) are unchanged.]

[Subsection 3044(f)(2)(L) is amended to read:]

(L) Tablet possession is permitted, but all calling and messaging capabilities and paid services shall be restricted. Tablets shall only remain functional for accessing departmentally approved educational or rehabilitative programs and accessing departmental forms and services. All Americans with Disabilities Act (ADA) tablet function accommodations shall remain functional and are not subject to restrictions.

[Subsections 3044(g) through 3044(g)(3)(A) are unchanged.]

[Subsection 3044(g)(3)(B) is amended to read:]

(B) Twenty-five percent (25%) of the maximum monthly canteen draw, limited to only personal care and hygiene products, as authorized by the sSecretary.

[Subsections 3044(g)(3)(C) through 3044(g)(3)(E) are unchanged.]

[Subsections 3044(g)(3)(F) and 3044(g)(3)(G) are amended to read:]

(F) ~~The receipt of one incarcerated person package, 30 pounds maximum weight each, per year. Incarcerated persons shall be eligible to acquire an incarcerated person package after completion of one year of Privilege Group D assignment.~~ No incarcerated person packages. Incarcerated persons may also receive special purchases and special issuances, as provided in subsections 3190(l) through (n).

(G) Tablet possession is permitted, but all calling and messaging capabilities and paid services shall be restricted. Tablets shall only remain functional for accessing departmentally approved educational or rehabilitative programs and accessing departmental forms and services. All ADA tablet function accommodations shall remain functional and are not subject to restrictions.

[Subsections 3044(h) through 3044(i)(3)(B) are unchanged.]

[Subsections 3044(i)(3)(C) through 3044(i)(3)(D) are amended to read:]

(C) ~~Canteen draw may range from t~~Twenty-five percent (25%) of the maximum monthly canteen draw, limited to only personal care and hygiene products, ~~to seventy five percent (75%) of the maximum monthly canteen draw as authorized by the s~~Secretary and designated by (ICG).

(D) Tablet possession is permitted, but all calling and messaging capabilities and paid services shall be restricted. Tablets shall only remain functional for accessing departmentally approved educational or rehabilitative programs and accessing departmental forms and services. All ADA tablet function accommodations shall remain functional and are not subject to restrictions.

[Subsections 3044(i)(3)(E) through 3044(i)(3)(G) are unchanged.]

[Subsection 3044(i)(3)(H) is amended to read:]

(H) ~~Receipt of incarcerated person packages, 30 pounds maximum weight each. No incarcerated person packages.~~ Incarcerated persons may also receive special purchases and special issuances, as provided in subsections 3190(l) through (n). ~~ICG shall designate between one and four packages per year.~~

[Subsections 3044(i)(3)(l) through 3044(j) are unchanged.]

Note: Authority cited: Cal. Const., article I, Section 32(b); and Sections 2700, 2701 and 5058, Penal Code. Reference: Cal. Const., article I, 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).

Subchapter 2. Incarcerated Person Resources

Article 9. Personal Property and Religious Personal Property

3190. General Policy.

[Subsection 3190(a) is unchanged.]

[Subsection 3190(b) is unchanged but is shown for reference purposes.]

(b) Specific items of personal property shall be established by a consensus of individual facilities within the Division of Adult Institutions. An Authorized Personal Property Schedule, identifying a list of allowable property, not including religious property, shall be developed and updated no more frequently than twice yearly. Local facility exemptions to the property lists shall also be identified. All changes to the Authorized Personal Property Schedule 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.

The following five property lists are incorporated by reference:

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

(1) Authorized Personal Property Schedule -- Reception Center Male ~~Inmates~~ Incarcerated Persons (Rev. 11/23 05/26). 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~~ Incarcerated Persons (Rev. 11/23 05/26). This personal property schedule applies to all facilities which operate Levels I, II, III Male ~~Inmate~~ Incarcerated Person Housing.

(3) Authorized Personal Property Schedule -- Level IV Male ~~Inmates~~ Incarcerated Persons (Rev. 11/23 05/26). This personal property schedule applies to all facilities which operate Level IV Male ~~Inmate~~ Incarcerated Person Housing.

(4) Authorized Personal Property Schedule -- Restricted Housing Units (RHU) Male ~~Inmates~~ Incarcerated Persons (Rev. 11/23 05/26). This personal property schedule applies to all facilities which operate RHU Male ~~Inmate~~ Incarcerated Person Housing.

(5) Authorized Personal Property Schedule -- Female ~~Inmates~~ Incarcerated Persons (Rev. 11/23 05/26). This personal property schedule applies to all facilities which operate Female ~~Inmate~~ Incarcerated Person Housing.

[Subsections 3190(c) through (x) are unchanged:]

Note: Authority cited: Sections 5058 and 5058.3, Penal Code. Reference: Sections 2086, 5006 and 5054, Penal Code; *In re Alcalá*, 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 *Prison Legal News v. Schwarzenegger* Settlement Agreement, No. Civ-07-02058 CW and Religious Land Use and Institutionalized Persons Act, 42 United States Code Sections 2000cc et seq.

Subchapter 4. General Institution Regulations

Article 5. Incarcerated Person Discipline

3312. Disciplinary Methods.

[Subsections 3312(a) through 3312(a)(1) are unchanged but are shown for reference purposes.]

(a) Incarcerated person misconduct shall be handled by:

(1) Verbal Counseling. Staff may respond to minor misconduct by verbal counseling. When verbal counseling achieves corrective action, a written report of the misconduct or counseling is unnecessary.

[New subsections 3312(a)(2) through 3312(a)(2)(B) are adopted to read:]

(2) 24-Hour Suspension of Communication and Entertainment Services on the Incarcerated Person Tablet. Staff may respond to minor misconduct by suspending an incarcerated person's communication and entertainment services on their tablets for 24 hours. When suspension of communication and entertainment services achieves corrective action, a written report of misconduct or counseling is unnecessary.

(A) The 24-hour suspension of tablet communication and entertainment services shall not preclude incarcerated person tablet access to departmentally approved educational or rehabilitative programs and accessing departmental forms and services. All Americans with Disabilities Act (ADA) tablet function accommodations shall remain functional and are not subject to restrictions.

(B) Notwithstanding section 3481, an incarcerated person does not have the right to grieve or appeal an action or decision taken in accordance with subsections 3312(a)(1)-(2).

[Existing subsections 3312(a)(2) and 3312(a)(3) are renumbered to 3312(a)(3) and 3312(a)(4) but are otherwise unchanged.]

(23) Counseling Only Rules Violation Report. When similar minor misconduct re-occurs after verbal counseling or if documentation of minor misconduct is needed, a description of the misconduct and counseling provided shall be documented on a Counseling Only Rules Violation Report. This Counseling Only Rules Violation Report is meant for documenting an event or misconduct on the part of the incarcerated person; the Chrono is auto populated with the incarcerated person's name number and date. A copy of the completed Counseling Only Rules Violation Report shall be provided to the incarcerated person. Disposition of any contraband involved shall also be documented in the Counseling Only Rules Violation Report.

(34) Rules Violation Report. When misconduct is believed to be a violation of law or is not minor in nature, it shall be reported on a Rules Violation Report (RVR). The RVR is a computer generated standard form with information inputted by staff. The RVR will be digitally signed by the reporting employee. The RVR shall contain, at a minimum, the following elements: The charged incarcerated persons name, number, release date, facility, housing assignment, violation date, violation time, (Violation date and time means discovery date and time) whether or not the misconduct was related to Security Threat Group activity, circumstances surrounding the misconduct, the reporting employee's;

name, and title, RVR log number, the violated CCR, Title 15 rule number, specific act, level, division, whether or not the charge will be referred for prosecution, reviewing supervisors name and title, and the classifying official's name and title. The RVR shall include; a section for the incarcerated person to indicate whether or not they wish to postpone the RVR process if felony prosecution is likely, a section to indicate if they wish to request or waive an assignment of a Staff Assistant or Investigative Employee. A summary of disciplinary procedures and incarcerated person rights is also provided to the incarcerated person explaining the administrative hearing time frames, the roles of both the staff assistant and the investigative employee, and the referral for prosecution is explained. The incarcerated person's appeal rights are also explained.

(A) Unless an incarcerated person charged with serious misconduct requires temporary restricted housing pursuant to 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(c)(2) are unchanged.]

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

3312.1. Disciplinary Methods for Incarcerated Persons in the Developmental Disability Program.

[Subsections 3312.1(a) through 3312.1(b) are unchanged.]

[Subsection 3312.1(c) is amended to read:]

(c) Should verbal counseling not correct the incarcerated person's behavior or if the incarcerated person's alleged misconduct is serious in nature, staff shall utilize the disciplinary methods in section 3312(a)(~~23~~) and (~~34~~). Staff must take into consideration the severity of the incarcerated person's disability and the incarcerated person's need for adaptive support services when determining the method of discipline. If informal intervention is successful and the incarcerated person in the DDP corrects their behavior, an RVR shall not be issued.

[Subsection 3312.1(c)(1) is unchanged:]

[Subsection 3312.1(c)(1)(A) is adopted to read:]

(A) When utilizing the disciplinary method in section 3312(a)(2), staff shall review the incarcerated person's adaptive support need(s) and provide relevant adaptive support(s) and document whether any relevant adaptive support(s) were provided and the incarcerated person understood, to the best of the incarcerated person's ability, the

consequences of continued misbehavior, on the automated CDCR Form 200-A (09/24), Developmental Disability Program Adaptive Support Log – Housing Unit, incorporated by reference, or the automated CDCR Form 200-B (09/24), Developmental Disability Program Adaptive Support Log - Work/School, incorporated by reference.

[Subsections 3312.1(c)(2) through 3312.1(e) are unchanged.]

Note: Authority cited: Section 5058, Penal Code. Reference: Section 5054, Penal Code; CCR, Title 15, Division 3, Chapter 1, Subchapter 4, Article 5, Incarcerated Person Discipline; and *Clark v California* (2002) USDC-ND (No. C-96-1486-CRB).

Article 7. Restricted Housing

Section 3337. Determinate Restricted Housing Unit Term.

[Subsection 3337(a) is amended to read:]

(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 (RHU) term.

[Subsections 3337(a)(1) through 3337(a)(2) are amended to read:]

(1) The Initial 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 the ICC shall be served determine whether to assess either simultaneously, concurrently or consecutively to an initial RHU term. Any ICC action to assess either a concurrent or consecutive RHU term shall clearly articulate substantive justification for the decision on the automated Classification Committee Chrono (Rev. 03/26), incorporated by reference. An RHU term Maximum Release Date (MRD) may be projected as a consecutive RHU term to another unexpired projected or unexpired imposed RHU term. The Determinate RHU term with the most distant ~~Restricted Housing Unit Maximum Release Date (RHU MRD)~~ shall be the controlling RHU MRD.

[Subsections 3337(a)(3) through 3337(f)(1) are unchanged.]

[Subsections 3337(g) through 3337(g)(7) are amended as follows:]

(g) RHU Term Matrix (set terms for determinate confinement to RHU).

Offense	SET TERM (Mos/Days-Months)
(1) Homicide:	

(A) Murder, attempted murder, solicitation of murder, or voluntary manslaughter of a non-incarcerated person.	24 <u>48</u>
(B) Murder, attempted murder, solicitation of murder, or voluntary manslaughter of an incarcerated person.	48 <u>36</u>
(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.	45 <u>30</u>
(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 <u>9</u>
(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 <u>18</u>
(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 <u>6</u>
(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 <u>8</u>
(H) Assault on a non-incarcerated person.	3 <u>6</u>
(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

(K) <u>Battery on an incarcerated person without serious injury. (Two or more offenses within a 6-month period. The date of the initial offense may be an offense listed within subsections 3337(g)(1)-(2), or only one offense which includes a direct STG nexus).</u>	<u>6</u>
(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 <u>5</u>
(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 weapon.	4
(5) Disturbance, Riot, or Strike:	
(A) Leading a disturbance, riot, or strike	6
(B) Active participation in a disturbance, riot, or strike (two (2) or more offenses within a 12-month period or one (1) with direct STG nexus).	3
(6) <u>Distribution of Controlled Substance, as defined in section 3000.</u>	<u>8</u>
(6) (7) 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.	

[Subsection 3337(h) is unchanged.]

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).

Section 3338. Suspending Restricted Housing Unit Terms.

[Subsections 3338(a) through 3338(a)(3) are unchanged.]

[Subsection 3338(b) is unchanged but is shown for reference purposes.]

(b) Administrative RHU terms.

[Subsections 3338(b)(1) through 3338(b)(4) are amended to read:]

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

(2) ICC shall have the authority to suspend an Administrative RHU term that was imposed by a previous ICC at any time when the ICC determines that the incarcerated person no longer poses an unreasonable threat to the safety of any person or the security of the institution. ICC shall refer the case to the Departmental Review Board (DRB) if a determination is made that an incarcerated person no longer poses a an unreasonable threat to the safety of any person or the security of the institution and the incarcerated person is serving an Administrative RHU term that was imposed by the DRB. DRB shall assess the incarcerated person's case factors and determine appropriate housing.

(3) ICC shall refer the case incarcerated person to DRB if ICC a determination is made determines that retention on an Administrative RHU status term beyond 24 months is warranted in accordance with subsection 3339(d). 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 serving an Administrative RHU term, the Administrative RHU term will shall be stayed. If the incarcerated person returns to CDCR custody, the Administrative RHU term will shall 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).

3339. Administrative Restricted Housing Unit Term.

[Subsections 3339(a) through 3339(a)(2) are amended to read:]

(a) Notwithstanding section 3335, an An incarcerated person in the following circumstances may be assessed an Administrative Restricted Housing Unit (RHU) term by the Institution Classification Committee (ICC) for up to 24 months Departmental Review Board (DRB) when the DRB ICC articulates a substantial justification for the basis for placement on an Administrative RHU term on the automated Classification Committee Chrono (Rev. 03/26), incorporated by reference, for and the need for continued 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 when the following circumstances exist:

(1) Upon completion of a projected or imposed Determinate RHU term, the DRB ICC 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 if housed in a less restrictive setting; 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; or consisting of act(s) of in-custody violence for an incident(s) classified as a Division A-1 or A-2 offense, as referenced in subsections 3323(b) through 3323(c). Documented equivalent Division A-1 or A-2 offenses committed in the custody of another jurisdiction shall be considered by the ICC when determining the need for imposition of an Administrative RHU term.

[Subsection 3339(a)(3) is renumbered to 3339(b) and is amended to read:]

(3b) 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. A Classification Staff Representative shall approve any Administrative RHU term assessed by the ICC.

[Subsections 3339(c) through 3339(c)(2) are adopted to read:]

(c) Incarcerated persons placed on an Administrative RHU term by the ICC, shall be reviewed by an ICC for release consideration to less-restrictive housing no less frequently than every 180 days following their initial Administrative RHU term placement.

(1) The ICC shall conduct an assessment of the incarcerated person's disciplinary behavior, evidence of behavioral change, and expressed willingness to conform to CDCR rules.

(2) If retained on an Administrative RHU term, the ICC shall articulate on the automated Classification Committee Chrono (Rev. 03/26) the basis for continued retention on an Administrative RHU term in accordance with subsections 3339(a) through 3339(a)(2).

[Subsection 3339(d) is adopted to read:]

(d) The Departmental Review Board (DRB) may retain an incarcerated person on an Administrative RHU term beyond 24 months when the incarcerated person is currently serving an Administrative RHU term that was imposed by the ICC and:

(1) The DRB finds that the incarcerated person poses an immediate threat to the safety of any person or the security of the institution and overwhelming evidence demonstrates that the incarcerated person has committed an offense while in RHU, as enumerated under section 3337(g), or:

(2) The DRB has determined that continued placement in RHU remains necessary, as no viable, less restrictive housing options are available given the elevated risk of violence posed by the incarcerated person based on an offense committed while in RHU, as enumerated under section 3337(g).

[Subsection 3339(e) is adopted to read:]

(e) If an incarcerated person is retained on an Administrative RHU term beyond 24 months, the DRB shall articulate on the automated Classification Committee Chrono (Rev. 03/26) the basis for continued retention on an Administrative RHU term in accordance with subsections 3339(d) through 3339(d)(2).

[Subsection 3339(f) is adopted to read:]

(f) Incarcerated persons retained on an Administrative RHU term by the DRB, shall be reviewed by the ICC for release consideration to less-restrictive housing at intervals no less frequently than every 180 days, as referenced in subsection 3339(c).

(1) If deemed appropriate for release considerations, the ICC shall refer the incarcerated person to the DRB for removal consideration.

[Subsections 3339(g) through 3339(g)(2) are adopted to read:]

(g) Incarcerated persons retained on an Administrative RHU term by the DRB shall be referred by an ICC to the DRB on an annual basis, beginning from when the incarcerated person was initially placed on an Administrative RHU term by the DRB.

(1) After referral from the ICC, the DRB shall determine if continued placement in RHU remains necessary as referenced in subsections 3339(d) through 3339(d)(2).

(2) If retained on an Administrative RHU term pursuant to subsection 3339(g)(1), the DRB shall articulate on the automated Classification Committee Chrono (Rev. 03/26) the basis for continued retention on an Administrative RHU term in accordance with subsections 3339(d) through 3339(d)(2).

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).

3340. Classification Hearing of Restricted Housing Placements.

[Subsections 3340(a) through 3340(c) are unchanged.]

[Subsection 3340(c)(1) is amended to read:]

(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 is issued, clearly articulating the reasons for continued retention, in accordance with section 3335.~~

[Subsections 3340(c)(2) through 3340(f) are unchanged.]

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.

3341. Imposed Restricted Housing Unit Term Classification Hearings.

[Subsection 3341(a) is unchanged.]

[Subsections 3341(b) through 3341(b)(2) are deleted.]

~~(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) the basis for continued retention on Administrative RHU status in accordance with section 3339.~~

[Subsections 3341(c) through 3341(h) are renumbered to 3341(b) through 3341(g) but are otherwise unchanged:]

~~(eb) 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.

(~~dc~~) 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.

(~~ed~~) 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.

(~~fe~~) 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 shall 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.

(~~gf~~) 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.

(~~hg~~) 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~~ 03/26), 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).

3345 Restricted Housing Unit Programming Credit.

[Subsections 3345(a) through 3345(d) are unchanged.]

[Subsection 3345(e) is amended to read:]

(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), ~~(e)~~, and ~~(g)~~.

[Subsections 3345(e)(1) through 3345(e)(2) are unchanged.]

[Subsection 3345(e)(2)(A) is amended to read:]

(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 shall be forfeited ~~will not be reapplied to the new projected, imposed, or re-imposed RHU MRD.~~

[Subsections 3345(e)(2)(B) through 3345(e)(3) are unchanged.]

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

Article 10. Classification

3376. Classification Committees.

[Subsections 3376(a) through 3376(d)(3)(E)5. are unchanged.]

[Subsection 3376(d)(3)(E)6. is deleted.]

~~6. An incarcerated person deemed a program failure, as defined in Section 3000, who is permanently transferred to another institution shall be returned to the privilege group they have before being placed on Privilege Group C.~~

[Subsection 3376(d)(3)(F) is unchanged but is shown for reference purposes.]

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

[Subsections 3376(d)(3)(G) and 3376(d)(3)(H) are deleted.]

~~(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.~~

[Subsections 3376(d)(4) through 3376(d)(5)(D) are unchanged.]

NOTE: Authority cited: Sections 3303 and 3309, Welfare and Institutions Code; and Sections 5058 and 6252, Penal Code. Reference: Sections 2606, 2933, 5054 and 5068, Penal Code.

3376.1. Departmental Review Board.

[Subsections 3376.1 initial paragraph through 3376.1(c) are unchanged.]

[Subsection 3376.1(d) is unchanged but is shown for reference purposes.]

(d) Referrals shall be made to the DRB when:

[Subsections 3376.1(d)(1) through 3376.1(d)(9)(A) are unchanged.]

[Subsection 3376.1(d)(10) is amended to read:]

~~(10) An institution head determines upon completion of a Determinate RHU term Prior to the 24-month expiration of an Institution Classification Committee assessed Administrative RHU term, the Institution Classification Committee determines that overwhelming evidence exists supporting an immediate threat to the security of the institution or the safety of others, pursuant to section 3339.~~

[Subsection 3376.1(d)(11) is deleted.]

~~(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.~~

[Subsections 3376.1(d)(12) and 3376.1(d)(13) are renumbered to 3376.1(d)(11) and 3376.1(d)(12) but are otherwise unchanged.]

~~(12)~~(11) An Institution Classification Committee recommends that a condemned incarcerated person be housed in a facility with a security level lower than Level II.

~~(13)~~(12) An Institution Classification Committee 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.

[Subsections 3376.1(e) through 3376.1(h) are 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.

INCARCERATED PERSON PROPERTY

(Rev. 11/23 05/26)

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 incarcerated persons, 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.

Incarcerated persons may request to have items added to the APPS through their Incarcerated Person 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

AVENAL STATE PRISON

All Facilities

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

CALIFORNIA CITY CORRECTIONAL FACILITY

- Televisions are not authorized in units with physical plant limitations.

CALIFORNIA CORRECTIONAL INSTITUTION

Restricted Housing Units

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

CALIFORNIA HEALTH CARE FACILITY

No exemptions

CALIFORNIA INSTITUTION FOR MEN

Restricted Housing Units

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

CALIFORNIA INSTITUTION FOR WOMEN (CIW)

- **All General Population Facilities** Clothing Pins are authorized, not to exceed 20.

CALIFORNIA MEDICAL FACILITY

- **Restricted Housing Units** Entertainment appliances are not 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 adapters, television sets, rechargeable batteries, and powdered creamer are not authorized.
- Extension cords and hot pots are authorized by Warden's discretion.

East Facility

- 9 foot extension cord, as authorized at Warden's discretion.
- **Restricted Housing Units** Entertainment appliances are not authorized in units with physical plant limitations.

CALIFORNIA REHABILITATION CENTER

- No hot pots due to physical plant limitations.

CALIFORNIA STATE PRISON, LOS ANGELES COUNTY

- **Restricted Housing Units** Entertainment appliances are not authorized in units with physical plant limitations.

CALIFORNIA STATE PRISON, SACRAMENTO

All Dormitory Facilities

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

Gymnasium Dormitory Facilities

- AC appliances are not authorized in gymnasium dormitories.

GRANTED EXEMPTION REQUESTS (continued)

CALIFORNIA STATE PRISON, SOLANO

Level II Dormitories

- New televisions are not authorized. Previously existing televisions shall be authorized to remain until removed through attrition.
- **Restricted Housing Units** Entertainment appliances are not authorized in units with physical plant limitations.

CALIFORNIA SUBSTANCE ABUSE TREATMENT FACILITY AND STATE PRISON, CORCORAN

All Facilities

- Pencil sharpeners are not authorized.

Dormitory Facilities

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

Level IV Facilities

- Mirrors are not authorized.

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 incarcerated person's appliance limit of three (3).
- **Restricted Housing Units** Entertainment appliances are not authorized in units with physical plant limitations.
- Tennis shoes are not authorized.

CENTINELA STATE PRISON

Restricted Housing Units

- Entertainment appliances are not 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.
- **Restricted Housing Units** Entertainment appliances are not authorized in units with physical plant limitations.

COMMUNITY PRISONS MOTHER PROGRAM (CPMP)

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

CONSERVATION CAMPS (FEMALE)

- Immersion heaters and televisions are not authorized.

GRANTED EXEMPTION REQUESTS (continued)

CORCORAN STATE PRISON

Dormitory Facilities

- Fans, televisions, and musical instruments are not authorized in any dormitory housing.
- **Restricted Housing Units** Entertainment appliances are not authorized in units with physical plant limitations.

CORRECTIONAL TRAINING FACILITY

All Facilities

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

FOLSOM STATE PRISON

- **Restricted Housing Units** Entertainment appliances are not 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 authorized.
- Clip on fans and lights are not authorized.
- Styrofoam is not authorized.
- Fans are not authorized in Facilities C and D.
- **Restricted Housing Units** Entertainment appliances are not authorized in units with physical plant limitations.

IRONWOOD STATE PRISON

No Exemptions

KERN VALLEY STATE PRISON

Restricted Housing Units

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

MULE CREEK STATE PRISON

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

NORTH KERN STATE PRISON

- **Restricted Housing Units** Entertainment appliances are not authorized in units with physical plant limitations.

PELICAN BAY STATE PRISON

Level I Dormitory Facilities

- Televisions are not authorized.

Level IV Facilities

- Hand held mirrors, nail clippers, hair clippers, hair trimmer, and fans are not authorized.
- Stainless-steel back watches are not authorized.
- **Restricted Housing Units** Entertainment appliances are not authorized in units with physical plant limitations.

GRANTED EXEMPTION REQUESTS (continued)

PLEASANT VALLEY STATE PRISON

- **Restricted Housing Units** Entertainment appliances are not authorized in units with physical plant limitations.

RICHARD J. DONOVAN CORRECTIONAL FACILITY

Restricted Housing Units

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

SALINAS VALLEY STATE PRISON

- **Restricted Housing Units** Entertainment appliances are not authorized in units with physical plant limitations.

SAN QUENTIN STATE PRISON

- **Restricted Housing Units** Entertainment appliances are not authorized in units with physical plant limitations.

SIERRA CONSERVATION CENTER

Level I and II Facilities

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

Restricted Housing Units

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

VALLEY STATE PRISON

No Exemptions

WASCO STATE PRISON

- **Restricted Housing Units** Entertainment appliances are not authorized in units with physical plant limitations.

**RECEPTION CENTERS MALE INCARCERATED PERSONS
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“YES” = NO LIMIT ON PRODUCTS. HOWEVER, TOTAL SHALL REMAIN WITHIN SIX CUBIC FEET

PERSONAL CLOTHING FOR RECEPTION CENTER MALE INCARCERATED PERSONS

- INCARCERATED PERSONS ARE ONLY AUTHORIZED ITEMS OF PERSONAL CLOTHING LISTED IN THIS SCHEDULE UNLESS AUTHORIZED FOR MEDICAL REASONS.
- INCARCERATED PERSONS ARE AUTHORIZED TO WEAR SOLID COLORS ONLY UNLESS OTHERWISE INDICATED.
- INCARCERATED PERSONS 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 authorized.
- INCARCERATED PERSONS ARE PROHIBITED FROM POSSESSING, USING, OR WEARING PERSONAL CLOTHING WITH HOODS, PICTURES, ZIPPERS, INSIDE POCKETS, OR ZIPPERED POCKETS. INSIDE POCKETS ARE AUTHORIZED ONLY WITH PERSONAL JEANS.
- INCARCERATED PERSONS 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 INCARCERATED PERSONS	RECEPTION CENTER PRIVILEGE GROUP	
	Initial Intake	Processing
	ITEM DESCRIPTION	
With additional requirements and restrictions.	U	U
ATHLETIC SHORTS – 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 BOXERS , AND BOXER BRIEFS – White or light gray only.	10	10
GLOVES – Cold weather gloves upon approval of Warden. No zippers, pockets, metal or lining. White or light gray only. One for one exchange.	0	1
HATS AND CAPS <ul style="list-style-type: none"> • BASEBALL White or light gray only. • WATCH CAPS White or light gray only. • Additional hats consistent with these regulations as authorized by Warden’s discretion. No stripes, designs, or logos.	0	1
HEAD BAND – Terry cloth, plain, white, or light gray.	0	0
RAIN COAT or PONCHO – Transparent only.	0	1
SHOELACES – White only. Max. 54". One for one exchange.	0	1 pair
SHOWER SHOES – Foam or soft rubber, single layer construction, not exceeding 1" in thickness.	1 pair	1 pair
SLIPPERS or HOUSE SHOES – No leather or leather-like materials. Shall be predominantly white or light gray in color.	0	1 pair
SOCKS – White or light gray only. No stripes, designs, or logos. Any combination of short to knee-high.	0	7 pairs
SWEAT PANTS – 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	1
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 authorized. 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 – White or light gray only. One pair 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 authorized.	0	5
WAVE CAPS – White or light gray only.	0	1

PERSONAL CARE AND HYGIENE FOR RECEPTION CENTER MALE INCARCERATED PERSONS

- NO ALCOHOL-BASED PRODUCTS, NO SPRAY OR PUMP BOTTLES, AND NO AEROSOL CONTAINERS AUTHORIZED.
- NO METAL CONTAINERS OR CONTAINERS HAVING METAL TOPS OR BOTTOMS.
- PRODUCTS CONTAINING PHOSPHATES ARE NOT AUTHORIZED.
- INSTITUTIONS MAY REQUIRE DISPOSABLE RAZORS TO MEET SAFETY TAMPER PROOF SPECIFICATIONS.

PERSONAL CARE AND HYGIENE FOR RECEPTION CENTER MALE INCARCERATED PERSONS	RECEPTION CENTER PRIVILEGE GROUP	
	Initial Intake	Processing
ITEM DESCRIPTION		
With additional requirements and restrictions.	U	U
AFTER SHAVE – Shall be clear and in clear container only. 5 oz. each max..	0	1
BODY POWDERS – 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.	0	1
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
COSMETIC OR SHAVING BAG – Not to exceed 6" x 6" x 8". 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 – No more than 3" in length. Amount 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	1 box	1 box
DEPILATORIES – Hair removers, Magic® Shave, etc. 10 oz. each max.	0	1
DEODORANT OR ANTIPERSPIRANT – Stick, gel, or roll-on. 5 oz. each max.	0	YES
EMERY BOARD – Non-metal only.	0	3
FABRIC SOFTENER – Liquid only, 1 bottle not to exceed 36 oz.	0	1
FACE CREAM – 10 oz. each max.	0	1
FACE POWDER – 10 oz. each max. Shall be natural skin tones only	0	1
FACIAL ASTRINGENT – 10 oz. each max.	0	1
FACIAL CLEANSER – 10 oz. each max.	0	1
HAIR CONDITIONER – 20 oz. each max.	0	2
HAIR OIL , GREASE , GEL OR POMADE – 20 oz. each max.	0	1
HAIR TIES / SCRUNCHIES – Colors of black, white, and gray only.	0	10
INSECT REPELLANT – Shall contain N,N-diethyl-m-toluamide (DEET) as main active ingredient.	0	2
LAUNDRY DETERGENT –Powder or liquid. 36 oz. each max.	0	1
LAUNDRY SOAP – Bar, 7 oz. each max. This laundry soap shall be intended to be used by hand.	2	2
LIP BALM – No pigmentation added.	0	YES

PERSONAL CARE AND HYGIENE FOR RECEPTION CENTER MALE INCARCERATED PERSONS	RECEPTION CENTER PRIVILEGE GROUP	
	Initial Intake	Processing
	U	U
ITEM DESCRIPTION		
With additional requirements and restrictions.	U	U
LOTIONS – Includes baby oil. 30 oz. each max.	0	1
MEDICATIONS, OVER-THE-COUNTER (OTC) – Only those OTC medications authorized by California Correctional Health Care Services shall be stocked by institution canteens. OTC medications are not approved for incarcerated person packages except those OTC medications listed below. 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 alcohol).	YES	YES
MIRROR – Maximum of 6" diameter. Plastic only.	0	1
MOUTHWASH – Non-alcohol only. 30 oz. each max..	0	1
MUSCLE RUB AND VAPOR RUB – Soft plastic containers / tube only. 5 oz. each max..	0	1
NAIL CLIPPER – Maximum of 2" length. No file blade.	0	1
PALM BRUSH OR COMB – No handle. Plastic only.	1	1
PERMANENT CURL OR HAIR RELAXER KIT – No lye.	0	0
PERMANENT WAVE KIT	0	0
PERMANENT WAVE RODS – Non electric. Plastic only. 3.5" max. length. Gray only.	0	0
PETROLEUM JELLY – 8 oz. each max..	0	1
RAZOR, DISPOSABLE	0	5
SHAMPOO – 20 oz. each max..	0	2
SHAVING CREAM OR GEL – Non-aerosol. 10 oz. each max..	0	1
SHOWER CAP – Clear only.	0	1
SOAP, BAR – 5 oz. each max. Medicated soap containing additional ingredients; i.e., insecticides, keratolytics, antiseptics, antipruritics, is authorized.	0	6
SOAP DISH – Non-metal. Clear case only.	0	1
SOAP, LIQUID BODY WASH , or DISH SOAP – 20 oz. each max.	0	1
SUNBLOCK – Shall be a minimum of SPF 15. 30 oz. each max.	0	1
TOOTHBRUSH – Subject to local determination of maximum length. Local facility is required to shorten if necessary to meet local requirements.	0	2
TOOTHBRUSH HOLDER – Clear plastic only. May only cover head of toothbrush.	1	1
TOOTHPASTE or POWDER – 7 oz. each max..	1	1
TWEEZERS – Metal is authorized. Not to exceed 2.5" long.	0	1
WASHCLOTHS, SHOWER PUFFS OR LOOFAHS – White only.	0	2

FOOD FOR RECEPTION CENTER MALE INCARCERATED PERSONS

- NO GLASS CONTAINERS. STYROFOAM CONTAINERS FROM CANTEEN ONLY. NOT APPROVED FOR INCARCERATED PERSON PACKAGES.
- NO PRODUCTS REQUIRING REFRIGERATION OR COOKING ARE AUTHORIZED. 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 AUTHORIZED.
- FOODS MEETING SPECIFIC RECOGNIZED RELIGIOUS DIETARY REQUIREMENTS MAY BE ORDERED FROM A LOCALLY APPROVED RELIGIOUS SPECIALTY VENDOR. RELIGIOUS SPECIALTY FOODS 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 SHALL BE MADE OUT OF A SOFT, PLIABLE OR BENDABLE PLASTIC. CONTAINERS WHICH ARE FABRICATED IN A HARD PLASTIC (E.G., ACRYLIC, HIGH-DENSITY POLYETHYLENE, ETC.) ARE NOT AUTHORIZED.

FOOD FOR RECEPTION CENTER MALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	RECEPTION CENTER PRIVILEGE GROUP	
	Initial Intake	Processing
	U	U
ARTIFICIAL SWEETENER	0	YES
BEVERAGES – Canned or bottled soda, water, etc., canteen purchase only. Beverages are not approved for incarcerated person packages. No fruit juice containing sugar. Canned soda in aluminum cans is authorized for all security levels.	0	YES
CANDY – Candy bars and soft candies that contain chocolate, e.g., M&M's®, Milk Duds®, Tootsie Rolls®, etc. All other candies soft or hard shall be sugar-free. Candy shall not contain alcohol or liqueurs. No foil packaging.	0	YES
CANNED GOODS – Canteen only. authorized by Warden’s discretion. Not approved for incarcerated person packages. NOTE: for canned soda, refer to BEVERAGES.	0	YES
CEREALS – 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 – Sugar-free.	0	YES
COOKIES	0	YES
COFFEE – Instant only.	0	YES
CONDIMENTS – 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. Hot sauces which contain sugar are authorized for purchase and possession.	0	YES
CRACKERS	0	YES

FOOD FOR RECEPTION CENTER MALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	RECEPTION CENTER	
	PRIVILEGE GROUP	
	Initial Intake	Processing
	U	U
CREAMER – Powdered only.	0	YES
DRY MIX DRINKS – Non-flammable. Sugar-free only.	0	YES
FOODS, POUCHED AND VACUUM PACKED – Tuna, sardines, vegetables, etc..	0	YES
<p>HERBAL, BOTANICAL , AND BIOLOGICAL SUPPLEMENTS – Solid tablet, caplet or softgel form only. Six bottles or containers maximum authorized per product, 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 authorized.</p> <p>Herbal or 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, and Vegetable Extracts, Ginseng, Echinacea, Rose Hips, Pomegranate, Lycopene, Bioflavonoids, Green Tea, Valerian, Flax Seed Oil, Methylsulfonylmethane (MSM), Curcumin (Turmeric) and Peppermint Oil.</p> <p>Biological supplements derived from biological sources such as shellfish, animal cartilage, bone, tissue, e.g., Glucosamine, Chondroitin, Coenzyme Q₁₀, Hyaluronic acid, and Fish Oil (Omega 3 Fatty Acid).</p>	0	YES
MEATS, DRY – Previously cooked, salami, jerky, sausages, etc..	0	YES
MISCELLANEOUS SNACK ITEMS – Snack cakes, bars, pies, pickles, etc. are authorized. Dried fruit is not authorized.	0	YES
NUTS – No shells.	0	YES
PEANUT BUTTER – 30 oz. each max..	0	YES
<p>PRECOOKED, RECONSTITUTED , DEHYDRATED AND INSTANT FOODS Rice, beans, chili, couscous, hummus, pasta (16 oz. each max. is authorized), etc. Restricted to single serving containers only. No foil packaged items authorized. No raw food products authorized, e.g., raw or uncooked rice, beans, etc.</p>	0	0
<p>PROTEIN SUPPLEMENTS – Solid tablet, caplet or softgel form only. Six bottles or containers maximum authorized per product, e.g., six bottles of Soy-Rich Protein, six bottles of chewable Protein tablets, etc. Bottles or containers not to exceed 400 tablets, caplets, softgels per bottle or container. Product shall be stored in original bottle or container. No powdered products are authorized.</p> <p>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.</p>	0	YES

FOOD FOR RECEPTION CENTER MALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	RECEPTION CENTER PRIVILEGE GROUP	
	Initial Intake U	Processing U
	SOUPS AND NOODLES – Ramen, rice noodles, etc. Styrofoam containers are not authorized for incarcerated person possession. Staff may empty the contents of the Styrofoam container into an alternate container, retain, and dispose of the empty Styrofoam container.	0
TEA – Bags and instant.	0	YES
VITAMIN AND MINERAL SUPPLEMENTS – Solid tablet, caplet or softgel form only. Not to exceed 250 tablets, caplets, softgels per bottle or container. Maximum six bottles or containers authorized per product, e.g., six bottles of Vitamin C, six bottles of Chromium, etc. Multiple Vitamin, Multiple Vitamin, Mineral and Single Vitamin packaging authorized. Supplements shall remain in original container. No powdered products are authorized. 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). Authorized Mineral Supplements: Boron, Calcium, Chloride, Chromium, Cobalt, Copper, Iodine, Iron, Magnesium, Manganese, Molybdenum, Nickel, Phosphorus, Potassium, Selenium, Sodium, Sulfur, Vanadium, Zinc.	0	YES

MISCELLANEOUS ITEMS FOR RECEPTION CENTER MALE INCARCERATED PERSONS	RECEPTION CENTER PRIVILEGE GROUP	
	Initial Intake	Processing
	U	U
ITEM DESCRIPTION With additional requirements and restrictions.		
ADDRESS BOOK – Soft plastic or paperback cover only. 3" x 5" maximum.	1	1
AUDIO CASSETTES – Professionally pre-recorded only. Possession of a player is not required.	0	0
BALLPOINT PENS – Non-metal, clear plastic only. Black or blue ink only.	1	1
BATTERY RECHARGER – 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 shall be made of a soft, pliable, bendable plastic. Bowls which are fabricated in a hard plastic (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
CALENDAR – 12" x 24" maximum dimensions. No metal.	0	0
CAN OPENER – P-38 or equivalent as authorized by Warden's discretion.	0	1
CARD STOCK AND DRAWING PAPER – White only. 12" x 12" max. size.	0	25 sheets
CLOCK – Non-electric, no alarm.	0	0
COAXIAL CABLE – As authorized by Warden's discretion. Maximum 6' in length.	0	0
COMPACT DISCS (CD) – Factory sealed, pre-recorded only. Sets including DVDs shall not be authorized. Possession of a player is not required.	0	0
CORRESPONDENCE COURSE – Does not impact the limit on books. Shall be within the established 6-cubic feet limit of allowable property.	0	0
EAR PLUGS – Soft foam only. No lanyard. Not to be worn on the yard.	0	0
ENVELOPES - Blank or pre-stamped. Clasp or grip seal 10" x 15" max. size.	10	40
ENVELOPES, METERED – Indigent incarcerated persons only.	0	5
EXTENSION CORD – Maximum length of 6', UL approved only. Shall adhere to requirements established in California Electrical Code Section 400.8, three prong outlet only, with circuit breaker. As authorized by Warden's discretion.	0	0
GREETING CARDS – Maximum size 6" x 9".	0	10
HANDKERCHIEFS AND BANDANNAS – Solid color. White or light gray only. Maximum size of 22" x 22".	0	5
INSTRUMENT STRINGS, SPARE – As authorized by Warden's discretion.	0	0
LEGAL MATERIAL – Books, pamphlets, and other legal reference.	YES	YES
LEGAL PADS, TABLETS AND NOTEBOOKS – No spiral bound. White and yellow paper only. 9" x 14" max.	1	4
LEGAL SIZE FILE FOLDERS AND WALLET ENVELOPES – 10" x 15" max. size.	0	YES
PENCILS, DRAWING, OR WRITING – Colored, – Non-mechanical only.	5	5
PENCIL ERASER – Erasers cannot be kneadable.	1	1
PENCIL SHARPENER – Non-electric, hand held only. No metal cover. Maximum 2" length.	1	1

MISCELLANEOUS ITEMS FOR RECEPTION CENTER MALE INCARCERATED PERSONS	RECEPTION CENTER	
	PRIVILEGE GROUP	
	Initial Intake	Processing
ITEM DESCRIPTION With additional requirements and restrictions.	U	U
PHOTOS OR PORTRAITS – Maximum of 8" x 10". No Polaroid.	15	15
PHOTO ALBUMS – Soft plastic or paperback cover. Maximum of 9" x 12".	0	0
READING GLASSES – NON PRESCRIPTION – Magnifying glasses.	1	2
SPLITTER – For use with television.	0	0
STAMPS – U.S. Postal only.	40	40
STATIONERY – For written correspondence. May be decorated and have matching envelopes. Shall be predominantly white. 8.5" x 11" max.	15 sheets	500 sheets
SUNGLASSES – NON-PRESCRIPTION – No metal frames, non-mirrored, no red or blue lenses. Purchase value not to exceed \$50. Excludes prescription sunglasses.	0	0
STORAGE CONTAINER – Upon Warden's approval. All storage containers and lids shall be made out of a soft, pliable or bendable plastic. Storage containers which are fabricated in a hard plastic (e.g., acrylic, high-density polyethylene, etc.) are not authorized. Lids shall not be secured with a locking tab/clip. May include clear storage containers, foot lockers, denture holders, etc.	0	0
TUMBLER – All tumblers shall hold 16 ounces or less of fluid. The tumbler to include the lids shall be made out of a soft, pliable or bendable plastic. Tumblers which are fabricated in a hard plastic (e.g., acrylic, high-density polyethylene, etc.) are not authorized.	1	1
WALLET – Plain brown or black, no engravings.	0	0

GAMES FOR RECEPTION CENTER MALE INCARCERATED PERSONS	RECEPTION CENTER	
	PRIVILEGE GROUP	
	Initial Intake	Processing
ITEM DESCRIPTION With additional requirements and restrictions.	U	U
CARDS – Role playing, trading, or collectible cards are not authorized.	0	1
CHECKERS – Cardboard and soft vinyl boards only. Plastic pieces only.	0	1
CHESS – Cardboard and soft vinyl boards only. Plastic pieces only.	0	1
DOMINOS	0	1
SCRABBLE – Cardboard and soft vinyl boards only. Plastic pieces only.	0	1
UNO	0	1

REGISTERABLE PROPERTY FOR RECEPTION CENTER MALE INCARCERATED PERSONS

- A MAXIMUM OF THREE ELECTRICAL APPLIANCES OF ANY TYPE ARE AUTHORIZED PER MALE INCARCERATED PERSON.
- BATTERY OPERATED, NON-ENTERTAINMENT APPLIANCES SHALL NOT COUNT TOWARDS THE APPLIANCE LIMIT.
- APPLIANCES WITH INTERNAL MECHANISMS FOR RECORDING OR TRANSMITTING CAPABILITY SHALL NOT BE AUTHORIZED. VENDOR OR MANUFACTURER ALTERATIONS THAT DISABLE AN APPLIANCE’S CAPABILITY TO RECORD OR TRANSMIT SHALL NOT BE 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, CENTRAL PROCESSING UNITS (CPU’S) OR THE CAPABILITY TO TRANSFER INFORMATION SHALL BE 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 INCARCERATED PERSON HAS TV OR AUDIO DEVICE AS PERSONAL PROPERTY.
- INCARCERATED PERSONS ORDERING NEW OR REPLACEMENT APPLIANCES SHALL BE REQUIRED TO PURCHASE APPLIANCES WITHOUT SPEAKERS. INCARCERATED PERSONS CURRENTLY POSSESSING APPLIANCES WITH SPEAKERS SHALL BE AUTHORIZED TO KEEP THOSE APPLIANCES UNTIL THEY ARE NO LONGER OPERATIONAL. NON- 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, ELECTRONIC OR NON-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 INCARCERATED PERSON HOUSING CONFIGURATIONS MAY JUSTIFY THE PRECLUSION OF THE POSSESSION AND USE OF SPECIFIC APPLIANCES. WARDENS SHALL REQUEST APPROVAL FOR AN EXEMPTION FROM THE DEPUTY DIRECTOR, DIVISION OF ADULT INSTITUTIONS, VIA THE STANDARDIZED PROCEDURES UNIT.

REGISTERABLE PROPERTY FOR RECEPTION CENTER MALE INCARCERATED PERSONS	RECEPTION CENTER	
	PRIVILEGE GROUP	
	Initial Intake	Processing
ITEM DESCRIPTION		
With additional requirements and restrictions.	U	U
ANTENNA or FLAT FLEXIBLE PLASTIC – Up to 6' in length. As authorized by Warden’s discretion.	0	0

REGISTERABLE PROPERTY FOR RECEPTION CENTER MALE INCARCERATED PERSONS	RECEPTION CENTER	
	PRIVILEGE GROUP	
	Initial Intake	Processing
ITEM DESCRIPTION With additional requirements and restrictions.	U	U
AUDIO ENTERTAINMENT APPLIANCE – AC power only. Internal antenna only. 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 – 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 – Clear case, soft cover only. No padded or hardback covers. No zippers.	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
FAN – AC power or battery operated. Plastic blade and cage. Not to exceed 9". Purchase value not to exceed \$30.	0	0
HAIR CLIPPER OR 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 incarcerated persons. Purchase value not to exceed \$80.	0	0
HANDICRAFT – Requires institutional approval.	0	0
HEALTH CARE APPLIANCE – 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 authorized until no longer operational or altered from original design. <i>NOTE: If this item is used in an assault or in a manner that constitutes a safety and security threat, the incarcerated person shall permanently lose the privilege of possession of this item.</i>	0	0
LAMP – 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 – 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 authorized in male facilities. Existing keyboards are 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 OR PERSONAL GROOMER (NOSE OR EAR TRIMMER) – AC power or battery operated. Purchase value not to exceed \$80.	0	0
RING – 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

REGISTERABLE PROPERTY FOR RECEPTION CENTER MALE INCARCERATED PERSONS	RECEPTION CENTER	
	PRIVILEGE GROUP	
	Initial Intake	Processing
ITEM DESCRIPTION With additional requirements and restrictions.	U	U
TELEVISION SET (INCLUDES TV, CD, AND RADIO COMBINATION WHICH COUNTS AS ONE APPLIANCE) – 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 15.6" flat panel measured diagonally. Purchase value not to exceed \$300. NO REMOTE CONTROL DEVICES.	0	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 authorized. Memory 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 \$ 400.00. NOTE: If this item is used in an assault or in a manner that constitutes a safety and security threat, the incarcerated person shall permanently lose the privilege of possession of this item.	0	0
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 \$400.	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

GENERAL POPULATION LEVELS I, II, AND III MALE INCARCERATED PERSONS

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“YES” = NO LIMIT ON PRODUCTS. HOWEVER, TOTAL SHALL REMAIN WITHIN SIX CUBIC FEET

PERSONAL CLOTHING FOR GENERAL POPULATION LEVELS I, II, AND III MALE INCARCERATED PERSONS

- INCARCERATED PERSONS ARE ONLY AUTHORIZED ITEMS OF PERSONAL CLOTHING LISTED IN THIS SCHEDULE UNLESS AUTHORIZED FOR MEDICAL REASONS.
- INCARCERATED PERSONS ARE AUTHORIZED TO WEAR SOLID COLORS ONLY UNLESS OTHERWISE INDICATED.
- INCARCERATED PERSONS 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 AUTHORIZED.
- INCARCERATED PERSONS ARE PROHIBITED FROM POSSESSING, USING, OR WEARING PERSONAL CLOTHING WITH HOODS, PICTURES, ZIPPERS, INSIDE POCKETS, OR ZIPPERED POCKETS. INSIDE POCKETS ARE AUTHORIZED ONLY WITH PERSONAL JEANS.
- INCARCERATED PERSONS 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 PER CALIFORNIA CODE OF REGULATIONS, SECTION 3062, INCARCERATED PERSON GROOMING STANDARDS

PERSONAL CLOTHING FOR GENERAL POPULATION LEVELS I, II, AND III MALE INCARCERATED PERSONS	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
ITEM DESCRIPTION			
With additional requirements and restrictions.			
ATHLETIC SHORTS – 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 – Grade eligible incarcerated persons assigned to Conservation Camps only. The color black is approved.	1	0	0
BOOT SOCKS – Grade eligible incarcerated persons assigned to Conservation Camps only. White or light gray only. No stripes designs or logos.	4 pairs	0	0
BRIEFS, BOXERS AND BOXER BRIEFS – White or light gray only.	10	10	10
GLOVES – Cold weather gloves upon approval of Warden. No zippers, pockets, metal or lining. White or light gray only. One for one exchange.	1 pair	1 pair	1 pair
HATS and CAPS <ul style="list-style-type: none"> • BASEBALL White or light gray only. • WATCH CAPS White or light gray only. • Additional hats consistent with these regulations as authorized by Warden's discretion. No stripes, designs, or logos.	3	3	3
HEAD BAND – Terry cloth, plain, white, or light gray.	2	2	2
PAJAMAS – No sheer material, white or light gray.	2	2	2
PERSONAL JEANS – Blue only. Small identifying logo only. No prints or lettering on jeans. No low rise jeans. No skinny jeans.	2	2	2
RAIN COAT OR PONCHO – 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. White or gray only not to exceed 48 inches in length	1	1	1
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 in length	1	1	1
SHOELACES – White only. Max. 54". One for one exchange.	1 pair	1 pair	1 pair
SHOWER SHOES – Foam or soft rubber, single layer construction, not exceeding 1" in thickness.	1 pair	1 pair	1 pair
SLIPPERS OR HOUSE SHOES – No leather or leather-like materials. Shall be predominantly white or light gray.	1 pair	1 pair	1 pair
SOCKS – 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 – 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 – White or light gray only.	2	2	2

PERSONAL CLOTHING FOR GENERAL POPULATION LEVELS I, II, AND III MALE INCARCERATED PERSONS	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
ITEM DESCRIPTION			
With additional requirements and restrictions.			
TENNIS SHOES OR WALKING SHOES – No shades of red or blue. Low, mid, or high tops are authorized. 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.	2 pair	2 pair	2 pair
UNDERWEAR, THERMAL OR LONG – 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 authorized.	5	5	5
WAVE CAPS – White or light gray only.	2	2	2

PERSONAL CARE AND HYGIENE FOR GENERAL POPULATION LEVELS I, II, AND III MALE INCARCERATED PERSONS

- NO ALCOHOL-BASED PRODUCTS, NO SPRAY OR PUMP BOTTLES, AND NO AEROSOL CONTAINERS AUTHORIZED.
- NO METAL CONTAINERS OR CONTAINERS HAVING METAL TOPS OR BOTTOMS.
- PRODUCTS CONTAINING PHOSPHATES ARE NOT 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 PER CALIFORNIA CODE OF REGULATIONS, SECTION 3062, INCARCERATED PERSON GROOMING STANDARDS.

PERSONAL CARE AND HYGIENE FOR GENERAL POPULATION LEVELS I, II, AND III INCARCERATED PERSONS	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
ITEM DESCRIPTION			
With additional requirements and restrictions.			
AFTER SHAVE – Shall be clear and in clear container only. 5 oz. each max.	2	2	2
BLUSH – Natural skin tones.	2	2	2
BODY POWDERS – 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.	2	2	2
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	1
COSMETIC OR SHAVING BAG – Not to exceed 6" x 6" x 8". Clear plastic case only.	1	1	1
COTTON SWABS	100	100	100
COTTON BALLS	100	100	100

PERSONAL CARE AND HYGIENE FOR GENERAL POPULATION LEVELS I, II, AND III INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	GENERAL POPULATION PRIVILEGE GROUP		
	A	B	C
	DENTAL ADHESIVE –For approved denture wearers only.	2	2
DENTAL FLOSSERS, GLIDERS , AND SAFETY DENTAL FLOSS – No more than 3" in length. Amount 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	YES
DENTURE CLEANSER	2 boxes	2 boxes	2 boxes
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.	YES	YES	YES
EMERY BOARD – Non-metal only.	3	3	3
EYEBROW PENCIL OR EYELINER – (Factory sealed. Pencil only, no liquid. Natural skin tones only, e.g., black or brown).	2	2	2
EYE SHADOW KIT – (No mirrors. Kit shall not be altered. Natural skin tones only).	2	2	2
FABRIC SOFTENER – Liquid only. One bottle not to exceed 36 oz.	1	1	1
FACE CREAM – 10 oz. each max.	2	2	2
FACE POWDER – 10 oz. each max.	2	2	2
FACIAL ASTRINGENT – 10 oz. each max.	2	2	2
FACIAL CLEANSER – 10 oz. each max.	2	2	2
FOUNDATION – Natural skin tones only.	2	2	2
HAIR CONDITIONER – 20 oz. each max.	YES	YES	YES
HAIR OIL , GREASE , GEL and POMADE – 20 oz. each max.	YES	YES	YES
HAIR ROLLERS	30	30	30
HAIR TIES or SCRUNCHIES – Colors of black, white, and gray only.	10	10	10
INSECT REPELLANT – Shall contain N, N-diethyl-m-toluamide (DEET) as main active ingredient.	2	2	2
LAUNDRY DETERGENT – Powder or liquid. 36 oz. each max.	2	2	2
LAUNDRY SOAP – Bar, 7 oz. each max. This laundry soap shall be intended to be used by hand.	2	2	2
LIP BALM – No pigmentation added.	YES	YES	YES
LIP GLOSS, LIPSTICK OR LIP LINER – Natural skin tone only.	2	2	2
LOTIONS – Includes baby oil. 30 oz. each max.	2	2	2
MASCARA – Factory sealed. Natural skin tone, e.g., black or brown.	1	1	1
MEDICATIONS, OVER-THE-COUNTER (OTC) – Only those OTC medications authorized by California Correctional Health Care Services shall be stocked by institution canteens. OTC medications are not approved for incarcerated person packages, except those OTC medications listed below. 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 alcohol).	YES	YES	YES

PERSONAL CARE AND HYGIENE FOR GENERAL POPULATION LEVELS I, II, AND III INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
MIRROR – Maximum of 6" diameter. Plastic only.	1	1	1
MOUTHWASH – Non-alcohol only. 30 oz. each max.	2	2	2
MUSCLE RUB AND VAPOR RUB – Soft plastic containers or tube only. 5 oz. each max.	1	1	1
NAIL CLIPPER – Maximum of 2" length. No file blade.	1	1	1
PALM BRUSH OR COMB – No handle. Plastic only.	1	1	1
PERMANENT CURL OR HAIR RELAXER KIT – No lye.	2 boxes	2 boxes	2 boxes
PERMANENT WAVE KIT	2 boxes	2 boxes	2 boxes
PERMANENT WAVE RODS – Non electric. Plastic only. 3.5" max. in length. Gray only.	40	40	40
PETROLEUM JELLY – 8 oz. each max.	2	2	2
RAZOR, DISPOSABLE	10	10	10
SHAMPOO – 20 oz. each max..	YES	YES	YES
SHAVING CREAM OR GEL – Non-aerosol. 10 oz. each max..	2	2	2
SHOWER BAG – Mesh construction.	1	1	1
SHOWER CAP – Clear only.	1	1	1
SOAP, BAR – 5 oz. each max. Medicated soap containing additional ingredients; i.e., insecticides, keratolytics, antiseptics, antipruritics is authorized.	YES	YES	YES
SOAP DISH – Non-metal. Clear case only.	1	1	1
SOAP, LIQUID BODY WASH OR DISH SOAP – 20 oz. each max..	YES	YES	YES
SUNBLOCK – Shall be a minimum of SPF 15. 30 oz. each max.	1	1	1
TOOTHBRUSH – Subject to local determination of maximum length. Local facility is required to shorten if necessary, to meet local requirements.	2	2	2
TOOTHBRUSH HOLDER – Clear plastic only. May only cover head of toothbrush.	1	1	1
TOOTHPASTE or POWDER – 7 oz. each max..	3	3	3
TWEEZERS – Metal is authorized. Not to exceed 2.5" long.	1	1	1
WASHCLOTHS, SHOWER PUFFS or LOOFAHS – White only.	3	3	3

- **FOOD FOR GENERAL POPULATION LEVELS I, II, AND III MALE INCARCERATED PERSONS NO GLASS CONTAINERS. STYROFOAM CONTAINERS FROM CANTEEN ONLY. NOT APPROVED FOR INCARCERATED PERSON PACKAGES.**
- NO PRODUCTS REQUIRING REFRIGERATION OR COOKING ARE authorized. 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 authorized.
- FOODS MEETING SPECIFIC RECOGNIZED RELIGIOUS DIETARY REQUIREMENTS MAY BE ORDERED FROM A LOCALLY APPROVED RELIGIOUS SPECIALTY VENDOR. RELIGIOUS SPECIALTY FOODS 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 SHALL BE MADE OUT OF A SOFT, PLIABLE OR BENDABLE PLASTIC. CONTAINERS WHICH ARE FABRICATED IN A HARD PLASTIC (E.G., ACRYLIC, HIGH-DENSITY POLYETHYLENE, ETC.) ARE NOT AUTHORIZED.

FOOD FOR GENERAL POPULATION LEVELS I, II, AND III MALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
ARTIFICIAL SWEETENER	YES	YES	YES <u>NO</u>
BEVERAGES – Canned or bottled soda, water, etc., canteen purchase only. Beverages are not approved for incarcerated person packages. No fruit juice containing sugar. Canned soda in aluminum cans is authorized for all security levels.	YES	YES	YES <u>NO</u>
CANDY – Candy bars and soft candies that contain chocolate, e.g., M&M’s®, Milk Duds®, Tootsie Rolls®, etc. All other candies soft or hard shall be sugar-free. Candy shall not contain alcohol or liqueurs. No foil packaging.	YES	YES	YES <u>NO</u>
CANNED GOODS – Canteen only. Authorized by Warden’s discretion. Not approved for incarcerated person packages. NOTE: for canned soda, refer to BEVERAGES.	YES	YES	YES <u>NO</u>
CEREALS – Dry. Boxes or re-sealable bags only. 26 oz. each max.	YES	YES	YES <u>NO</u>
CHEESE – Non-aerosol.	YES	YES	YES <u>NO</u>
CHIPS AND TACO SHELLS	YES	YES	YES <u>NO</u>
COCOA – Sugar-free.	YES	YES	YES <u>NO</u>
COOKIES	YES	YES	YES <u>NO</u>
COFFEE – Instant only.	YES	YES	YES <u>NO</u>
CONDIMENTS – 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. Hot sauces which contain sugar are authorized for purchase and possession.	YES	YES	YES <u>NO</u>
CRACKERS	YES	YES	YES <u>NO</u>
CREAMER – Powdered only.	YES	YES	YES <u>NO</u>
DRY MIX DRINKS – Non-flammable. Sugar-free only.	YES	YES	YES <u>NO</u>

FOOD FOR GENERAL POPULATION LEVELS I, II, AND III MALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
FOODS, POUCHED AND VACUUM PACKED – Tuna, sardines, vegetables, etc..	YES	YES	YES <u>NO</u>
HERBAL, BOTANICAL, AND BIOLOGICAL SUPPLEMENTS Solid tablet, caplet or softgel form only. Six bottles or containers maximum authorized per product, e.g., six bottles of Ginkgo Biloba, six bottles of Milk Thistle, etc. Bottles or containers not to exceed 250 tablets, caplets, softgels per bottle or container. Product shall be stored in original bottle, container. No powdered products are authorized. Herbal and 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 and Vegetable Extracts, Ginseng, Echinacea, Rose Hips, Pomegranate, Lycopene, Bioflavonoids, Green Tea, Valerian, Flax Seed Oil, Methylsulfonylmethane (MSM), Curcumin (Turmeric) 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).	YES	YES	YES
MEATS, DRY – Previously cooked, salami, jerky, sausages, etc.	YES	YES	YES <u>NO</u>
MISCELLANEOUS SNACK ITEMS – Snack cakes, bars, pies, pickles, etc. are authorized. Dried fruit is not authorized.	YES	YES	YES <u>NO</u>
NUTS – No shells.	YES	YES	YES <u>NO</u>
PEANUT BUTTER – 30 oz. each max.	YES	YES	YES <u>NO</u>
PRECOOKED, RECONSTITUTED, DEHYDRATED and INSTANT FOODS Rice, beans, chili, couscous, hummus, pasta (16 oz. each max. is authorized), etc. Restricted to single serving containers only. No foil packaged items authorized. No raw food products allowed, e.g., raw, uncooked rice, beans, etc.	YES	YES	YES <u>NO</u>
PROTEIN SUPPLEMENTS – Solid tablet, caplet or softgel form only. Six bottles or containers maximum authorized per product, 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 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 <u>NO</u>
TEA – Bags and instant.	YES	YES	YES <u>NO</u>

FOOD FOR GENERAL POPULATION LEVELS I, II, AND III MALE INCARCERATED PERSONS ITEM DESCRIPTION	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
With additional requirements and restrictions.			
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 authorized per product, e.g., six bottles of Vitamin C, six bottles of Chromium, etc. Multiple Vitamin, Multiple Vitamin/Mineral and Single Vitamin packaging authorized. Supplements shall remain in original container. No powdered products are authorized. 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). Authorized 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, AND III MALE INCARCERATED PERSONS	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
ITEM DESCRIPTION			
With additional requirements and restrictions.			
ADDRESS BOOK – Soft plastic or paperback cover only. 3" x 5" maximum.	1	1	1
AUDIO CASSETTES – Professionally pre-recorded only. Possession of a player is not required.	10	10	0
BALLPOINT PENS – Non-metal, clear plastic only. Black or blue ink only.	14	14	14
BATTERY RECHARGER – Does not count as an electrical appliance.	1	1	0
BATTERIES	8	8	0
BOOKS, MAGAZINES, AND NEWSPAPERS – Paperback or hardback with cover removed only. Limits do not apply to legal materials.	10	10	5
BOWL – Plastic. All bowls and lids shall be made of a soft, pliable, bendable plastic. Bowls which are fabricated in a hard plastic (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 – 12" x 24" maximum dimensions. No metal.	1	1	1
CAN OPENER – P-38 or equivalent as authorized by Warden's discretion.	1	1	1
CARD STOCK AND DRAWING PAPER – White only. 12" x 12" max. size.	25 sheets	25 sheets	25 sheets
CHALK, PASTEL – Pastel colors only.	24	24	24
CLOCK – Non-electric, no alarm.	1	1	0

MISCELLANEOUS ITEMS FOR GENERAL POPULATION LEVELS I, II, AND III MALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
COAXIAL CABLE – As authorized by Warden’s discretion. Maximum 6’ in length.	1	1	0
COMBINATION LOCK – Common key required by institution. Canteen item only. Not approved for incarcerated person packages.	1	1	1
COMPACT DISCS (CD) – Factory sealed, pre-recorded only. Sets including DVDs shall not be authorized. Possession of a player is not required.	10	10	0
CORRESPONDENCE COURSE – Does not impact the limit on books. Shall be within the established 6-cubic feet limit of allowable property.	YES	YES	YES
EAR PLUGS – Soft foam only. No lanyard. Not to be worn on the yard.	2	2	2
ENVELOPES , (blank or pre-stamped. clasp or grip seal. 10" x 15" max. size.)	40	40	40
ENVELOPES, METERED – Indigent incarcerated persons only.	5	5	5
EXTENSION CORD, SURGE PROTECTOR OR OUTLET CONVERTER Maximum length of 6’, UL approved only. Shall adhere to requirements established in California Electrical Code Section 400.8, three prong outlet only, with circuit breaker. As authorized by Warden’s discretion.	1	1	0
GREETING CARDS – Maximum size 6” x 9”.	10	10	5
HANDKERCHIEFS AND BANDANNAS – Solid color. White or light gray only. Maximum size of 22" x 22".	5	5	2
INSTRUMENT STRINGS, SPARE – As authorized by Warden’s discretion.	1	1	0
LEGAL MATERIAL – Books, pamphlets, and other legal reference.	YES	YES	YES
LEGAL PADS, TABLETS AND NOTEBOOKS – No spiral bound. White and yellow paper only. 9” x 14” max..	4	4	4
LEGAL SIZE FILE FOLDERS or WALLET ENVELOPES – 10" x 15" max. size.	YES	YES	YES
LIGHT BULBS – Not to exceed 30 watts.	2	2	2
PENCILS, DRAWING, OR WRITING – Colored, Non -mechanical only.	24	24	24
PENCIL ERASER – Erasers cannot be kneadable.	1	1	1
PENCIL SHARPENER – 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 – Soft plastic or paperback cover. Maximum of 9" x 12".	4	4	4
READING GLASSES – NON PRESCRIPTION – Magnifying glasses.	2	2	2
SPLITTER – For use with television.	1	1	0
STAMPS – U.S. Postal only.	40	40	40
STATIONERY – For written correspondence. May be decorated and have matching envelopes. Shall be predominantly white. 8.5" x 11" max.	500 sheets	500 sheets	500 sheets
SUNGLASSES – NON-PRESCRIPTION – No metal frames, non-mirrored, no red or blue lenses. Excludes prescription sunglasses. Purchase value not to exceed \$50.	1	1	1

MISCELLANEOUS ITEMS FOR GENERAL POPULATION LEVELS I, II, AND III MALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
STORAGE CONTAINER – Upon Warden’s approval. All storage containers and lids shall be made out of a soft, pliable or bendable plastic. Storage containers which are fabricated in a hard plastic (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 – All tumblers shall hold 16 ounces or less of fluid. The tumbler (to include the lids) shall be made out of a soft, pliable or bendable plastic. Tumblers which are fabricated in a hard plastic (e.g., acrylic, high-density polyethylene, etc.) are not authorized.	2	2	2
WALLET – Plain brown or black, no engravings.	1	1	1

GAMES FOR GENERAL POPULATION LEVELS I, II, AND III MALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	General Population		
	PRIVILEGE GROUP		
	A	B	C
CARDS – Role playing, trading, or collectible cards are not authorized.	1	1	0
CHECKERS – 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
DOMINOS	1	1	0
SCRABBLE – Cardboard and soft vinyl boards only. Plastic pieces only.	1	1	0
UNO	1	1	0

- **REGISTERABLE PROPERTY FOR GENERAL POPULATION LEVELS I, II, AND III MALE INCARCERATED PERSONS** A MAXIMUM OF THREE ELECTRICAL APPLIANCES OF ANY TYPE ARE AUTHORIZED PER MALE INCARCERATED PERSON.
- BATTERY OPERATED, NON-ENTERTAINMENT APPLIANCES SHALL NOT COUNT TOWARDS THE APPLIANCE LIMIT.
- FOR LEVEL I AND II INCARCERATED PERSONS 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 AUTHORIZED. VENDOR OR MANUFACTURER ALTERATIONS THAT DISABLE AN APPLIANCE’S CAPABILITY TO RECORD OR TRANSMIT SHALL NOT BE 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 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 INCARCERATED PERSON HAS TV OR AUDIO DEVICE AS PERSONAL PROPERTY.
- INCARCERATED PERSONS ORDERING NEW OR REPLACEMENT APPLIANCES SHALL BE REQUIRED TO PURCHASE APPLIANCES WITHOUT SPEAKERS. INCARCERATED PERSONS CURRENTLY POSSESSING APPLIANCES WITH SPEAKERS SHALL BE AUTHORIZED TO KEEP THOSE APPLIANCES UNTIL THEY ARE NO LONGER OPERATIONAL. NON- 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.
- INCARCERATED PERSONS ARE AUTHORIZED ONE NETWORK CAPABLE OR ONE NON-NETWORK CAPABLE TABLET.

NOTE: CERTAIN INCARCERATED PERSON HOUSING CONFIGURATIONS MAY JUSTIFY THE PRECLUSION OF THE POSSESSION AND USE OF SPECIFIC APPLIANCES. WARDENS 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 I, II, AND III MALE INCARCERATED PERSONS	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
ITEM DESCRIPTION With additional requirements and restrictions.			
ANTENNA, FLAT FLEXIBLE PLASTIC – Up to 6' in length. As authorized by Warden's discretion.	1	1	0
AUDIO ENTERTAINMENT APPLIANCE – AM/FM radio, CD player, and cassette tape player or any combination authorized. AC power or battery operated. Shall have earphone jack and headphones or 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 – 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 – 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	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.	1	1	0

REGISTERABLE PROPERTY FOR GENERAL POPULATION LEVELS I, II, AND III MALE INCARCERATED PERSONS	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
ITEM DESCRIPTION With additional requirements and restrictions.			
FAN – AC power or battery operated. Plastic blade and cage. Not to exceed 9". Clip on fans are not authorized for Level III incarcerated persons. Purchase value not to exceed \$30.	1	1	0
HAIR CLIPPER OR 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 incarcerated person. Purchase value not to exceed \$80.	1	1	0
HAIR DRYER OR BLOW DRYER – Warden’s discretion, for level I and II incarcerated persons only. Based on physical plant limitations.	1	1	0
HANDICRAFT – Requires institutional approval.	YES	YES	0
HEALTH CARE APPLIANCE – Dr. Rx. only. Not subject to the six-cubic foot limit. Includes prescription eyeglasses and prescription sunglasses.	YES	YES	YES
HOT POT SECURITY ENHANCED – Clear, non-removable base from body, temperature sensitive thermal fuse, 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 authorized until no longer 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 incarcerated person shall permanently lose the privilege of possession of this item.	1	1	0
MOVING PICTURE EXPERT GROUP LAYER-3 (MP3) PLAYERS Levels I and II and incarcerated persons assigned to Conservation Camps only. MP3 Player shall have the capability to store and download content such as music and books based on the device capabilities. Shall have 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, incarcerated persons are limited to possess two approved micro SD cards. 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 authorized. Flexible neck only. Existing lamps are 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 authorized in male facilities. Existing keyboards are 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 GENERAL POPULATION LEVELS I, II, AND III MALE INCARCERATED PERSONS	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
ITEM DESCRIPTION With additional requirements and restrictions.			
RAZOR, ELECTRIC or PERSONAL GROOMER (NOSE OR EAR TRIMMER) AC power or battery operated. Purchase value not to exceed \$80.	1	1	0
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
TABLETS - NON-NETWORK CAPABLE – Levels I and II and incarcerated persons assigned to Conservation Camps only shall have the capability to store and download content such as music and books based on the device capabilities. Shall have 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, incarcerated persons are limited to possess two approved micro SD cards. Shall have tamper-resistant security screws or something similar to prevent access to internal components. Tablet screen cannot exceed ten inches.	1	1	0
TABLETS - NETWORK CAPABLE – Levels I, II, and III male incarcerated persons and incarcerated persons assigned to Conservation Camps only. Shall have the capability to store and download content such as music and books based on the device capabilities. Shall have clear-case technology, internal rechargeable battery, and a headphone jack. The tablet shall not have audio and video recording or picture taking capability. 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) – 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. 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 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 authorized. Memory 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 \$400. NOTE: If this item is used in an assault or in a manner that constitutes a safety and security threat, the incarcerated person shall permanently lose the privilege of possession of this item.	1	1	0
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 \$400.	1	1	0

REGISTERABLE PROPERTY FOR GENERAL POPULATION LEVELS I, II, AND III MALE INCARCERATED PERSONS	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
ITEM DESCRIPTION With additional requirements and restrictions.			
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.	1	1	0

**LEVEL IV MALE INCARCERATED PERSONS
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“YES”=NO LIMIT ON PRODUCTS. HOWEVER, TOTAL SHALL REMAIN WITHIN SIX CUBIC FEET

PERSONAL CLOTHING FOR LEVEL IV MALE INCARCERATED PERSONS

- INCARCERATED PERSONS ARE ONLY AUTHORIZED ITEMS OF PERSONAL CLOTHING LISTED IN THIS SCHEDULE UNLESS AUTHORIZED FOR MEDICAL REASONS.
- INCARCERATED PERSONS ARE AUTHORIZED TO WEAR SOLID COLORS ONLY UNLESS OTHERWISE INDICATED.
- INCARCERATED PERSONS 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 AUTHORIZED.
- INCARCERATED PERSONS ARE PROHIBITED FROM POSSESSING, USING, OR WEARING PERSONAL CLOTHING WITH HOODS, PICTURES, ZIPPERS, INSIDE POCKETS, OR ZIPPERED POCKETS. INSIDE POCKETS ARE authorized ONLY WITH PERSONAL JEANS
- INCARCERATED PERSONS 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 INCARCERATED PERSONS	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
<p align="center">ITEM DESCRIPTION</p> <p align="center">With additional requirements and restrictions.</p>			
ATHLETIC SHORTS – 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 – Cold weather gloves upon approval of Warden. No zippers, pockets, metal or lining. White or light gray only. One for one exchange.	1	1	1
<p>HATS and CAPS</p> <ul style="list-style-type: none"> • BASEBALL White or light gray only. • WATCH CAPS White or light gray only. • Additional hats consistent with these regulations as authorized by Warden’s discretion. <p>No stripes, designs, or logos.</p>	3	3	3
HEAD BAND – Terry cloth, plain, white, or light gray.	2	2	2
PAJAMAS – No sheer material, white or light gray.	2	2	2
PERSONAL JEANS – Blue only. Small identifying logo only. No prints or lettering on jeans. No low rise jeans. No skinny jeans.	2	2	2
RAIN COAT OR 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 see-through. White or grey only, not to exceed 48 inches in length	1	1	1
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 in length.	1	1	1
SHOELACES – White only. Max. 54". One for one exchange.	1 set	1 set	1 set
SHOWER SHOES – Foam or soft rubber, single layer—construction, not exceeding 1" in thickness.	1 pair	1 pair	1 pair
SLIPPERS OR HOUSE SHOES – No leather or leather-like materials. Shall be predominantly white or light gray in color.	1 pair	1 pair	1 pair
SOCKS – 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 – 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 – White or light gray only.	2	2	2

PERSONAL CLOTHING FOR LEVEL IV MALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
TENNIS SHOES OR WALKING SHOES – No shades of red or blue. Low, mid, or high tops are authorized. 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.	2 pair	2 pair	2 pair
UNDERWEAR, THERMAL OR LONG – 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 authorized.	5	5	5
WAVE CAPS – White or light gray only.	2	2	2

PERSONAL CARE AND HYGIENE FOR LEVEL IV MALE INCARCERATED PERSONS

- NO ALCOHOL-BASED PRODUCTS, NO SPRAY OR PUMP BOTTLES, AND NO AEROSOL CONTAINERS AUTHORIZED.
- NO METAL CONTAINERS OR CONTAINERS HAVING METAL TOPS OR BOTTOMS.
- PRODUCTS CONTAINING PHOSPHATES ARE NOT AUTHORIZED.
- DISPOSABLE RAZORS ARE NOT AUTHORIZED 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 PER CALIFORNIA CODE OF REGULATIONS, SECTION 3062, INCARCERATED PERSON GROOMING STANDARDS.

PERSONAL CARE AND HYGIENE FOR LEVEL IV MALE INCARCERATED PERSONS	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
ITEM DESCRIPTION			
With additional requirements and restrictions.			
AFTER SHAVE – Shall be clear and in clear container only. 5 oz. each max..	2	2	2
BLUSH – Natural skin tones.	2	2	2
BODY POWDERS – 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.	2	2	2
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	1
COSMETIC OR SHAVING BAG – Not to exceed 6" x 6" x 8". Clear plastic case only.	1	1	1
COTTON SWABS	100	100	100
COTTON BALLS	100	100	100
DENTAL ADHESIVE – For approved denture wearers only.	2	2	2
DENTAL FLOSSERS, GLIDERS AND SAFETY DENTAL FLOSS – No more than 3" in length. Amount 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	YES
DENTURE CLEANSER	2 boxes	2 boxes	2 boxes
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.	YES	YES	YES
EMERY BOARD – Non-metal only.	3	3	3
EYEBROW PENCIL AND EYELINER – (Factory sealed. Pencil only, no liquid. Natural skin tones only, e.g., black or brown).	2	2	2
EYE SHADOW KIT – (No mirrors. Kit shall not be altered. Natural skin tones only).	2	2	2
FABRIC SOFTENER – Liquid only, 1 bottle not to exceed 36 oz.	1	1	1
FACE CREAM – 10 oz. each max.	2	2	2

PERSONAL CARE AND HYGIENE FOR LEVEL IV MALE INCARCERATED PERSONS	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
ITEM DESCRIPTION			
With additional requirements and restrictions.			
FACE POWDER – 10 oz. each max.	2	2	2
FACIAL ASTRINGENT – 10 oz. each max.	2	2	2
FACIAL CLEANSER – 10 oz. each max.	2	2	2
FOUNDATION – Natural skin tones only.	2	2	2
HAIR CONDITIONER – 20 oz. each max.	YES	YES	YES
HAIR OIL, GREASE , GEL AND POMADE – 20 oz. each max.	YES	YES	YES
HAIR ROLLERS	30	30	30
HAIR TIES OR SCRUNCHIES – Colors of black, white, and gray only.	10	10	10
INSECT REPELLANT – Shall contain N,N-diethyl-m-toluamide (DEET) as main active ingredient.	2	2	2
LAUNDRY DETERGENT – Powder or liquid. 36 oz. each max.	2	2	2
LAUNDRY SOAP – Bar, 7 oz. each max. This laundry soap shall be intended to be used by hand.	2	2	2
LIP BALM – No pigmentation added.	YES	YES	YES
LIP GLOSS, LIPSTICK OR LIP LINER – Natural skin tone only.	2	2	2
LOTIONS – Includes baby oil. 30 oz. each max. Baby oil is not authorized.	2	2	2
MASCARA – Factory sealed. Natural skin tone, e.g., black or brown.	1	1	1
MEDICATIONS, OVER-THE-COUNTER (OTC) – Only those OTC medications authorized by California Correctional Health Care Services shall be stocked by institution canteens. OTC medications are not approved for incarcerated person packages, except those OTC medications listed below. 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 alcohol).	YES	YES	YES
MIRROR – Maximum of 6" diameter. Plastic only.	1	1	1
MOUTHWASH – Non-alcohol only. 30 oz. each max.	2	2	2
MUSCLE RUB and VAPOR RUB – Soft plastic containers or tube only. 5 oz. each max.	1	1	1
NAIL CLIPPER – Maximum of 2" length. No file blade.	1	1	1
PALM BRUSH OR COMB – No handle. Plastic only.	1	1	1
PERMANENT CURL OR HAIR RELAXER KIT – No lye.	2 boxes	2 boxes	2 boxes
PERMANENT WAVE KIT	2 boxes	2 boxes	2 boxes
PERMANENT WAVE RODS – Non-electric. Plastic only. 3.5" max in length. Gray only.	40	40	40
PETROLEUM JELLY – Not authorized in Level IV, 180 design housing. 8 oz. each max.	2	2	2
RAZOR, DISPOSABLE – Not authorized in Level IV, 180 design housing.	10	10	10
SHAMPOO – 20 oz. each max.	YES	YES	YES

PERSONAL CARE AND HYGIENE FOR LEVEL IV MALE INCARCERATED PERSONS	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
ITEM DESCRIPTION			
With additional requirements and restrictions.			
SHAVING CREAM OR GEL – Non-aerosol. 10 oz. each max.	2	2	2
SHOWER BAG – Mesh construction.	1	1	1
SHOWER CAP – Clear only.	1	1	1
SOAP, BAR – 5 oz. max. Medicated soap containing additional ingredients; i.e., insecticides, keratolytics, antiseptics, antipruritics is authorized.	YES	YES	YES
SOAP DISH – Non-metal. Clear case only.	1	1	1
SOAP, LIQUID BODY WASH OR DISH SOAP – 20 oz. each max.	YES	YES	YES
SUNBLOCK – Shall be a minimum of SPF 15. 30 oz. each max.	1	1	1
TOOTHBRUSH – Subject to local determination of maximum length. Local facility is required to shorten if necessary, to meet local requirements.	2	2	2
TOOTHBRUSH HOLDER – Clear plastic only. May only cover head of toothbrush.	1	1	1
TOOTHPASTE or POWDER – 7 oz. each max.	3	3	3
TWEEZERS – Metal is authorized. Not to exceed 2.5" long.	1	1	1
WASHCLOTHS, SHOWER PUFFS OR LOOFAHS – White only.	3	3	3

FOOD FOR LEVEL IV MALE INCARCERATED PERSONS

- NO GLASS CONTAINERS. STYROFOAM CONTAINERS FROM CANTEEN ONLY. NOT APPROVED FOR INCARCERATED PERSON PACKAGES.
- CANNED ITEMS AND METAL CONTAINERS ARE NOT AUTHORIZED IN SECURITY LEVEL IV.
- NO PRODUCTS REQUIRING REFRIGERATION OR COOKING ARE AUTHORIZED. 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 authorized.
- FOODS MEETING SPECIFIC RECOGNIZED RELIGIOUS DIETARY REQUIREMENTS MAY BE ORDERED FROM A LOCALLY APPROVED RELIGIOUS SPECIALTY VENDOR. RELIGIOUS SPECIALTY FOODS 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 SHALL BE MADE OUT OF A SOFT , PLIABLE OR BENDABLE PLASTIC. CONTAINERS WHICH ARE FABRICATED IN A HARD PLASTIC (E.G. ACRYLIC, HIGH-DENSITY POLYETHYLENE, ETC.) ARE NOT AUTHORIZED.

FOOD FOR LEVEL IV MALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
ARTIFICIAL SWEETENER	YES	YES	YES <u>NO</u>
BEVERAGES – Canned or bottled soda, water, etc., canteen purchase only. Beverages are not approved for incarcerated person packages. No fruit juice containing sugar. Canned soda in aluminum cans is authorized for all security levels. Plastic beverage bottles are not authorized in Level IV-180 design construction facilities.	YES	YES	YES <u>NO</u>
CANDY – Candy bars and soft candies that contain chocolate, 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 <u>NO</u>
CANNED GOODS – Canteen only. Authorized by Warden's discretion. Not approved for incarcerated person packages. Not authorized in Level IV. NOTE: for canned soda, refer to BEVERAGES.	0	0	0
CEREALS – Dry. Boxes or resealable bags only. 26 oz. each max..	YES	YES	YES <u>NO</u>
CHEESE – Non-aerosol.	YES	YES	YES <u>NO</u>
CHIPS AND TACO SHELLS	YES	YES	YES <u>NO</u>
COCOA – Sugar-free.	YES	YES	YES <u>NO</u>
COOKIES	YES	YES	YES <u>NO</u>
COFFEE – Instant only.	YES	YES	YES <u>NO</u>

FOOD FOR LEVEL IV MALE INCARCERATED PERSONS	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
ITEM DESCRIPTION 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 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. Hot sauces which contain sugar are authorized for purchase and possession.	YES	YES	YES <u>NO</u>
CRACKERS	YES	YES	YES <u>NO</u>
CREAMER – Powdered only.	YES	YES	YES <u>NO</u>
DRY MIX DRINKS – Non-flammable. Sugar-free only.	YES	YES	YES <u>NO</u>
FOODS, POUCHED AND VACUUM PACKED – Tuna, sardines, vegetables, etc.	YES	YES	YES <u>NO</u>
HERBAL, BOTANICAL, AND BIOLOGICAL SUPPLEMENTS Solid tablet, caplet or softgel form only. Six bottles or containers maximum authorized per product, e.g., six bottles of Ginkgo Biloba, six bottles of Milk Thistle, 12 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 authorized. Herbal and 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 or Vegetable Extracts, Ginseng, Echinacea, Rose Hips, Pomegranate, Lycopene, Bioflavonoids, Green Tea, Valerian, Flax Seed Oil, Methylsulfonylmethane (MSM), Curcumin (Turmeric) 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).	YES	YES	YES
MEATS, DRY – Previously cooked, salami, jerky, sausages, etc..	YES	YES	YES <u>NO</u>
MISCELLANEOUS SNACK ITEMS – Snack cakes, bars, pies, pickles, etc. are authorized. Dried fruit is not authorized.	YES	YES	YES <u>NO</u>
NUTS – No shells.	YES	YES	YES <u>NO</u>
PEANUT BUTTER – 30 oz. each max.	YES	YES	YES <u>NO</u>
PRECOOKED, RECONSTITUTED, DEHYDRATED AND INSTANT FOODS Rice, beans, chili, couscous, hummus, pasta, etc. (16 oz. each max. is authorized), etc. Restricted to single serving containers only. No foil packaged items authorized. No raw food products allowed, e.g., raw or uncooked rice, beans, etc.	YES	YES	YES <u>NO</u>

FOOD FOR LEVEL IV MALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
<p>PROTEIN SUPPLEMENTS – Solid tablet, caplet or softgel form only. Six bottles or containers maximum authorized per product, 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/container. Product shall be stored in original bottle/container. No powdered products are authorized.</p> <p>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.</p>	YES	YES	YES
SOUPS AND NOODLES – Ramen, rice noodles, etc.	YES	YES	<u>YES NO</u>
TEA – Bags and instant.	YES	YES	<u>YES NO</u>
<p>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 authorized per product, e.g., six bottles of Vitamin C, six bottles of Chromium, etc. Multiple Vitamin, Multiple Vitamin, Mineral and Single Vitamin packaging authorized. Supplements must remain in original container. No powdered products are authorized.</p> <p>Authorized 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, hydroxycobalamin, methylcobalamin), C (Ascorbic Acid), D (Ergocalciferol, cholecalciferol), E (Tocopherols, tocotrienols), K (Phylloquinone, menaquinones).</p> <p>Authorized Mineral Supplements: Boron, Calcium, Chloride, Chromium, Cobalt, Copper, Iodine, Iron, Magnesium, Manganese, Molybdenum, Nickel, Phosphorus, Potassium, Selenium, Sodium, Sulfur, Vanadium, Zinc.</p>	YES	YES	YES

MISCELLANEOUS ITEMS FOR LEVEL IV MALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
ADDRESS BOOK – Soft plastic or paperback cover only. 3" x 5" maximum.	1	1	1
AUDIO CASSETTES – Professionally pre-recorded only. Possession of a player is not required.	10	10	0

MISCELLANEOUS ITEMS FOR LEVEL IV MALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
BALLPOINT PENS – Non-metal, clear plastic only Black or blue ink only.	14	14	14
BATTERY RECHARGER – Does not count as an electrical appliance.	1	1	0
BATTERIES	8	8	0
BOOKS, MAGAZINES, AND NEWSPAPERS – Paperback or hardback with cover removed only. Limits do not apply to legal materials.	10	10	5
BOWL – Plastic. All bowls and lids shall be made of a soft, pliable or bendable plastic. Bowls which are fabricated in a hard plastic (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 – 12" x 24" maximum dimensions. No metal.	1	1	1
CAN OPENER – P-38 or equivalent as authorized by Warden's discretion.	0	0	0
CARD STOCK AND DRAWING PAPER – White only. 12" x 12" max. size.	25 sheets	25 sheets	25 sheets
CHALK, PASTEL – Pastel colors only.	24	24	24
CLOCK – Non-electric, no alarm.	1	1	0
COAXIAL CABLE – As authorized by Warden's discretion. Maximum 6' in length.	1	1	0
COMPACT DISCS (CD) – Factory sealed, pre-recorded only. Sets including DVDs shall not be authorized. Possession of a player is not required.	10	10	0
CORRESPONDENCE COURSE – Does not impact the limit on books. Shall be within the established 6-cubic feet limit of allowable property.	YES	YES	YES
EAR PLUGS – Soft foam only. No lanyard. Not to be worn on the yard.	2	2	2
ENVELOPES (Blank or pre-stamped. Clasp or grip seal. 10" x 15" max. size.	40	40	40
ENVELOPES, METERED – Indigent incarcerated persons only.	5	5	5
EXTENSION CORD, SURGE PROTECTOR, OR OUTLET CONVERTER Maximum length of 6', UL approved only. Shall adhere to requirements established in California Electrical Code Section 400.8, three prong outlet only, with circuit breaker. As authorized by Warden's discretion.	1	1	0
GREETING CARDS – Maximum size 6" x 9".	10	10	5
HANDKERCHIEFS AND BANDANNAS – Solid color. White or light gray only. Maximum size of 22" x 22".	5	5	2
INSTRUMENT STRINGS, SPARE – As authorized by Warden's discretion.	1	1	0
LEGAL MATERIAL – Books, pamphlets, and other legal reference.	YES	YES	YES
LEGAL PADS, TABLETS AND NOTEBOOKS – No spiral bound. White and yellow paper only. 9" x 14" max.	4	4	4
LEGAL SIZE FILE FOLDERS AND WALLET ENVELOPES 10" x 15" max. size.	YES	YES	YES
LIGHT BULBS – Not to exceed 30 watts.	0	0	0
PENCILS, DRAWING (Colored) OR WRITING –, (Non-mechanical only).	24	24	24
PENCIL ERASER – Erasers cannot be kneadable.	1	1	1

MISCELLANEOUS ITEMS FOR LEVEL IV MALE INCARCERATED PERSONS	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
ITEM DESCRIPTION With additional requirements and restrictions.			
PENCIL SHARPENER – 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 – Soft plastic or paperback cover. Maximum of 9" x 12".	4	4	4
READING GLASSES – NON PRESCRIPTION – Magnifying glasses.	2	2	2
SPLITTER – For use with television.	1	1	0
STAMPS – U.S. Postal only.	40	40	40
STATIONERY – For written correspondence. May be decorated and have matching envelopes. Shall be predominantly white. 8.5" x 11" max.	500 sheets	500 sheets	500 sheets
SUNGLASSES – NON-PRESCRIPTION – No metal frames, non-mirrored, no red or blue lenses. Excludes prescription sunglasses. Purchase value not to exceed \$50.	1	1	1
STORAGE CONTAINER – Upon Warden's approval. All storage containers and lids shall be made out of a soft, pliable or bendable plastic. Storage containers which are fabricated in a hard plastic (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 – All tumblers shall hold 16 ounces or less of fluid. The tumbler (to include the lids) shall be made out of a soft, pliable or bendable plastic. Tumblers which are fabricated in a hard plastic (e.g., acrylic, high-density polyethylene, etc.) are not authorized.	2	2	2
WALLET – Plain brown or black, no engravings.	1	1	1

GAMES FOR LEVEL IV MALE INCARCERATED PERSONS	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
ITEM DESCRIPTION With additional requirements and restrictions.			
CARDS – Role playing, trading, or collectible cards are not authorized.	1	1	0
CHECKERS – 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
DOMINOS	1	1	0
SCRABBLE – Cardboard and soft vinyl boards only. Plastic pieces only.	1	1	0
UNO	1	1	0

REGISTERABLE PROPERTY FOR LEVEL IV MALE INCARCERATED PERSONS

- A MAXIMUM OF THREE ELECTRICAL APPLIANCES OF ANY TYPE ARE AUTHORIZED PER MALE INCARCERATED PERSON.
- BATTERY OPERATED, NON-ENTERTAINMENT APPLIANCES SHALL NOT COUNT TOWARDS THE APPLIANCE LIMIT.

- APPLIANCES WITH INTERNAL MECHANISMS FOR RECORDING OR TRANSMITTING CAPABILITY SHALL NOT BE AUTHORIZED. VENDOR OR MANUFACTURER ALTERATIONS THAT DISABLE AN APPLIANCE'S CAPABILITY TO RECORD OR TRANSMIT SHALL NOT BE 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 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 INCARCERATED PERSON HAS TV, OR AUDIO DEVICE AS PERSONAL PROPERTY.
- INCARCERATED PERSONS ORDERING NEW OR REPLACEMENT APPLIANCES SHALL BE REQUIRED TO PURCHASE APPLIANCES WITHOUT SPEAKERS. INCARCERATED PERSONS CURRENTLY POSSESSING APPLIANCES WITH SPEAKERS SHALL BE AUTHORIZED TO KEEP THOSE APPLIANCES UNTIL THEY ARE NO LONGER OPERATIONAL. NON- 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 authorized IN LEVEL IV, 180 DESIGN PROGRAM YARDS AND HOUSING.
- INCARCERATED PERSONS ARE AUTHORIZED ONE NETWORK CAPABLE TABLET.

NOTE: CERTAIN INCARCERATED PERSON HOUSING CONFIGURATIONS MAY JUSTIFY THE PRECLUSION OF THE POSSESSION AND USE OF SPECIFIC APPLIANCES. WARDENS 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 INCARCERATED PERSONS	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
ITEM DESCRIPTION			
With additional requirements and restrictions.			
ANTENNA, FLAT FLEXIBLE PLASTIC – Up to 6' in length As authorized by Warden's discretion.	1	1	0
AUDIO ENTERTAINMENT APPLIANCE – AM/FM radio, CD player, and cassette tape player or any combination authorized. AC power or battery operated. Shall have earphone jack and headphones or 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

REGISTERABLE PROPERTY FOR LEVEL IV MALE INCARCERATED PERSONS	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
ITEM DESCRIPTION			
With additional requirements and restrictions.			
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.	1	1	0
CD WALLETS – 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	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.	1	1	0
FAN – AC power or battery operated. Plastic blade and cage. Not to exceed 9". Clip on fans not authorized. Purchase value not to exceed \$30.	1	1	0
HAIR CLIPPER OR 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 incarcerated person. Purchase value not to exceed \$80.	1	1	0
HANDICRAFT – Requires institutional approval.	YES	YES	0
HEALTH CARE APPLIANCE – Dr. Rx. only. Not subject to the six-cubic foot limit. Includes prescription eyeglasses and prescription sunglasses.	YES	YES	YES
HOT POT (SECURITY ENHANCED) – Clear, non-removable base from body, temperature sensitive thermal fuse, 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 authorized until no longer 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 incarcerated person shall permanently lose the privilege of possession of this item.	1	1	0
LAMP – Book lights only are authorized. Flexible neck only. Existing lamps are authorized 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 authorized in male facilities. Existing keyboards are 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 OR PERSONAL GROOMER (NOSE OR EAR TRIMMER) AC power or battery operated. Purchase value not to exceed \$80.	1	1	0
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

REGISTERABLE PROPERTY FOR LEVEL IV MALE INCARCERATED PERSONS	GENERAL POPULATION		
	PRIVILEGE GROUP		
	A	B	C
ITEM DESCRIPTION With additional requirements and restrictions.			
TABLETS - NETWORK CAPABLE – Shall have the capability to store and download content such as music and books based on the device capabilities. Shall have clear-case technology, internal rechargeable battery, and a headphone jack. The tablet shall not have audio and video recording or picture taking capability. 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 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. Shall have jack for earbuds or 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 and 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 authorized. Memory 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 \$400. <i>NOTE: If this item is used in an assault or in a manner that constitutes a safety and security threat, the incarcerated person shall permanently lose the privilege of possession of this item.</i>	1	1	0
TYPEWRITER, MANUAL – Not authorized in Level IV, 180 design housing. 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 \$400.	1	1	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.	1	1	0

RESTRICTED HOUSING UNIT (RHU) MALE INCARCERATED PERSONS

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“YES”= NO LIMIT ON PRODUCTS. HOWEVER, TOTAL SHALL REMAIN WITHIN SIX CUBIC FEET

PERSONAL CLOTHING FOR RHU MALE INCARCERATED PERSONS

- INCARCERATED PERSONS ARE ONLY AUTHORIZED ITEMS OF PERSONAL CLOTHING LISTED IN THIS SCHEDULE UNLESS AUTHORIZED FOR MEDICAL REASONS.
- INCARCERATED PERSONS ARE AUTHORIZED TO WEAR SOLID COLORS ONLY UNLESS OTHERWISE INDICATED.
- INCARCERATED PERSONS 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. INSIDE POCKETS ARE AUTHORIZED ONLY WITH PERSONAL JEANS
- INCARCERATED PERSONS ARE PROHIBITED FROM POSSESSING, USING, OR WEARING PERSONAL CLOTHING WITH HOODS, PICTURES, ZIPPERS, INSIDE POCKETS, OR ZIPPERED POCKETS. INSIDE POCKETS ARE authorized ONLY WITH PERSONAL JEANS.
- INCARCERATED PERSONS 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 RHU MALE INCARCERATED PERSONS ITEM DESCRIPTION	RHU
	PRIVILEGE GROUP
With additional requirements and restrictions.	D
ATHLETIC SHORTS – 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
ATHLETIC SUPPORTER	2
BRIEFS, BOXERS AND BOXER BRIEFS – White or light gray only. Boxers shall have no elastic on the leg opening.	6
GLOVES – Cold weather gloves upon approval of Warden. No zippers, pockets, metal or lining. White or light gray only. One for one exchange.	1
HATS AND CAPS <ul style="list-style-type: none"> • BASEBALL White or light gray only. • WATCH CAPS White or light gray only. • Additional hats consistent with these regulations as authorized by Warden’s discretion. No stripes, designs, or logos.	1 Watch cap only
HEAD BAND – Terry cloth, plain, white, or light gray.	0
PAJAMAS – No sheer material, white or light gray.	2
RAIN COAT OR PONCHO – Transparent only.	0
SHOELACES – White only. Max. 36". One for one exchange.	0
SHOWER SHOES – Foam or soft rubber, single layer construction, not exceeding 1" in thickness.	1 pair
SLIPPERS OR HOUSE SHOES – No leather or leather-like materials. Shall be predominantly white or light gray.	1 pair
SOCKS – White or light gray only. No stripes, designs, or logos. Any combination of short to knee-high.	6 pairs
SWEAT PANTS – 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
SWEAT SHIRT – PULLOVER OR BUTTON UP – White or light gray only.	2
TENNIS SHOES – No shades of red or blue. Low, mid, or high tops are authorized. 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.	1 pair
UNDERWEAR, THERMAL OR LONG – White or light gray only. One set consists of top and bottom or solid one piece.	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 authorized.	3
WAVE CAPS – White or light gray only.	2

PERSONAL CARE AND HYGIENE FOR RHU MALE INCARCERATED PERSONS

- NO ALCOHOL-BASED PRODUCTS, NO SPRAY OR PUMP BOTTLES, AND NO AEROSOL CONTAINERS AUTHORIZED.
- NO METAL CONTAINERS OR CONTAINERS HAVING METAL TOPS OR BOTTOMS.
- PRODUCTS CONTAINING PHOSPHATES ARE NOT AUTHORIZED.
- INSTITUTIONS MAY REQUIRE DISPOSABLE RAZORS TO MEET SAFETY TAMPER PROOF SPECIFICATIONS.

PERSONAL CARE AND HYGIENE FOR RHU MALE INCARCERATED PERSONS	RHU
	PRIVILEGE GROUP
<p align="center">ITEM DESCRIPTION</p> <p align="center">With additional requirements and restrictions.</p>	D
AFTER SHAVE – Shall be clear and in clear container only. 5 oz. each max.	1
BODY POWDERS – Baby powder, foot powder, medicated powder, talcum powder, etc. 20 oz. each max.	2
COMB OR HAIR PICK – COMB – non-metal, no handle, not to exceed 6” in length, no handle or HAIR PICK – non-metal not to exceed 6” in length.	0
COSMETIC OR SHAVING BAG – Not to exceed 6" x 6" x 8". Clear plastic case only.	0
COTTON SWABS	0
DENTAL ADHESIVE – For approved denture wearers only.	2
DENTAL FLOSSERS, GLIDERS AND SAFETY DENTAL FLOSS – No more than 3” in length. Amount 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
DENTURE CLEANSER	2 boxes
DEPILATORIES – Hair removers, Magic Shave®, etc. 10 oz. each max.	2
DEODORANT OR ANTIPERSPIRANT – Stick, gel, or roll-on, 5 oz. each max..	2
FACE CREAM – authorized 10 oz. each max..	1
FACIAL ASTRINGENT – 10 oz. each max.	1
FACIAL CLEANSER – 10 oz. each max.	1
HAIR CONDITIONER – 20 oz. each max.	1
HAIR OIL, GREASE, GEL OR POMADE – 20 oz. each max.	1
HAIR TIES OR SCRUNCHIES – Colors of black, white and gray only.	0
INSECT REPELLANT – Shall contain N,N-diethyl-m-toluamide (DEET) as main active ingredient.	0
LAUNDRY DETERGENT – Powder or liquid. 36 oz. each max.	2
LAUNDRY SOAP – Bar, 7 oz. each max. This laundry soap shall be intended to be used by hand.	2
LIP BALM – No pigmentation added.	2
LOTIONS – 30 oz. each max. Baby oil is not authorized.	2

PERSONAL CARE AND HYGIENE FOR RHU MALE INCARCERATED PERSONS	RHU
	PRIVILEGE GROUP
<p align="center">ITEM DESCRIPTION</p> <p align="center">With additional requirements and restrictions.</p>	D
<p>MEDICATIONS, OVER-THE-COUNTER (OTC)</p> <p>Only those OTC medications authorized by California Correctional Health Care Services shall be stocked by institution canteens. OTC medications are not approved for incarcerated person packages, except those OTC medications listed below.</p> <p>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 alcohol).</p>	YES
MIRROR – Maximum of 6” diameter. Plastic only.	0
MOUTHWASH – Non-alcohol only. 30 oz. each max.	1
MUSCLE RUB AND VAPOR RUB – Soft plastic containers or tube only. 5 oz. each max.	0
NAIL CLIPPER – Maximum of 2” length. No file blade.	0
PALM BRUSH OR COMB – No handle. Plastic only.	1
PERMANENT CURL OR HAIR RELAXER KIT – No lye.	0
PERMANENT WAVE KIT	0
PERMANENT WAVE RODS – Non-electric. Plastic only. 3.5” max in length. Gray only.	0
PETROLEUM JELLY – Not authorized in Level IV, 180 design housing. 8 oz. each max.	0
RAZOR, DISPOSABLE – Not authorized in Level IV, 180 design housing.	0
SHAMPOO – 20 oz. each max.	1
SHAVING CREAM OR GEL Non-aerosol. 10 oz. each max.	1
SOAP, BAR – 5 oz. each max. Medicated soap containing additional ingredients; i.e., insecticides, keratolytics, antiseptics, antipruritics is authorized.	6
SOAP DISH – Non-metal. Clear case only.	1
SOAP, LIQUID BODY WASH or DISH SOAP – 20 oz. each max.	0
SUNBLOCK – Shall be a minimum of SPF 15. 30 oz. each max.	1
TOOTHBRUSH – Subject to local determination of maximum length. Local facility is required to shorten if necessary, to meet local requirements.	1
TOOTHBRUSH HOLDER – Clear plastic only. May only cover head of toothbrush.	2
TOOTHPASTE OR POWDER – 7 oz. each max..	3
WASHCLOTHS – White only.	2

FOOD FOR RHU MALE INCARCERATED PERSONS

- NO GLASS CONTAINERS. STYROFOAM CONTAINERS FROM CANTEEN ONLY. NOT APPROVED FOR INCARCERATED PERSON PACKAGES.
- CANNED ITEMS AND METAL CONTAINERS ARE NOT AUTHORIZED IN RHU.
- NO PRODUCTS REQUIRING REFRIGERATION OR COOKING ARE AUTHORIZED. 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 AUTHORIZED.

- FOODS MEETING SPECIFIC RECOGNIZED RELIGIOUS DIETARY REQUIREMENTS MAY BE ORDERED FROM A LOCALLY APPROVED RELIGIOUS SPECIALTY VENDOR. RELIGIOUS SPECIALTY FOODS 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 SHALL BE MADE OUT OF A SOFT, PLIABLE OR BENDABLE PLASTIC. CONTAINERS WHICH ARE FABRICATED IN A HARD PLASTIC (E.G., ACRYLIC, HIGH-DENSITY POLYETHYLENE, ETC.) ARE NOT AUTHORIZED.

FOOD FOR RHU MALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	RHU
	PRIVILEGE GROUP
	D
ARTIFICIAL SWEETENER	YES <u>NO</u>
BEVERAGES – Canned or bottled soda, water, etc., canteen purchase only. Beverages are not approved for incarcerated person packages. No fruit juice containing sugar. Canned soda in aluminum cans is authorized for all security levels. Privilege Group D is not authorized plastic bottles and aluminum cans.	YES <u>NO</u>
CANDY – Candy bars and soft candies that contain chocolate, e.g., M&M's®, Milk Duds®, Tootsie Rolls®, etc. All other candies soft or hard shall be sugar-free. Candy shall not contain alcohol or liqueurs. No foil packaging.	YES <u>NO</u>
CANNED GOODS – Canteen only. Authorized by Warden's discretion. Not approved for incarcerated person packages. Not authorized in RHU. NOTE: for canned soda, refer to BEVERAGES.	<u>0</u> <u>NO</u>
CEREALS – Dry. Boxes or re-sealable bags only. 26 oz. each max..	YES <u>NO</u>
CHEESE – Non-aerosol.	YES <u>NO</u>
CHIPS AND TACO SHELLS	YES <u>NO</u>
COCOA – Sugar-free.	YES <u>NO</u>
COOKIES	YES <u>NO</u>
COFFEE – Instant only.	YES <u>NO</u>
CONDIMENTS – 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 permitted. Hot sauces which contain sugar are authorized for purchase and possession.	YES <u>NO</u>
CRACKERS	YES <u>NO</u>
CREAMER – Powdered only.	<u>0</u> <u>NO</u>
DRY MIX DRINKS – Non-flammable. Sugar-free only.	YES <u>NO</u>
FOODS, POUCHED AND VACUUM PACKED – Tuna, sardines, vegetables, etc.	YES <u>NO</u>

FOOD FOR RHU MALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	RHU
	PRIVILEGE GROUP
	D
<p>HERBAL, BOTANICAL AND BIOLOGICAL SUPPLEMENTS – Solid tablet or caplet or softgel form only. Six bottles or containers maximum authorized per product, 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 authorized.</p> <p>Herbal and 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.</p> <p>Biological supplements (derived from biological sources such as shellfish, animal cartilage, bone, tissue), e.g., Glucosamine, Chondroitin, Coenzyme Q₁₀, Hyaluronic acid, and Fish Oil (Omega 3 Fatty Acid).</p>	<p>YES</p>
<p>MEATS, DRY – Previously cooked, salami, jerky, sausages, etc.</p>	<p>YES <u>NO</u></p>
<p>MISCELLANEOUS SNACK ITEMS – Snack cakes, bars, pies, pickles, etc. are authorized. Dried fruit is not authorized.</p>	<p>YES <u>NO</u></p>
<p>NUTS – No shells.</p>	<p>YES <u>NO</u></p>
<p>PEANUT BUTTER – 30 oz. each max..</p>	<p>YES <u>NO</u></p>
<p>PRECOOKED, RECONSTITUTED, DEHYDRATED AND INSTANT FOODS Rice, beans, chili, couscous, hummus, pasta (16 oz. each max. is authorized), etc. Restricted to single serving containers only. No foil packaged items authorized. No raw food products are authorized, e.g., raw or uncooked rice, beans, etc.</p>	<p>YES <u>NO</u></p>
<p>PROTEIN SUPPLEMENTS – Solid tablet, caplet or softgel form only. Six bottles or containers maximum authorized per product, 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 authorized.</p> <p>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.</p>	<p>Medical Rx. Only</p>
<p>SOUPS AND NOODLES – Ramen, rice noodles, etc. Styrofoam containers are not authorized for incarcerated person possession in RHU. Staff may empty the contents of the Styrofoam container into an alternate container, retain and dispose of the empty Styrofoam container.</p>	<p>YES <u>NO</u></p>
<p>TEA – Bags and instant.</p>	<p>YES <u>NO</u></p>

FOOD FOR RHU MALE INCARCERATED PERSONS	RHU
	PRIVILEGE GROUP
	D
<p align="center">ITEM DESCRIPTION</p> <p align="center">With additional requirements and restrictions.</p>	
<p>VITAMIN AND MINERAL SUPPLEMENTS – Solid tablet, caplet or softgel form only. Not to exceed 250 tablets, caplets, softgels per bottle or container. Maximum six bottles or containers authorized per product, e.g., six bottles of Vitamin C, six bottles of Chromium, etc. Multiple Vitamin, Multiple Vitamin, Mineral and Single Vitamin packaging authorized. Supplements shall remain in original container. No powdered products are authorized.</p> <p>Authorized 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, hydroxycobalamin, methylcobalamin), C (Ascorbic Acid), D (Ergocalciferol, cholecalciferol), E (Tocopherols, tocotrienols), K (Phylloquinone, menaquinones).</p> <p>Authorized Mineral Supplements: Boron, Calcium, Chloride, Chromium, Cobalt, Copper, Iodine, Iron, Magnesium, Manganese, Molybdenum, Nickel, Phosphorus, Potassium, Selenium, Sodium, Sulfur, Vanadium, Zinc.</p>	YES

MISCELLANEOUS ITEMS FOR RHU MALE INCARCERATED PERSONS	RHU
	PRIVILEGE GROUP
	D
<p align="center">ITEM DESCRIPTION</p> <p align="center">With additional requirements and restrictions.</p>	
ADDRESS BOOK – Soft plastic or paperback cover only. 3" x 5" maximum.	1
AUDIO CASSETTES – Professionally pre-recorded only. Possession of a player is not required.	0
<p>BALLPOINT PENS – Non-metal, clear plastic only. Black or blue ink flexible pens or pen fillers are required as authorized by Warden's discretion.</p> <p>RHU- Colored pen fillers (Canteen only), CDC Form 128B, General Chrono (04/74) is required.</p>	14 colored pen fillers
BATTERY RECHARGER – Does not count as an electrical appliance.	0
BATTERIES	0
BOOKS, MAGAZINES, AND NEWSPAPERS – Paperback or hardback with cover removed only. Limits do not apply to legal materials.	10
BOWL – Plastic. All bowls and lids shall be made of a soft, pliable or bendable plastic. Bowls which are fabricated in a hard plastic (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.	1
CALENDAR – 12" x 24" maximum dimensions. No metal.	1
<p>CARD STOCK AND DRAWING PAPER – White only. 12" x 12" max. size.</p> <p>RHU- Drawing paper, Canteen only. CDC Form 128B, General Chrono (04/74) is required.</p>	25
CHALK, PASTEL – Pastel color sticks. RHU-Canteen only. CDC Form 128B, General Chrono (04/74) is required.	12

MISCELLANEOUS ITEMS FOR RHU MALE INCARCERATED PERSONS	RHU
	PRIVILEGE GROUP
ITEM DESCRIPTION	D
With additional requirements and restrictions.	
CLOCK – Non-electric, no alarm.	0
COAXIAL CABLE – As authorized by Warden’s discretion. Maximum 6’ in length.	1
COMPACT DISCS (CD) – Factory sealed, pre-recorded only. Sets including DVDs shall not be authorized. Possession of a player is not required.	0
CORRESPONDENCE COURSE – Does not impact the limit on books. Shall be within the established 6-cubic feet limit of allowable property.	YES
EAR PLUGS – Soft foam only. No lanyard. Not to be worn on the yard.	2
ENVELOPES (blank or pre-stamped. Clasp or grip seal) – 10” x 15” max. size. Clasp shall be removed for incarcerated person possession in RHU.	40
ENVELOPES, METERED – Indigent incarcerated persons only.	5
EXTENSION CORD, SURGE PROTECTOR OR OUTLET CONVERTER – Maximum length of 6’, UL approved only. Shall adhere to requirements established in California Electrical Code Section 400.8, three prong outlet only, with circuit breaker. Authorized by Warden’s discretion.	1
GREETING CARDS – Maximum size 6” x 9”.	5
HANDKERCHIEFS AND BANDANNAS – Solid color. White or light gray only. Maximum size of 22” x 22”.	0
INSTRUMENT STRINGS, SPARE – As authorized by Warden’s discretion.	0
LEGAL MATERIAL – Books, pamphlets, and other legal reference.	YES
LEGAL PADS TABLETS AND NOTEBOOKS – No spiral bound. White and yellow paper only. 9” x 14” max.	4
LEGAL SIZE FILE FOLDERS AND WALLET ENVELOPES – 10” x 15” max. size.	0
PENCILS, DRAWING (Colored), OR WRITING – Non-mechanical only.	0
PENCIL ERASER – Erasers cannot be kneadable.	0
PHOTOS AND PORTRAITS – Maximum of 8” x 10”. No Polaroid.	40
PHOTO ALBUMS – Soft plastic or paperback cover. Maximum of 9” x 12”.	0
READING GLASSES – NON PRESCRIPTION – Magnifying glasses.	2
SPLITTER – For use with television.	0
STAMPS – U.S. Postal only.	40
STATIONERY – For written correspondence. May be decorated and have matching envelopes. Shall be predominantly white. 8.5” x 11” max	200 sheets
SUNGLASSES – NON-PRESCRIPTION – No metal frames, non-mirrored, no red or blue lenses. Excludes prescription sunglasses. Purchase value not to exceed \$50.	0
STORAGE CONTAINER – Upon Warden’s approval. All storage containers and lids shall be made out of a soft, pliable and bendable plastic. Storage containers which are fabricated in a hard plastic (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
TUMBLER – All tumblers shall hold 16 ounces or less of fluid. The tumbler (to include the lids) shall be made out of a soft, pliable and bendable plastic. Tumblers which are fabricated in a hard plastic (e.g., acrylic, high-density polyethylene, etc.) are not authorized.	1

MISCELLANEOUS ITEMS FOR RHU MALE INCARCERATED PERSONS	RHU
	PRIVILEGE GROUP
	D
ITEM DESCRIPTION With additional requirements and restrictions.	
WALLET – Plain brown or black, no engravings.	0

GAMES FOR RHU MALE INCARCERATED PERSONS	RHU	
	PRIVILEGE GROUP	
	D	
ITEM DESCRIPTION With additional requirements and restrictions.		
CARDS – Role playing, trading, or collectible cards are not authorized.	0	
CHECKERS – Cardboard and soft vinyl boards only. Plastic pieces only.	0	
CHESS – Cardboard and soft vinyl boards only. Plastic pieces only.	0	
DOMINOS	0	
SCRABBLE – Cardboard and soft vinyl boards only. Plastic pieces only.	0	

REGISTERABLE PROPERTY FOR RHU MALE INCARCERATED PERSONS

- A MAXIMUM OF TWO ELECTRICAL APPLIANCES OF ANY TYPE ARE AUTHORIZED FOR RHU MALE INCARCERATED PERSONS.
- INCARCERATED PERSONS ARE 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 AUTHORIZED. VENDOR OR MANUFACTURER ALTERATIONS THAT DISABLE AN APPLIANCE'S CAPABILITY TO RECORD OR TRANSMIT SHALL NOT BE 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 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 INCARCERATED PERSON HAS TV OR AUDIO DEVICE AS PERSONAL PROPERTY.
- INCARCERATED PERSONS ORDERING NEW OR REPLACEMENT APPLIANCES SHALL BE REQUIRED TO PURCHASE APPLIANCES WITHOUT SPEAKERS. INCARCERATED PERSONS CURRENTLY POSSESSING APPLIANCES WITH SPEAKERS SHALL BE AUTHORIZED TO KEEP THOSE APPLIANCES UNTIL THEY ARE NO LONGER OPERATIONAL. NON- OPERATIONAL APPLIANCES ARE CONSIDERED CONTRABAND AND SHALL BE DISPOSED OF ACCORDING TO TITLE 15, SECTION 3191I.
- 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 INCARCERATED PERSON MAY ALSO ORDER ACCESSORIES FOR THE APPLIANCE SUCH AS RIBBONS, DAISY WHEELS, AND CORRECTION RIBBON. INCARCERATED PERSONS HOUSED WITHIN THE RHU ARE NOT AUTHORIZED QUARTERLY PERSONAL PROPERTY PACKAGES, THEREFORE, WHEN ORDERING THIS APPLIANCE THE INCARCERATED PERSON 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 INCARCERATED PERSON HOUSING CONFIGURATIONS MAY JUSTIFY THE PRECLUSION OF THE POSSESSION AND USE OF SPECIFIC APPLIANCES. WARDENS SHALL REQUEST APPROVAL FOR AN EXEMPTION FROM THE DEPUTY DIRECTOR, DIVISION OF ADULT INSTITUTIONS, VIA THE STANDARDIZED PROCEDURES UNIT.

REGISTERABLE PROPERTY FOR RHU MALE INCARCERATED PERSONS	RHU
ITEM DESCRIPTION	PRIVILEGE GROUP
With additional requirements and restrictions.	D
ANTENNA, FLAT FLEXIBLE PLASTIC – Up to 6’ in length. As authorized by Warden’s discretion.	1
AUDIO ENTERTAINMENT APPLIANCE – AM/FM radio, CD player, and cassette tape player or any combination authorized. CD and cassette player to be used as an AM/FM radio only. CDs and cassettes are not authorized. AC power only (batteries are not authorized). Internal antenna only. 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”. Purchase value not to exceed \$150.	1
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
CD WALLETS – Clear case, soft cover only. No padded or hardback covers. No zippers.	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.	1
FAN – AC power, or battery operated. Plastic blade and cage. Not to exceed 9”. Clip on fans not authorized. Purchase value not to exceed \$30.	0
HAIR CLIPPER OR HAIR 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 incarcerated person. Purchase value not to exceed \$80.	0
HANDICRAFT – Requires institutional approval.	0

REGISTERABLE PROPERTY FOR RHU MALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	RHU
	PRIVILEGE GROUP
	D
HEALTH CARE APPLIANCE – Dr. Rx. Only. Not subject to the six-cubic foot limit. Includes prescription eyeglasses and prescription sunglasses.	YES
HOT POT (SECURITY ENHANCED) – Clear, non-removable base from body, temperature sensitive thermal fuse, 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 authorized until no longer 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 incarcerated person shall permanently lose the privilege of possession of this item.	0
LAMP – Book lights only are authorized. Flexible neck only. Existing lamps are authorized to remain until no longer operational. Not to exceed 30 watts. Purchase value not to exceed \$25.	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 authorized in male facilities, existing keyboards are authorized until no longer operational. Purchase value not to exceed \$300, unless purchased prior to the revision date of this policy..	0
RAZOR, ELECTRIC OR PERSONAL GROOMER (NOSE OR EAR TRIMMER) AC power or battery operated. Purchase value not to exceed \$80.	0
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
TABLETS – NETWORK CAPABLE – Shall have the capability to store and download content such as music and books based on the device capabilities. Shall have clear-case technology, internal rechargeable battery, and a headphone jack. The tablet shall not have audio, video recording or picture taking capability. Shall have tamper-resistant security screws or similar security measures to prevent access to internal components. Screen size cannot exceed ten inches	1
TELEVISION SET includes TV, CD AND 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 or 15.6" flat panel measured diagonally. Shall have jack for earbuds or headphones. Existing non-clear devices may be retained until no longer operational. Purchase value not to exceed \$300. NO REMOTE CONTROL DEVICES.	1
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 authorized. Memory 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 \$400. NOTE: If this item is used in an assault or in a manner that constitutes a safety and security threat, the incarcerated person shall permanently lose the privilege of possession of this item.	1

FEMALE INCARCERATED PERSONS

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“YES”= NO LIMIT ON PRODUCTS. HOWEVER, TOTAL SHALL REMAIN WITHIN SIX CUBIC FEET

PERSONAL CLOTHING FOR FEMALE INCARCERATED PERSONS

- INCARCERATED PERSONS ARE ONLY AUTHORIZED ITEMS OF PERSONAL CLOTHING LISTED IN THIS SCHEDULE UNLESS AUTHORIZED FOR MEDICAL REASONS.
- INCARCERATED PERSONS ARE AUTHORIZED TO WEAR SOLID COLORS ONLY UNLESS OTHERWISE INDICATED.
- INCARCERATED PERSONS 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 AUTHORIZED. INCARCERATED PERSONS ARE PROHIBITED FROM POSSESSING, USING, OR WEARING PERSONAL CLOTHING WITH HOODS, PICTURES, ZIPPERS, INSIDE POCKETS, OR ZIPPERED POCKETS. INSIDE POCKETS ARE authorized ONLY WITH PERSONAL JEANS.
- INCARCERATED PERSONS 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 INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	ProcessingU	A	A	B	C	D
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
BOOTS, FIRE RATED – Grade eligible incarcerated persons assigned to Conservation Camps and CIW Fire fighter training participants only. The color black is approved.	0	0	0	1	0	0	0
BOOT SOCKS – Grade eligible incarcerated persons 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 pair s	0	0	0
BRASSIERES – No metal underwires, lace, strapless, see through, or push up. Any solid color except as noted above.	7	7	7	7	7	7	7
GLOVES – Cold weather gloves – no zippers, pockets, metal, or lining. Colors in white or light gray are authorized. One for one exchange.	0	1	1	1	1	1	1
HATS and CAPS <ul style="list-style-type: none"> • BASEBALL White or light gray only. • WATCH CAPS White or light gray only. • Additional hats consistent with these regulations as authorized by Warden's discretion. No stripes, designs, or logos.	0	1	3	3	3	3	1 (Watch cap only)
HEAD BAND – Terry cloth. Plain, white, or light gray.	0	0	2	2	2	2	0

PERSONAL CLOTHING FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	ProcessingU	A	A	B	C	D
PAJAMAS OR NIGHTGOWN No sheer material.	0	0	2	2	2	2	2

PERSONAL CLOTHING FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	Processing U	A	A	B	C	D
PANTIES OR BOXER BRIEFS No thong, G-string, lace, see-through, or pockets.	10	10	10	10	10	10	10
PERSONAL JEANS – 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
RAIN COAT OR PONCHO Transparent only.	0	1	1	1	1	1	0
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	1	1	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
SCARF – No hooded scarves.	0	0	1	1	1	1	0
SHOELACES – White only. Max. 54". One for one exchange.	0	0	1 pair	1 pair	1 pair	1 pair	0
SHOWER SHOES – 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

PERSONAL CLOTHING FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	Processing U	A	A	B	C	D
SLIPPERS OR HOUSE SHOES No leather or leather-like materials. Shall be predominantly white or light gray in color.	0	1 pair	1 pair	1 pair	1 pair	1 pair	1 pair
SOCKS – 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
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
SWEAT SHIRT-Pullover or Button Up – White or light gray only.	0	1	2	2	2	2	2
TENNIS SHOES OR WALKING SHOES – No shades of red or blue. Low, mid, or high tops are authorized. 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	2 pair	2 pair	2 pair	2 pair	2 pair	1 pair
UNDERWEAR, THERMAL OR LONG – White or light gray only. One pair consists of top and bottom or solid one piece.	0	1 set	2 sets	2 sets	2 sets	2 sets	2 sets
UNDER SHIRTS OR T-SHIRTS 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 authorized. RHU white or light gray only.	0	5	5	5	5	5	3

PERSONAL CLOTHING FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	Processing U	A	A	B	C	D
WAVE CAPS White or light gray only.	0	1	2	2	2	2	2

PERSONAL CARE AND HYGIENE FOR FEMALE INCARCERATED PERSONS

- NO ALCOHOL-BASED PRODUCTS AND NO AEROSOL CONTAINERS AUTHORIZED.
- NO METAL CONTAINERS OR CONTAINERS HAVING METAL TOPS OR BOTTOMS.
- PRODUCTS CONTAINING PHOSPHATES ARE NOT 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 PER CALIFORNIA CODE OF REGULATIONS, TITLE 15, SECTION 3062, INCARCERATED PERSON GROOMING STANDARDS.

PERSONAL CARE AND HYGIENE FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	ProcessingU	A	A	B	C	D
BATH TOWELS – White only.	0	0	3	3	3	3	0
BLUSH – Natural skin tones only.	0	0	2	2	2	2	0
BODY SPLASH AND SPRAY 10 oz. each max..	0	1	2	2	2	2	0
BODY POWDERS – Baby powder, foot powder, medicated powder, talcum powder, etc. 20 oz. each max..	0	1	2	2	2	2	2
BRUSH – Non-metal. Maximum of 8” in length including handle.	1	1	1	1	1	1	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
COSMETIC OR SHAVING BAG Not to exceed 6” x 6” x 8” Clear plastic case only.	0	1	1	1	1	1	0
COTTON BALLS	0	0	400	400	400	400	0
COTTON SWABS	0	100	400	400	400	400	0
DENTAL ADHESIVE – For approved denture wearers only.	2	2	2	2	2	2	2

PERSONAL CARE AND HYGIENE FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	ProcessingU	A	A	B	C	D
DENTAL FLOSSERS, GLIDERS AND SAFETY DENTAL FLOSS – No more than 3” in length. Amount 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	YES	YES	YES	YES	YES
DENTURE CLEANSER	1 box	1 box	1 box	2 boxes	2 boxes	2 boxes	2 boxes
DEPILATORIES – Hair removers, Magic Shave®, etc. 10 oz. each max.	0	1	2	2	2	2	2
DEODORANT OR ANTIPERSPIRANT – Stick, gel, or roll-on. 5 oz. each max.	0	YES	YES	YES	YES	YES	2
DOUCHE – 10 oz. each max.	0	2	4	4	4	4	0
EMERY BOARD Non-metal only.	0	3	6	6	6	6	0
EYEBROW PENCIL OR EYELINER Factory sealed. Pencil only, no liquid. Natural skin tones only, e.g., black or brown.	0	0	2	2	2	2	0
EYE SHADOW KIT – No mirrors. Kit shall not be altered. Natural skin tones only.	0	0	2	2	2	2	0
FABRIC SOFTENER – 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
FACE CREAM – 10 oz. each max	0	1	2	2	2	2	1
FACE POWDER – 10 oz. each max.	0	1	2	2	2	2	0
FACIAL ASTRINGENT – 10 oz. each max.	0	1	2	2	2	2	1

PERSONAL CARE AND HYGIENE FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	ProcessingU	A	A	B	C	D
FACIAL CLEANSER 10 oz. each max.	0	1	2	2	2	2	1
FEMININE HYGIENE WASH	0	1	2	2	2	2	1
FOUNDATION – Natural skin tones only.	0	0	2	2	2	2	0
HAIR CLIPS, TIES, & SCRUNCHIES – Clips are a maximum 3” in size.	0	10	10	10	10	10	0
HAIR CONDITIONER 20 oz. each max.	0	2	YES	YES	YES	YES	1
HAIR GEL, SPRAY AND GEL CURL, BRAID SPRAY AND LOCK GEL	0	1	2	2	2	2	1
HAIR OIL, GREASE AND – POMADE 20 oz. each max.	0	1	YES	YES	YES	YES	1
HAIR ROLLERS	0	0	30	30	30	30	0
INSECT REPELLANT Shall contain N, N-diethyl-m-toluamide (DEET) as main active ingredient.	0	2	2	2	2	2	0
LAUNDRY DETERGENT Powder or liquid. 36 oz. each max.	0	1	2	2	2	2	2
LAUNDRY SOAP – Bar, 7 oz. each max. This laundry soap shall be intended to be used by hand.	2	2	2	2	2	2	2
LIP BALM – No pigmentation added.	0	YES	YES	YES	YES	YES	2
LIP GLOSS , LIPSTICK OR LIP LINER – Natural skin tone only.	0	1	2	2	2	2	0
LOTIONS – Includes baby oil. 30 oz. each max.	0	1	2	2	2	2	2
MASCARA – Factory sealed. Natural skin tone, e.g., black or brown.	0	0	1	1	1		1

PERSONAL CARE AND HYGIENE FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	ProcessingU	A	A	B	C	D
MEDICATIONS, OVER-THE-COUNTER (OTC) – Only those OTC medications authorized by California Correctional Health Care Services shall be stocked by institution canteens. OTC medications are not approved for incarcerated person packages, except those OTC medications listed below. 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 alcohol.	YES	YES	YES	YES	YES	YES	
MIRROR – Maximum of 6" diameter. Plastic only.	0	1	1	1	1	1	
MOUTHWASH – Non-alcohol only. 30 oz. max	0	1	2	2	2	2	
MUSCLE RUB AND VAPOR RUB Soft plastic containers or tube only. 5 oz. each max.	0	1	1	1	1	1	
NAIL CLIPPER – Maximum of 2" length. No file blade.	0	1	1	1	1	1	
PALM BRUSH OR COMB No handle. Plastic only.	1	1	1	1	1	1	
PERMANENT CURL OR HAIR RELAXER KIT – No lye.	0	0	2 boxes	2 boxes	2 boxes	2 boxes	
PERMANENT WAVE KIT	0	0	2 boxes	2 boxes	2 boxes	2 boxes	
PERMANENT WAVE RODS Non-electric. Plastic only.	0	0	40	40	40	40	

PERSONAL CARE AND HYGIENE FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	ProcessingU	A	A	B	C	D
PETROLEUM JELLY 8 oz. each max.	0	1	2	2	2	2	0
RAZOR, DISPOSABLE	0	5	10	10	10	10	0
SHAMPOO – 20 oz. each max.	0	2	YES	YES	YES	YES	1
SHAVING CREAM OR GEL Non-aerosol. 10 oz. each max.	0	1	2	2	2	2	1
SHOWER BAG – Mesh construction.	0	0	0	1	1	1	0
SHOWER CAP – Clear only.	0	1	1	1	1	1	0
SOAP, BAR – 5 oz. each max. Medicated soap containing additional ingredients; i.e., insecticides, keratolytics, antiseptics, antipruritics is authorized.	0	6	YES	YES	YES	YES	6
SOAP DISH – Non-metal. Clear case only.	0	1	1	1	1	1	1
SOAP, LIQUID BODY WASH and DISH SOAP – 20 oz. each max.	0	1	YES	YES	YES	YES	0
SUNBLOCK – Shall be a minimum of SPF 15. 30 oz. each max.	0	1	1	1	1	1	1
TAMPONS, SANITARY PADS and PANTY LINERS	YES	YES	YES	YES	YES	YES	YES
TOOTHBRUSH – Maximum length authorized.	1	2	2	2	2	2	1
TOOTHBRUSH HOLDER Clear plastic only. May cover entire toothbrush or be a brush head cover only.	1	1	1	1	1	1	2
TOOTHPASTE OR POWDER 7 oz. each max.	1	1	3	3	3	3	3
TWEEZERS – Metal is authorized. Maximum of 3” long.	0	1	1	1	1	1	0
WASHCLOTHS, SHOWER PUFFS, LOOFAHS, PUMICE STONES – White only.	0	2	3	3	3	3	2 Wash-cloths only

FOOD FOR FEMALE INCARCERATED PERSONS

- NO GLASS CONTAINERS. STYROFOAM CONTAINERS FROM CANTEEN ONLY. NOT APPROVED FOR INCARCERATED PERSON PACKAGES.
- NO PRODUCTS REQUIRING REFRIGERATION OR COOKING ARE AUTHORIZED. 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 AUTHORIZED.
- FOODS MEETING SPECIFIC RECOGNIZED RELIGIOUS DIETARY REQUIREMENTS MAY BE ORDERED FROM A LOCALLY APPROVED RELIGIOUS SPECIALTY VENDOR. RELIGIOUS SPECIALTY FOODS 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 SHALL BE MADE OUT OF A SOFT, PLIABLE OR BENDABLE PLASTIC. CONTAINERS WHICH ARE FABRICATED IN A HARD PLASTIC (E.G., ACRYLIC, HIGH-DENSITY POLYETHYLENE, ETC.) ARE NOT AUTHORIZED.

FOOD FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU	
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP	
	Initial IntakeU	ProcessingU	A	A	B	C	D	
ARTIFICIAL SWEETENER	0	YES	0	YES	YES	YES <u>NO</u>	YES <u>NO</u>	
BEVERAGES – Canned or bottled soda, water, etc., canteen purchase only. Beverages are not approved for incarcerated person packages. No fruit juice containing sugar. Canned soda in aluminum cans is authorized for all security levels. Privilege Group D is not authorized plastic bottles and aluminum cans.	0	YES	0	YES	YES	YES <u>NO</u>	YES <u>NO</u>	
CANDY – Candy bars and soft candies that contain chocolate, e.g., M&M's®, Milk Duds®, Tootsie Rolls®, etc. All other candies soft or hard shall be sugar-free. Candy shall not contain alcohol or liqueurs. No foil packaging.	0	YES	0	YES	YES	YES <u>NO</u>	YES <u>NO</u>	

FOOD FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU	
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP	
	Initial IntakeU	ProcessingU	A	A	B	C	D	
CANNED GOODS – Canteen only. Authorized by Warden’s discretion. Not approved for incarcerated person packages. Not permitted in RHU. NOTE: for canned soda, refer to BEVERAGES.	0	YES	0	YES	YES	<u>YES</u> <u>NO</u>	<u>0</u> <u>NO</u>	
CEREALS – Dry. Boxes or re-sealable bags only. 26 oz. each max.	0	YES	0	YES	YES	<u>YES</u> <u>NO</u>	<u>YES</u> <u>NO</u>	
CHEESE – Non-aerosol.	0	YES	0	YES	YES	<u>YES</u> <u>NO</u>	<u>YES</u> <u>NO</u>	
CHIPS AND TACO SHELLS	0	YES	0	YES	YES	<u>YES</u> <u>NO</u>	<u>YES</u> <u>NO</u>	
COCOA – (Sugar-free)	0	YES	0	YES	YES	<u>YES</u> <u>NO</u>	<u>YES</u> <u>NO</u>	
COOKIES	0	YES	0	YES	YES	<u>YES</u> <u>NO</u>	<u>YES</u> <u>NO</u>	
COFFEE – Instant only.	0	YES	0	YES	YES	<u>YES</u> <u>NO</u>	<u>YES</u> <u>NO</u>	
CONDIMENTS – . 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. Hot sauces which contain sugar are authorized for purchase and possession.	0	YES	0	YES	YES	<u>YES</u> <u>NO</u>	<u>YES</u> <u>NO</u>	
CRACKERS	0	YES	0	YES	YES	<u>YES</u> <u>NO</u>	<u>YES</u> <u>NO</u>	
CREAMER – Powdered only.	0	YES	0	YES	YES	<u>YES</u> <u>NO</u>	<u>0</u> <u>NO</u>	
DRY MIX DRINKS – Non-flammable. Sugar-free only.	0	YES	0	YES	YES	<u>YES</u> <u>NO</u>	<u>YES</u> <u>NO</u>	

FOODS, POUCHED AND VACUUM PACKED – Tuna, sardines, vegetables, etc.	0	YES	0	YES	YES	YES NO	YES NO	
HERBAL, BOTANICAL AND BIOLOGICAL SUPPLEMENTS Solid tablet, caplet or softgel form only. Six bottles or containers	0	YES	YES	YES	YES	YES	YES	

FOOD FOR FEMALE INCARCERATED PERSONS	Reception Center		CPMP	General Population			RHU	
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP	
	Initial IntakeU	ProcessingU	A	A	B	C	D	
With additional requirements and restrictions.								
maximum authorized per product, e.g., six bottles of Ginkgo Biloba, six bottles of Milk Thistle, etc. Bottles or containers not to exceed 250 tablets, caplets, softgels per bottle or container. Product shall be stored in original bottle or container. No powdered products are authorized.								
Herbal and 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) 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).								

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	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP	
	Initial IntakeU	ProcessingU	A	A	B	C	D	
MEATS, DRY – Previously cooked, salami, jerky, sausages, etc..	0	YES	0	YES	YES	YES <u>NO</u>	YES <u>NO</u>	
MISCELLANEOUS SNACK ITEMS – Snack cakes, bars, pies, pickles, etc. Dried fruit is not authorized.	0	YES	0	YES	YES	YES <u>NO</u>	YES <u>NO</u>	
NUTS – No shells.	0	YES	0	YES	YES	YES <u>NO</u>	YES <u>NO</u>	
PEANUT BUTTER 30 oz. each max.	0	YES	0	YES	YES	YES <u>NO</u>	YES <u>NO</u>	
PRECOOKED , RECONSTITUTED , DEHYDRATED AND INSTANT FOODS – Rice, beans, chili, couscous, hummus, pasta (16 oz. each max. is authorized), etc. Restricted to single serving containers only. No foil packaged items authorized. No raw food products authorized, e.g., raw or uncooked rice, beans, etc.	0	0	0	YES	YES	YES <u>NO</u>	YES <u>NO</u>	

FOOD FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU	
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP	
	Initial Intake U	Processing U	A	A	B	C	D	
<p>PROTEIN SUPPLEMENTS Solid tablet, caplet or softgel form only. Six bottles or containers maximum authorized per product, 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 authorized.</p> <p>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.</p>	0	YES	YES	YES	YES	YES	Medical Rx. Only	
<p>SOUPS AND NOODLES – Ramen, rice, etc. Styrofoam containers are not authorized for incarcerated person possession in RHU. Staff may empty the contents of the Styrofoam container into an alternate container, retain and dispose of the empty Styrofoam container.</p>	0	YES	0	YES	YES	YES <u>NO</u>	YES <u>NO</u>	

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	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP	
	Initial IntakeU	ProcessingU	A	A	B	C	D	
TEA – Bags and instant.	0	YES	0	YES	YES	YES NO	YES NO	
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 authorized per product, e.g., six bottles of Vitamin C, six bottles of Chromium, etc. Multiple Vitamin, Multiple Vitamin, Mineral and Single Vitamin packaging authorized. Supplements shall remain in original container. No powdered products are authorized). 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). Authorized 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	

MISCELLANEOUS ITEMS FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	ProcessingU	A	A	B	C	D
ADDRESS BOOK – soft plastic or paperback cover only. 3” x 5” maximum.	1	1	1	1	1	1	1
AUDIO CASSETTES Professionally pre-recorded only. Possession of a player is not required.	0	0	10	10	10	0	0
BALLPOINT PENS – Non-metal, clear plastic only. Black or blue ink flexible pens or pen fillers are required for RHU as authorized by Warden’s discretion. 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
BATTERY RECHARGER Does not count as an electrical appliance.	0	0	1	1	1	0	0
BATTERIES	0	0	8	8	8	0	0
BOOKS, MAGAZINES, AND NEWSPAPERS – Paperback or hardback with cover removed only. Limits do not apply to legal materials.	5	5	10	10	10	5	10
BOWL – Plastic. All bowls and lids shall be made of a soft, pliable or bendable plastic. Bowls which are fabricated in a hard plastic (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

MISCELLANEOUS ITEMS FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	ProcessingU	A	A	B	C	D
CAN OPENER – P-38 or equivalent as authorized by Warden’s discretion.	0	1	0	1	1	1	0
CALENDAR – 12” x 24” maximum dimensions. No metal.	0	0	1	1	1	1	1
CARD STOCK AND DRAWING PAPER – White only. 12” x 12” max. size. RHU- Drawing paper, Canteen only. CDC Form 128B, General Chrono (04/74) is required.	0	25 sheets	10 sheets	25 sheets	25 sheets	25 sheets	25 Sheets
CHALK, PASTEL – Pastel color sticks. RHU-Canteen only. CDC Form 128B, General Chrono (04/74) is required.	0	0	24	24	24	24	12
CLOCK – Alarm OK Non-electric.	0	0	1	1	1	0	0
COAXIAL CABLE – As authorized by Warden’s discretion. Maximum 6’ in length.	0	0	0	1	1	0	1
COMBINATION LOCK – Common key required by institution. Canteen item only. Not approved for incarcerated person packages.	0	1	0	1	1	1	0
COMPACT DISCS (CD) Factory sealed, pre-recorded only. Sets including DVDs shall not be authorized. Possession of a player is not required.	0	0	10	10	10	0	0
CORRESPONDENCE COURSE Does not impact the limit on books. Shall be within the established 6-cubic feet limit of allowable property.	0	0	YES	YES	YES	YES	YES

MISCELLANEOUS ITEMS FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	ProcessingU	A	A	B	C	D
EAR PLUGS – No lanyard. Not to be worn on the yard.	0	0	2	2	2	2	2
ENVELOPES (Blank or pre-stamped. Clasp or grip seal) 10" x 15" max. size. RHU clasp shall be removed.	10	40	40	40	40	40	40
ENVELOPES, METERED Indigent incarcerated persons only.	0	5	5	5	5	5	5
EXTENSION CORD, SURGE PROTECTOR OR OUTLET CONVERTER – Maximum length of 6', UL approved only. Shall adhere to requirements established in California Electrical Code Section 400.8, three prong outlet only, with circuit breaker. authorized by Warden's discretion.	0	0	1	1	1	0	1
EYEGLOSS REPAIR KIT Screwdriver. Max. 2" length.	0	0	1	1	1	1	0
FOOTLOCKER - CIW ONLY – Due to physical design of institution.	0	0	0	1	1	1	0
GREETING CARDS – Maximum size 6" x 9".	0	10	10	10	10	5	5
HANDKERCHIEFS AND BANDANNAS – Solid color. White or gray only. Maximum size of 22" x 22".	0	5	5	5	5	2	0
HANGERS – Plastic only.	0	0	10	10	10	10	0
IMMERSION HEATER – Does not count towards appliance limit.	0	1	0	1	1	0	0
INSTRUMENT STRINGS, SPARE As authorized by Warden's discretion.	0	0	1 PKG	1 PKG	1 PKG	0	0
LEGAL MATERIAL – Books, pamphlets, and other legal reference.	YES	YES	YES	YES	YES	YES	YES

MISCELLANEOUS ITEMS FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	ProcessingU	A	A	B	C	D
LEGAL PADS, TABLETS AND NOTEBOOKS – No spiral bound. 9" x 14" max.	1 Pad	4 Pads	4 Pads	4 Pads	4 Pads	4 Pads	4 Pads
LEGAL SIZE FILE FOLDERS AND WALLET ENVELOPES – 10" x 15" size max.	0	YES	YES	YES	YES	YES	0
LIGHT BULBS – Not to exceed 30 watts.	0	0	2	2	2	2	0
PENCILS, DRAWING, OR WRITING – Colored, Non-mechanical only.	5	5	24	24	24	24	0
PENCIL ERASER – Erasers cannot be kneadable.	1	1	1	1	1	1	0
PENCIL SHARPENER – Non-electric, hand held only. No metal cover. Maximum 2" length.	1	1	1	1	1	1	0
PHOTOS AND PORTRAITS Maximum of 8" x 10". No Polaroids.	15	15	YES	YES	YES	YES	40
PHOTO ALBUMS – Soft plastic or paperback cover only. Maximum of 9" x 12".	0	0	4	4	4	4	0
READING GLASSES – NON PRESCRIPTION Magnifying glasses.	1	2	2	2	2	2	2
SPLITTER – For use with television.	0	0	0	1	1	0	0
STAMPS – U.S. Postal only.	40	40	40	40	40	40	40
STATIONERY – For written correspondence. May be decorated and have matching envelopes. Shall be predominantly white. 8.5" x 11" max.	15 sheets	500 sheets	500 sheets	500 sheets	500 sheets	500 sheets	200 sheets

MISCELLANEOUS ITEMS FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	ProcessingU	A	A	B	C	D
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
STORAGE CONTAINER – Upon Warden’s approval. All storage containers and lids shall be made out of a soft, pliable or bendable plastic. Storage containers which are fabricated in a hard plastic (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	0	YES	YES	YES	0
TUMBLER – All tumblers shall hold 16 ounces or less of fluid. The tumbler (to include the lids) shall be made out of a soft, pliable, bendable plastic. Tumblers which are fabricated in a hard plastic (e.g., acrylic, high-density polyethylene, etc.) are not authorized.	1	1	0	2	2	2	1
UMBRELLA – CIW only – retain through attrition-no new purchase.	0	0	0	1	1	1	0
WALLET – Plain brown or black. No engravings.	0	0	1	1	1	1	0

GAMES FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	ProcessingU	A	A	B	C	D
CARDS – Role playing, trading, or collectible cards are not authorized.	0	1	1	1	1	0	0
CHECKERS – Cardboard and soft vinyl boards only. Plastic pieces only.	0	1	1	1	1	0	0
CHESS – Cardboard and soft vinyl boards only. Plastic pieces only.	0	1	1	1	1	0	0
DOMINOS	0	1	1	1	1	0	0
SCRABBLE – Cardboard and soft vinyl boards only. Plastic pieces only.	0	1	1	1	1	0	0
UNO	0	1	1	1	1	0	0

REGISTERABLE PROPERTY FOR FEMALE INCARCERATED PERSONS

- A MAXIMUM OF TWO ELECTRICAL APPLIANCES OF ANY TYPE ARE AUTHORIZED FOR RHU FEMALE INCARCERATED PERSONS.
- 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 AUTHORIZED.
- APPLIANCES WITH INTERNAL MECHANISMS FOR RECORDING OR TRANSMITTING CAPABILITY SHALL NOT BE AUTHORIZED. VENDOR OR MANUFACTURER ALTERATIONS THAT DISABLE AN APPLIANCE’S CAPABILITY TO RECORD OR TRANSMIT SHALL NOT BE 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 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 INCARCERATED PERSON HAS TV, OR AUDIO DEVICE AS PERSONAL PROPERTY.
- INCARCERATED PERSONS ORDERING NEW OR REPLACEMENT APPLIANCES SHALL BE REQUIRED TO PURCHASE APPLIANCES WITHOUT SPEAKERS. INCARCERATED PERSONS CURRENTLY POSSESSING APPLIANCES WITH SPEAKERS SHALL BE AUTHORIZED TO KEEP THOSE APPLIANCES UNTIL THEY ARE NO LONGER OPERATIONAL. NON- 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 INCARCERATED PERSON MAY ALSO ORDER ACCESSORIES FOR THE APPLIANCE SUCH AS RIBBONS, DAISY WHEELS, AND CORRECTION RIBBON. INCARCERATED PERSONS HOUSED WITHIN THE RHU ARE NOT AUTHORIZED QUARTERLY PERSONAL PROPERTY PACKAGES, THEREFORE, WHEN ORDERING THIS APPLIANCE THE INCARCERATED PERSON 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 AUTHORIZED ONE NETWORK CAPABLE OR ONE NON-NETWORK CAPABLE TABLET.
- PRIVILEGE GROUPS C AND D ARE AUTHORIZED ONE NETWORK CAPABLE TABLET.

NOTE: CERTAIN INCARCERATED PERSON HOUSING CONFIGURATIONS MAY JUSTIFY THE PRECLUSION OF THE POSSESSION AND USE OF SPECIFIC APPLIANCES. WARDENS SHALL REQUEST APPROVAL FOR AN EXEMPTION FROM THE DEPUTY DIRECTOR, DIVISION OF ADULT INSTITUTIONS VIA THE STANDARDIZED PROCEDURES UNIT.

REGISTERABLE PROPERTY FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	Processing U	A	A	B	C	D
ANTENNA, FLAT FLEXIBLE PLASTIC Up to 6' in length. As authorized by Warden's discretion.	0	0	0	1	1	0	1
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, cassette tape player or any combination authorized. AC power or battery operated. Shall have earphone jack and headphones or earbuds. PG D: AM/FM radio, CD player, cassette tape player or any combination authorized. CD player or cassette player to be used as an AM/FM radio only. CDs or cassettes are not authorized. AC power only (batteries are not authorized). Internal antenna only. Shall have earphone jack and earbuds.	0	0	1	1	1	0	1

REGISTERABLE PROPERTY FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	ProcessingU	A	A	B	C	D
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	1	1	0	0
CD WALLETS Clear case, soft cover only. No padded or hardback covers. No zippers.	0	0	1	1	1	0	0
CHAIN, NECKLACE OR BRACELET Yellow or white metal only. Purchase value not to exceed \$25.	0	0	1	1	1	0	0
CURLING IRON, FLAT IRON OR STRAIGHTENING IRON, ELECTRIC AC power or battery operated. Purchase value not to exceed \$40.	0	0	1	1	1	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
EARRINGS Studs or hoops no larger than 30 millimeters (quarter-size). Purchase value not to exceed \$25 per pair.	0	0	3 Pairs	3 Pairs	3 Pairs	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

REGISTERABLE PROPERTY FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial Intake	Processing Unit	A	A	B	C	D
HAIR CLIPPER OR HAIR 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 incarcerated person. Purchase value not to exceed \$80.	0	0	1	1	1	0	0
HAIR DRYER OR BLOW DRYER Purchase value not to exceed \$40.	0	0	1	1	1	0	0
HAIR ROLLERS, ELECTRIC Purchase value not to exceed \$25.	0	0	1 set	1 set	1 set	0	0
HANDICRAFT Requires institutional approval.	0	0	YES	YES	YES	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
LAMP Flexible neck not to exceed 3 LBs. 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

REGISTERABLE PROPERTY FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	Processing U	A	A	B	C	D
MOVING PICTURE EXPERT GROUP AUDIO LAYER-3 (MP3) PLAYERS Levels I and II and incarcerated persons assigned to Conservation Camps only. MP3 Player shall have the capability to store and download content such as music and books based on the device capabilities. Shall 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, incarcerated persons are limited to possess two approved micro SD cards. 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
MUSICAL INSTRUMENT 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
PRESSING COMB, ELECTRIC AC power or battery operated. Purchase value not to exceed \$25.	0	0	1	1	1	0	0

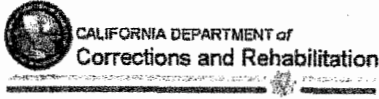
REGISTERABLE PROPERTY FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	Processing U	A	A	B	C	D
RAZOR, ELECTRIC OR PERSONAL GROOMER (NOSE OR EAR TRIMMER) AC power or battery operated. Purchase value not to exceed \$80.	0	0	1	1	1	0	0
RING May possess a wedding ring or wedding or engagement ring set, yellow or white metal only. Stones are authorized. Maximum declared value not to exceed \$150.	1	1	1	1	1	1	1
TABLETS - NON-NETWORK CAPABLE Shall have the capability to store and download content such as music and books based on the device capabilities. Shall be clear-case technology, internal rechargeable battery, and a headphone jack. Shall not have any wired or wireless communication capabilities (e.g., WI-FI, Bluetooth, cellular signal). If the tablets requires a micro SD card, incarcerated persons are limited to possess two approved micro SD cards. 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
TABLETS - NETWORK CAPABLE Shall have clear-case technology, internal rechargeable battery, and a headphone jack. The tablet shall not have audio and video recording or picture taking capability. Shall have tamper-resistant security screws or similar security measures to prevent access to internal	0	0	1	1	1	1	1

REGISTERABLE PROPERTY FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	Processing U	A	A	B	C	D
With additional requirements and restrictions.							
components. Screen size cannot exceed ten inches.							
TELEVISION SET INCLUDES TV, CD AND 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 or 15.6" flat panel measured diagonally. 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.	0	0	0	1	1	0	1

REGISTERABLE PROPERTY FOR FEMALE INCARCERATED PERSONS ITEM DESCRIPTION With additional requirements and restrictions.	Reception Center		CPMP	General Population			RHU
	PRIVILEGE GROUP		PRIVILEGE GROUP	PRIVILEGE GROUP			PRIVILEGE GROUP
	Initial IntakeU	Processing U	A	A	B	C	D
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 authorized. Memory 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 \$400. NOTE: If this item is used in an assault or in a manner that constitutes a safety and security threat, the incarcerated person shall permanently lose the privilege of possession of this item.	0	0	1	1	1	0	1
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 \$400.	0	0	1	1	1	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

ADOPT (Rev. 3/26)

PER AGENCY
REQUEST
JR



CLASSIFICATION COMMITTEE CHRONO

Inmate Name:	Date:
CDC#:	Date of Birth:
Control Date:	Control Date Type:

Hearing Date:	Hearing Type:
Committee Type:	Correctional Counselor:

STATIC CASE FACTORS

Offender Characteristics			
Date of Birth:		Citizenship:	
Ethnicity:		County of Residence:	
Education Level:		Reading Level:	

Drug/Alcohol Use Assessment			
Date Interviewed	Primary Addiction	Secondary Addiction	Tertiary Addiction

Admission Summary	
Incarceration Begin Date:	Admission Type:
Latest PV Returned Date:	PV Reason:
Parole Violation	
Charges:	
Termer:	
	Committing County:

Current Offenses				
Crime (Statute)	Offense	Time Imposed	Release Date	Release Type

Summary

Critical Case Arrest History					
Arrest Date	Arresting Agency	State	Case Number	Charge	Result

Comments

Arrest History						
Arrest Date	Arresting Agency	State	Case Number	Source	Charge	Result

For Reference Purposes Only

Comments

Empty text box for comments.

Computer Crimes

Arrest Date	Arresting Agency	State	Case Number	Source	Charge	Result

Comments

Empty text box for comments.

Escape History

Date	Time	Facility	Custody	Duration (In days)	Source

Comments

Empty text box for comments.

Sex Offender History

Arrest Date	Arresting Agency	State	Case Number	Source	Charge	Result

Comments

Empty text box for comments.

Violent Offense History

Arrest Date	Arresting Agency	State	Case Number	Source	Charge	Result

Comments

Empty text box for comments.

Pending Detainer Investigations

Initiated Date	Type	Source	Agency Name	Charges

For Reference Purposes Only

Active Detainers				
Placed Date	Agency Name	Reason	Expiration Date	Charges

Inmate Precautions		
Date	Type	Institution Placed By

Offender Separation Alerts			
Separation Alerts	<input type="checkbox"/> Clear	<input type="checkbox"/> Noted	
Confidential	<input type="checkbox"/> Clear	<input checked="" type="checkbox"/> Noted	

STG Activity				
STG Name	STG Set	Affiliation Level	Affiliation Status	Validation Status

Integrated Housing Review			
Review Date	IHC Type (Inmate/Staff)	Ethnic Restrictions	Race Related Incident

Serious Disciplinary History	

Inmate Characteristics	
Security Level:	Last Review Date:
Housing Area/Bed:	Single Cell Since Date:
Prior Facility:	Reason for Transfer:
Risk:	Time to Serve:
INMATE_CSRA_SCORE:	
Needs (from COMPAS):	
Substance Abuse:	Anger:
Criminal Personality:	Employment Problems:
Educational Problems:	Support from Family:

Health Care Factors	
Communicable Disease:	As of Date:
Transport Precaution Code:	As of Date:
Pregnancy:	As of Date:
DPP Codes:	As of Date:
Medical Level of Care:	As of Date:
Proximity to Consult:	As of Date:
Functional Capacity:	As of Date:
Medical Risk:	As of Date:
Nursing Care Acuity:	As of Date:
Current MH LOC:	As of Date:
Current DPP Status:	As of Date:
Dental Priority Cls:	As of Date:

Physical Limitations			
Physical Limitations	Qualifier	Duration	Expiration

CRITICAL CASE FACTORS			
Critical Case Factors			
Factor	Current	Committee Decision	
Security Level			
Custody Designation			
Custody Suffix - 1st			
Custody Suffix - 2nd			
Custody Suffix - 3rd			
Custody Suffix - 4th			
Housing Placement - 1st			
Housing Placement - 2nd			
Institution (Primary)			
Security Level/Program (Primary)			
Institution (Alternate)			
Security Level/Program (Alternate)			
Transfer Override			
Exceptional Placement			
Custody Upon Transfer			
Detention Process(on Unit			
Housing Configuration			
Work Change Clearance			
Back Dock Clearance			
Gate Pass Clearance			
Access to Computer Clearance			
ORWD Clearance			
SVP Status Considered			
OMHD Status Considered			
Annual IHR Conducted			
Work Group/Privilege Group Changes			
Work Group	Privilege Group	Begin Date	End Date
Credit Time Restoration			
Days	Violation Date	RVR Log #	
Related RVRs			
Violation Date	Log Number	Guilty Charge	
Offender Work Skills			

For Reference Purposes Only

Job Title	Work Skill	Years	Level

Current Assignments							
Assigned Date	Facility	Location Code	Position #	Assignment Title	Status	Retain	Removal Reason

Waiting List				
Priority	Date Identified	Waiting List Type	Referral Status	Comments

Related RHU Term Computations							
Violation Date	Specific Offense	STG Nexus	RHU Term Type	RHU Term Start Date	RHU Term	RHU MRD	RHU Term Status

Related SHU Term Computations										
Violation Date	SHU Term Type	Att./ Consp.	Specific Offense	SHU Term Start Date	SHU Term	How Served	Time Forfeited	Any Pending?	MERD	SHU Term Status

CLINICIAN COMMENTS

COMMITTEE ACTION SUMMARY

COMMITTEE COMMENTS

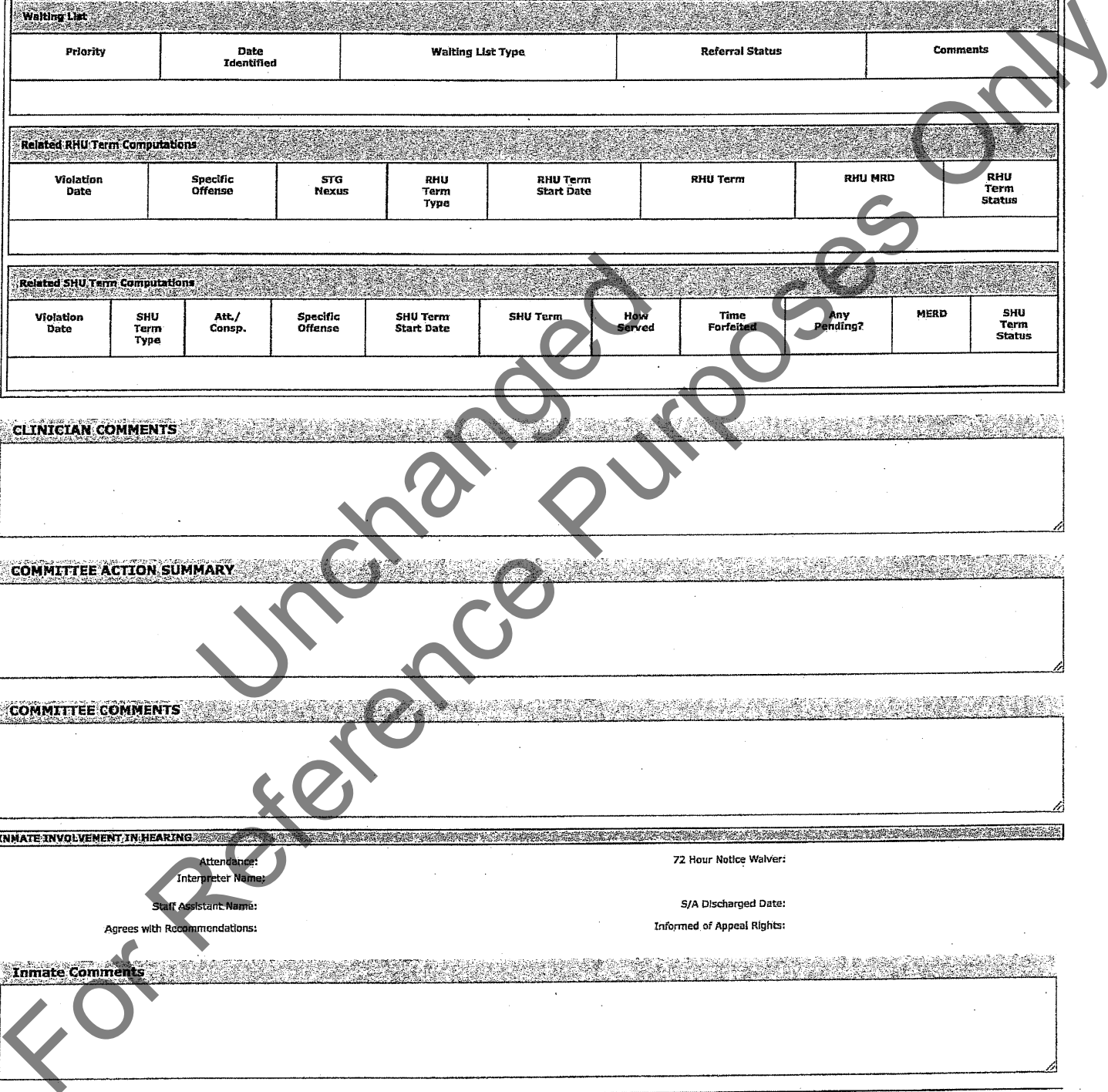
INMATE INVOLVEMENT IN HEARING

Attendance: _____ 72 Hour Notice Waiver: _____
 Interpreter Name: _____
 Staff Assistant Name: _____ S/A Discharged Date: _____
 Agrees with Recommendations: _____ Informed of Appeal Rights: _____

Inmate Comments

OUTCOME

Actual Hearing Date: _____ Actual Hearing Time: _____



Continue Present Program:
RHU Extension Request:
RHU Extension Reason:
Review Status:
Refer to:
Next Review Date:

Implement Changes:
RHU Extension Days:
As of:
Reason:
Next Hearing Type:

RECORDER

	Date
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CDR SOMS 10CT162 - Classification Committee Chrono

Unchanged
For Reference Purposes Only



CLASSIFICATION COMMITTEE CHRONO

Inmate Name:	Date:
CDC#:	Date of Birth:
Control Date:	Control Date Type:

Hearing Date:	Hearing Type:
Committee Type:	Correctional Counselors:

STATIC CASE FACTORS

CRITICAL CASE FACTORS

CLINICIAN COMMENTS

COMMITTEE ACTION SUMMARY

COMMITTEE COMMENTS

RECORDER

	Date _____
--	------------

CDCR SOMS ICCT162 - Classification Committee Chrono

SAMPLE (11/23) ADOPT



RESTRICTED HOUSING UNIT PLACEMENT NOTICE

INSTITUTION NAME XXXXXXXXXXXXXXXXXXXX	INMATE'S NAME XXXXXXXX, XXXXXX X	CDC NUMBER XXXXXX		
REASON(S) FOR PLACEMENT (PART A)				
<input type="checkbox"/> PRESENTS AN IMMEDIATE THREAT TO THE SAFETY OF SELF OR OTHERS <input type="checkbox"/> JEOPARDIZES INTEGRITY OF AN INVESTIGATION OF ALLEGED SERIOUS MISCONDUCT OR CRIMINAL ACTIVITY <input type="checkbox"/> ENDANGERS INSTITUTION SECURITY <input type="checkbox"/> RETAINED IN RHU AS NO BED AVAILABLE IN GENERAL POPULATION				
DESCRIPTION OF CIRCUMSTANCES WHICH SUPPORT THE REASON(S) FOR PLACEMENT:				
<div style="border: 1px solid black; padding: 5px; margin-bottom: 5px;"> B I U 🕒 ✖ <> 🗑️ </div> <div style="border: 1px solid black; height: 80px; margin-bottom: 5px;"> C </div>				
<input type="checkbox"/> IF CONFIDENTIAL INFORMATION USED, DATE INFORMATION DISCLOSED: C				
DATE OF RHU PLACEMENT C	AUTHORITY'S PRINTED NAME XXXXXXXX XXXXXXXX	SIGNATURE <div style="text-align: center;"> C </div> <div style="text-align: center; margin-top: 5px;"> Add Signature Clear </div>		
DATE NOTICE SERVED C	TIME SERVED C	PRINTED NAME OF STAFF SERVING RHU PLACEMENT NOTICE X.XXXXXXX	SIGNATURE <div style="text-align: center;"> C </div> <div style="text-align: center; margin-top: 5px;"> Add Signature Clear </div>	STAFF'S TITLE C

For Reference Purposes Only

<input type="checkbox"/> INMATE REFUSED TO SIGN	INMATE SIGNATURE	CDC NUMBER XXXXXX
---	------------------	----------------------

Show EC Template

You were identified with a disability of:

Hearing
 Vision
 Speech
 Learning Disability
 Reading Level ≤ 4.0/No Level
 Developmental Disability
 CCCMS

EOP
 Foreign Language Speaking

Method

xxxlastxxx, xxxfirstxxx reiterated in his own words, what was explained
 xxxlastxxx, xxxfirstxxx provided appropriate, substantive responses to questions asked
 xxxlastxxx, xxxfirstxxx asked appropriate questions regarding the information provided
 xxxlastxxx, xxxfirstxxx did not appear to understand the communication, even though the primary method of communication was used

Other

Assistance Provided

Use of Full Page Magnifier
 Read aloud Documents to xxxlastxxx, xxxfirstxxx
 Sign Language Interpreter
 Lip Reading (spoke facing the inmate)

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

For Reference Purposes Only

Other

Provider

Name: Title:

ADMINISTRATIVE REVIEW (PART B)
 The following to be completed during the administrative review by Captain or higher on the first working day following placement

STAFF ASSISTANT (SA) IS THIS INMATE:		INVESTIGATIVE EMPLOYEE (IE)	
LITERATE?	<input type="checkbox"/> YES <input type="checkbox"/> NO	RHU IS FOR DISCIPLINARY REASONS	<input type="checkbox"/> YES <input type="checkbox"/> NO
FLUENT IN ENGLISH?	<input type="checkbox"/> YES <input type="checkbox"/> NO	EVIDENCE COLLECTION BY IE IS UNNECESSARY	<input type="checkbox"/> YES <input type="checkbox"/> NO
ABLE TO COMPREHEND ISSUES?	<input type="checkbox"/> YES <input type="checkbox"/> NO	INMATE DECLINED ANY IE	<input type="checkbox"/> YES <input type="checkbox"/> NO
FREE OF MHSDS NEEDS?	<input type="checkbox"/> YES <input type="checkbox"/> NO	DECLINED FIRST IE ASSIGNED	<input type="checkbox"/> YES
DECLINED FIRST STAFF ASSISTANT ASSIGNED?	<input type="checkbox"/> YES		
Any "NO" requires SA assignment	<input type="checkbox"/> NOT ASSIGNED	Any "NO" may require IE assignment	<input type="checkbox"/> NOT ASSIGNED

STAFF ASSISTANT'S NAME	TITLE	INVESTIGATIVE EMPLOYEE'S NAME	TITLE
<input type="text" value="C"/>	<input type="text" value="C"/>	<input type="text" value="C"/>	<input type="text" value="C"/>

INMATE WAIVERS

INMATE WAIVES RIGHT TO 72 HOURS PREPARATION TIME

INMATE WAIVES OR DECLINES INTERVIEW WITH ADMINISTRATIVE REVIEWER

NO WITNESSES REQUESTED BY INMATE

INMATE SIGNATURE	CDC NUMBER	DATE
	XXXXXX	

WITNESS REQUESTED FOR ICC HEARING

WITNESS' NAME	TITLE/CDC NUMBER	WITNESS' NAME	TITLE/CDC NUMBER
<input type="text" value="C"/>	<input type="text" value="C"/>	<input type="text" value="C"/>	<input type="text" value="C"/>
WITNESS' NAME	TITLE/CDC NUMBER	WITNESS' NAME	TITLE/CDC NUMBER
<input type="text" value="C"/>	<input type="text" value="C"/>	<input type="text" value="C"/>	<input type="text" value="C"/>

DECISION

- RELEASE TO UNIT/FACILITY _____
 RETAIN PENDING ICC REVIEW
 DOUBLE CELL
 SINGLE CELL PENDING ICC

REASON FOR DECISION:

C

ADMINISTRATIVE REVIEWER'S PRINTED NAME X. XXXXXXXX	TITLE C	ADMINISTRATIVE REVIEWER'S SIGNATURE Add Signature Clear	REVIEW DATE C	TIME C
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Show EC Template

You were identified with a disability of:

- Hearing
 Vision
 Speech
 Learning Disability
 Reading Level ≤ 4.0/No Level
 Developmental Disability
 CCCMS
 EOP
 Foreign Language Speaking
 C

Method

- xxxlastxxx, xxxfirstxxx reiterated in his own words, what was explained
 xxxlastxxx, xxxfirstxxx provided appropriate, substantive responses to questions asked
 xxxlastxxx, xxxfirstxxx asked appropriate questions regarding the information provided
 xxxlastxxx, xxxfirstxxx did not appear to understand the communication, even though the primary method of communication was used

Other **C**

Assistance Provided

- Use of Full Page Magnifier
 Read aloud Documents to xxxlastxxx, xxxfirstxxx
 Sign Language Interpreter
 Lip Reading (spoke facing the inmate)

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

Other

Staff Assistant

Name: Title:

CORRECTIONAL ADMINISTRATOR'S PRINTED NAME(If necessary – same date of review) XXXXXXXX XXXXXXXX	CO-SIGNATURE		DATE OF REVIEW
	<input type="text" value="C"/>	<input type="text" value="C"/>	<input type="text" value="C"/>
	<input type="button" value="Add Signature"/>	<input type="button" value="Clear"/>	

CDCR SOMS ISST180
RESTRICTED HOUSING UNIT PLACEMENT NOTICE

Page X of X

Unchanged For Reference Purposes Only

INITIAL STATEMENT OF REASONS

The California Department of Corrections and Rehabilitation (CDCR or the department) proposes to amend the California Code of Regulations (CCR), Title 15, Division 3, sections 3000, 3044, 3190, 3312, 3312.1, 3337, 3338, 3339, 3340, 3341, 3345, 3376, and 3376.1 regarding Restricted Housing Units (RHU) and Incarcerated Person Privilege Groups.

In November 2023, CDCR amended its regulations governing restrictive housing in response to the Governor's veto of Assembly Bill 2632. In issuing the veto, the Governor directed CDCR to revise its policies to better align with rehabilitative objectives. The resulting regulatory changes were designed to promote the rehabilitation of incarcerated persons by (1) eliminating certain violations that previously warranted placement in restrictive housing, (2) reducing the duration of restrictive housing assignments, and (3) modernizing and clarifying regulatory language related to restrictive housing practices.

Since the codification of RHU regulations on November 1, 2023, the department has observed a significant surge in violent incidents and overdoses, including murder, assaults on staff, and assaults among incarcerated individuals. In response, CDCR's Office of Research compiled comparative data spanning two 18-month periods: the first being from April 1, 2022, to October 31, 2023 (prior to the updated RHU regulations being codified into the CCR), and the second being from November 1, 2023, to May 31, 2025, (post-codification).

The comparative data compiled by the Office of Research indicates a significant increase in key categories of institutional violence and overdose incidents following the codification of RHU regulations on November 1, 2023. When measured against the preceding 18-month period, the post-codification data reflects the following increases: Incarcerated Person Overdoses rose by 72%; Possession of, or Manufacture of a Deadly Weapon increased by 50%; Battery on Incarcerated Person by 44%; Battery on Staff by 42%; Battery Resulting in Serious Bodily Injury by 22%; Attempted Murder by 67%; and Murder by 46%.

Notably, these increases occurred despite a concurrent decline in the overall incarcerated population. This inverse trend underscores the urgency of revisiting the RHU regulations to mitigate unintended consequences and reinforce institutional safety, staff security, and rehabilitative integrity.

In response to the increased violence and overdoses occurring within the institutions, the department must dial back reforms made in the previous regulations to maintain the safety and security of incarcerated persons and staff. The proposed regulations revise the RHU Term Matrix, amending set terms for specified offenses, and more closely align these terms with the terms in effect prior to the November 1, 2023 regulations.

Additionally, in response to the documented rise in violence and overdose incidents, CDCR is proposing amendments that would leverage Privilege Groups C and D to impose more structured and graduated consequences while preserving access to essential

personal care and hygiene items and necessities. These changes are consistent with the progression-based framework, which is intended to balance rehabilitative goals with institutional safety and operational integrity.

Privilege Group C is applied in cases involving recurring disciplinary violations or isolated disciplinary incidents that do not meet the threshold for placement in RHU. Privilege Group D, by contrast, is assigned to incarcerated persons housed in RHU due to the severity of their violations, which are often violent in nature.

CDCR is proposing targeted amendments to Privilege Group C and D to reinforce behavioral accountability through structured consequences. The department's privilege group system determines the level of access an incarcerated person receives based on their behavior, work assignment, and participation in rehabilitative programs. These groups directly influence access to canteen purchases, telephone use, visitation rights, recreational and entertainment activities, and personal property allowances. The privilege group system is designed to incentivize positive conduct, encourage engagement in rehabilitative efforts, and uphold institutional accountability through proportionate responses to disciplinary violations.

The proposed revision to the Authorized Personal Property Schedule (APPS) formally modifies access to certain items for incarcerated persons housed in RHU and assigned to Privilege Group D, as well as incarcerated persons assigned to Privilege Group C. This revision focuses specifically on the removal of canteen and packaged food items. The proposed changes will eliminate access to non-essential food items which include, but are not limited to cookies, soda, candy, chips and cereal. Incarcerated persons housed in RHU and assigned to Privilege Group D or assigned to Privilege Group C, will maintain access to essential services and products in receiving standard institutional meals that meet daily nutritional needs and retaining canteen and package access to all necessary personal care and hygiene products. This revision serves as a clear and consistent deterrent against future misconduct that leads to RHU placement and assignment to Privilege Group D, or assignment to Privilege Group C.

Although revisions were made to section 3044(f)(2)(B) in previous regulations adopted February 24, 2021, concerning Work and Privilege Group C, to limit canteen purchase items for Privilege Group C to only stationery, stationery supplies, personal hygiene, vitamins and medications, those regulations did not update the APPS. This resulted in a lack of clarity for incarcerated individuals regarding their allowable property while assigned to Privilege Group C. This update is necessary to ensure that the APPS accurately reflects the restrictions intended to promote safety and security, providing incarcerated individuals with clear, consistent guidelines that match the current requirements of section 3044(f)(2)(B).

Additionally, the proposed regulations will allow the ICC to be able to assess an Administrative RHU term for up to 24 months when the ICC articulates a substantial justification for the need for continued RHU placement due to the incarcerated person's ongoing threat to safety and security of the institution or others, and the incarcerated

person cannot be housed in a less restrictive environment, and when specific circumstances exist. Previously this was done by only the Departmental Review Board (DRB). By allowing the ICC to perform these functions, it provides for improved efficiency within the institutions by having these functions done at a lower level of authority and keeping the DRB reviews for only the most egregious reviews.

The proposed regulations will also allow for the Institution Classification Committee (ICC) to suspend an Administrative RHU term that was imposed by a previous ICC at any time when the ICC determines that the incarcerated person no longer poses an unreasonable threat to the safety of any person or the security of the institution. This will provide improved efficiency within the institutions by allowing the ICC to suspend an Administrative RHU term under these circumstances.

CONSIDERATION OF ALTERNATIVES:

The department must determine that no other reasonable alternatives considered, or otherwise identified and brought to the attention of the department, would be more effective in carrying out the purpose for which this action is proposed, would be as effective and less burdensome to affected private persons than the action proposed, or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law. Currently, no alternatives have been brought to the attention of the department that would alter the department's initial determination.

ECONOMIC IMPACT ASSESSMENT:

In accordance with Government Code Section 11346.3(b), the department has made the following assessments regarding the proposed regulations:

Significant Adverse Economic Impact on Business

The department has made an initial determination that the proposed regulatory action will not have a significant adverse economic impact on business. Additionally, there have been no facts, evidence, documents, testimony, or other evidence provided that would alter the department's initial determination.

Creation of New or Elimination of Existing Jobs within the State of California

The department has determined that the proposed regulations will not have an impact on the creation of new or the elimination of existing jobs within California.

Creation of New, Expansion or the Elimination of Existing Businesses Currently Doing Business within the State of California

The department has determined that the proposed regulations will not have an impact on the creation of new, expansion, or the elimination of existing businesses currently doing

business within California, as the proposed regulations affect the internal management of prisons within California.

BENEFITS OF THE REGULATIONS

The benefits of these regulations address the rise in violence and overdose incidents following the November 1, 2023, codification of RHU regulations. Specifically, the proposed action refines accountability for acts of violence, enhances behavioral accountability through structured privileges group consequences, and preserves access to essential items to support rehabilitative continuity. The proposed regulatory actions align with CDCR's progression based disciplinary framework and rehabilitative principles, balancing institutional safety with opportunities for positive behavioral change.

Forms Incorporated by Reference:

Authorized Personal Property Schedule (APPS), (Rev. 05/26)

Referenced Forms

The automated Classification Committee Chrono (Rev. 03/26) has already been adopted in a previous rulemaking for Title 15 and is unchanged in this rulemaking. A copy of this form is provided for reference purposes only.

The automated Restricted Housing Unit Placement Notice (RHUPN) (Rev. 11/23) has already been adopted in a previous rulemaking for Title 15 and is unchanged in this rulemaking. A copy of this form is provided for reference purposes only.

The automated CDCR Form 200-A (Rev. 09/24), Developmental Disability Program Adaptive Support Log – Housing Unit, and automated CDCR Form 200-B (Rev. 09/24), Developmental Disability Program Adaptive Support Log – Work/School, have already been adopted in a previous rulemaking for Title 15 and are unchanged in this rulemaking. A copy of these forms are provided for reference purposes only.

DOCUMENTS RELIED UPON:

The department, in proposing amendments to these regulations, has relied upon the following statistical data provided by the department's Office of Research:

Attachment A: The data compares Rule Violation Reports (RVR) generated from two 18-month periods: before (Apr 1, 2022–Oct 31, 2023) and after (Nov 1, 2023–May 31, 2025) the Restrictive Housing Unit (RHU) regulations were codified into the CCR.

Attachment B: The data spans the 18-month period following the codification of RHU regulations (November 1, 2023 – May 31, 2025) and identifies the total number of incarcerated persons who committed multiple batteries against other incarcerated persons within a 6-month period.

Attachment C: The data compares overdose totals across two 18-month periods—before RHU regulations (Apr 1, 2022–Oct 31, 2023) and after RHU regulations (Nov 1, 2023 - May 31, 2025).

Attachment D: The data presents a comparison of RVR's generated from two 18-month periods: before RHU regulations (Apr 1, 2022–Oct 31, 2023) and after RHU regulations (Nov 1, 2023 - May 31, 2025), specifically while an incarcerated person was housed in RHU.

Attachment E: The data captures the total number of incarcerated persons currently under the department's jurisdiction who have received two or more RVR's for any combination of murder, attempted murder, or conspiracy to commit murder between January 1, 2016, and August 31, 2025.

SPECIFIC PURPOSE AND RATIONALE FOR EACH SECTION, PER GOVERNMENT CODE 11346.2(b)(1):

Section 3000 is amended to update the definition for Administrative Restricted Housing Unit (RHU) Term, to include the "Institution Classification Committee" (ICC) as an additional entity that determines Administrative RHU placement. The initial placement for an incarcerated person on an Administrative RHU term is made by the ICC, chaired by the institutional Warden or designee. The Departmental Review Board (DRB) determines placements beyond 24 months. By adding the ICC as an additional entity that may determine an Administrative RHU placement, it provides for increased efficiency within the institutions.

Subsection 3044(f)(1)(B) is amended to include the text "Battery on an Incarcerated Person, or Conspire to Commit Battery on an Incarcerated Person." This addition is necessary to establish accountability for violent acts committed by incarcerated individuals. Incarcerated persons engaging in these acts shall be subjected to a temporary reduction of privileges, designated as Privilege Group C, as a consequence of such acts. Amending the text to include these acts, will help to prevent increased violence within the institutions, as evidenced in the data provided by the Office of Research, (Attachment A), which covers an 18-month period (November 1, 2023–May 31, 2025) of all Rule Violation Reports (RVR) during this period. During this timeframe, a total of 17,255 RVR's for Battery on an Incarcerated Person occurred, averaging 958 acts per month. Including this text reinforces that violent and disruptive behavior incurs significant consequences, which is a deterrent for incarcerated persons committing these offenses and is essential for maintaining order and protecting the incarcerated population. A minor punctuation edit is made for grammatical purposes.

Subsection 3044(f)(2)(L) is amended to include the text "and messaging." This addition is necessary to clarify that the tablet messaging application shall be restricted when an incarcerated person is designated as Privilege Group C. Additionally, the included text, "Tablets shall only remain functional for accessing departmentally approved educational

or rehabilitative programs and accessing departmental forms and services,” is necessary to clarify which functions of the tablet shall remain accessible to an incarcerated person while designated as Privilege Group C. These tablet functions are considered essential functions necessary for incarcerated persons to be able to perform. Other tablet functions beyond these essential functions constitute a privilege. Incarcerated persons who display violent and disruptive behavior will incur negative consequences for their behavior. Additionally, language is added to this subsection to clarify that “all Americans with Disabilities Act (ADA) tablet function accommodations shall remain functional and are not subject to restrictions.” This provides clarity to staff and incarcerated persons regarding ADA tablet functions, which shall not be restricted due to the necessity of these functions for those with disabilities.

Subsection 3044(g)(3)(B) is amended to include the language “limited to only personal care and hygiene products.” The addition of “limited to only personal care and hygiene products” is to establish that an incarcerated person placed in RHU and designated as Privilege Group D for disciplinary reason(s), shall be limited to purchasing self-care products from the incarcerated person canteen. The addition of this text is necessary to demonstrate that maintaining institutional safety and order requires reinforcing that violent and disruptive behavior shall incur significant negative consequences for the perpetrator. A minor grammatical edit is made to capitalize the word “secretary” for consistency within the CCR, Title 15.

Subsection 3044(g)(3)(F) is amended to remove the text “The receipt of one incarcerated person package, 30 pounds maximum weight each, per year. Incarcerated persons shall be eligible to acquire an incarcerated person package after completion of one year of Privilege Group D assignment.” Additionally, the language “No incarcerated person packages” is added to further clarify that an incarcerated person placed in RHU and designated as Privilege Group D for disciplinary reason(s), shall no longer receive these types of packages. The removed and added text is necessary to demonstrate that maintaining institutional safety and order requires reinforcing that violent and disruptive behavior incurs significant negative consequences for the perpetrator. The provisions retain language that an incarcerated person assigned to the RHU and designated as Privilege Group D may receive special purchases and special issuances, as provided in subsections 3190(l) through (n).

Subsection 3044(g)(3)(G) is amended to include the text “and messaging.” The addition of “and messaging” is necessary to clarify that the tablet messaging application shall be restricted when an incarcerated person is placed in RHU and designated as Privilege Group D for disciplinary reasons. Additionally, the added text, “Tablets shall only remain functional for accessing departmentally approved educational or rehabilitative programs and accessing departmental forms and services,” is necessary to clarify which functions of the tablet remain accessible to an incarcerated person while placed in RHU and designated as Privilege Group D for disciplinary reasons. These tablet functions are considered essential functions necessary for incarcerated persons to be able to perform. Other tablet functions beyond these essential functions constitute a privilege. Incarcerated persons who display violent and disruptive behavior will incur negative

consequences for their behavior. Additionally, language is added to this subsection to clarify that “all ADA tablet function accommodations shall remain functional and are not subject to restrictions.” This provides clarity to staff and incarcerated persons regarding ADA tablet functions, which shall not be restricted due to the necessity of these functions for those with disabilities.

Subsection 3044(i)(3)(C) is amended to remove language which allowed for a “canteen draw to range from twenty five percent to seventy five percent of the maximum monthly canteen draw” The revised language allows for “twenty-five percent of the maximum monthly canteen draw, limited to only personal care and hygiene products.” The removal of the aforementioned language, as well as the language “and designated by the ICC,” is necessary as there is no longer a draw range determination by the ICC. The revised language clarifies that an incarcerated person placed in Administrative RHU and designated as Privilege Group AS for disciplinary reasons, shall be limited to purchasing only personal care and hygiene products from the incarcerated person canteen. The addition of this text is necessary to establish that maintaining institutional safety and order requires reinforcing that violent and disruptive behavior incurs significant negative consequences for the perpetrator. A grammatical edit is made to capitalize the word “secretary,” for clarity and consistency within the CCR, Title 15.

Subsection 3044(i)(3)(D) is amended to include the text “and messaging.” The addition of “and messaging” is necessary to clarify that the tablet messaging application shall be restricted when an incarcerated person is placed in Administrative RHU and designated as Privilege Group AS for disciplinary reasons. Additionally, the added text, “Tablets shall only remain functional for accessing approved educational or rehabilitative programs and accessing departmental forms and services,” is necessary to clarify which functions of the tablet remain accessible to an incarcerated person while placed in Administrative RHU and designated as Privilege Group AS for disciplinary reasons. These tablet functions are considered essential functions necessary for incarcerated persons to be able to perform. However, other tablet functions beyond these essential functions constitute a privilege. Incarcerated persons who display violent and disruptive behavior will incur negative consequences for their behavior. Additionally, language is added to this subsection to clarify that “all ADA tablet function accommodations shall remain functional and are not subject to restrictions.” This provides clarity to staff and incarcerated persons regarding ADA tablet functions, which shall not be restricted due to the necessity of these functions for those with disabilities.

Subsection 3044(i)(3)(H) is amended to remove the text “Receipt of incarcerated person packages, 30 pounds maximum weight each,” and “ICC shall designate between one and four packages a year.” Additionally, the language “No incarcerated person packages” is added to further clarify that an incarcerated person placed in RHU and designated as Privilege Group AS for disciplinary reason(s), shall no longer receive these types of packages. An additional edit is made to remove the word “also” for grammatical purposes due to the proposed revisions. The removed and added text is necessary to establish that maintaining institutional safety and order requires reinforcing that violent and disruptive behavior incurs significant negative consequences for the perpetrator. The provisions

retain language that incarcerated persons may receive special purchases and special issuances, as provided in subsections 3190(l) through (n).

Subsections 3190(b)(1) through (5) are amended to update the revision date of the Authorized Personal Property Schedule (APPS). In addition, references to the word(s) “Inmate(s)” throughout these subsections are updated to “Incarcerated Person(s)” for consistency with updates to these terms which took place in OAL Matter 2024-0521-02N, effective July 1, 2024, and made non-substantive revisions to terminology. A minor edit is made to subsection 3190(b)(4) to add an “s” to “Restricted Housing Unit” for consistency with the Table of Contents in the APPS. Each of the five property lists that comprise the APPS are revised to reflect the new revision date of “05/26.” The revision date of the APPS is revised due to the revision of the Restricted Housing Units (RHU) Male Incarcerated Persons property list (pages 50 and 51 within the APPS), and the Female Incarcerated Persons property list (pages 67-72 within the APPS). The APPS is incorporated by reference into Title 15, and a copy is provided in this rulemaking. The proposed revisions to the APPS modify access to certain items for incarcerated persons housed in RHU and assigned to Privilege Group D or Privilege Group C. These revisions focus specifically on the removal of canteen and packaged food items. The proposed changes will eliminate access to non-essential food items which include, but are not limited to cookies, soda, candy, chips and cereal. Incarcerated persons housed in RHU and assigned to Privilege Group D or Privilege Group C, will maintain access to essential services and products in receiving standard institutional meals that meet daily nutritional needs and retain canteen and package access to all necessary personal care and hygiene products. These revisions serve as a clear and consistent deterrent against future misconduct that leads to RHU placement and assignment to Privilege Group D or Privilege Group C.

New subsection 3312(a)(2) is adopted to add the language “24 Hour Suspension of Communication and Entertainment Services on the Incarcerated Person Tablet. Staff may respond to minor misconduct by suspending an incarcerated person’s communication and entertainment services on their tablets for 24 hours. When suspension of communication and entertainment services achieves corrective action, a written report of misconduct or counseling is unnecessary.” Minor misconduct, as included in existing subsection 3312(a)(1), is misconduct that doesn’t reach the level of a Rules Violation Report, such as: being out of bounds, initial refusal to participate in mandated educational and rehabilitative programs, failure to present for count, and disobeying a direct order. Corrective action is achieved when the minor misconduct is stopped. The language is necessary and designed as a proactive behavioral intervention, aimed at redirecting and correcting incarcerated persons’ behavior before it escalates to a Rule Violation Report.

New subsection 3312(a)(2)(A) is adopted to add the language “The 24-hour suspension of tablet communication and entertainment services shall not preclude incarcerated person tablet access to departmentally approved educational or rehabilitative programs and accessing departmental forms and services.” This language is necessary to clarify which functions of the tablet shall remain accessible to an incarcerated person during the 24-hour suspension. These tablet functions are considered essential functions necessary

for incarcerated persons to be able to perform. However, other tablet functions beyond these essential functions constitute a privilege. Incarcerated persons who display violent and disruptive behavior will incur negative consequences for their behavior. Additionally, language is added to this subsection to clarify that “all Americans with Disabilities Act (ADA) tablet function accommodations shall remain functional and are not subject to restrictions.” This provides clarity to staff and incarcerated persons regarding ADA tablet functions, which shall not be restricted due to the necessity of these functions for those with disabilities.

New subsection 3312(a)(2)(B) is adopted to add the language “Notwithstanding section 3481, an incarcerated person does not have the right to grieve or appeal an action or decision taken in accordance with subsections 3312(a)(1)-(2).” Excluding minor sanctions, like a 24-hour entertainment suspension, from the formal grievance process (section 3481) allows the department to correct behavior efficiently, consistently, and at a lower level, reserving the formal appeal process for more serious issues affecting an incarcerated person's rights or conditions of confinement. Telephone access for incarcerated persons under normal operating conditions remains unaffected by this provision.

Existing subsections 3312(a)(2) and 3312(a)(3) are renumbered to 3312(a)(3) and 3312(a)(4) due to the addition of new subsections 3312(a)(2) through 3312(a)(2)(B) but are otherwise unchanged.

Subsection 3312.1(c) is amended to revise the reference to subsections “3312(a)(2) and (3)” to “3312(a)(3) and (4)” due to the renumbering of these subsections in section 3312.

Subsection 3312.1(c)(1)(A) is adopted to provide clarity regarding when staff utilize the disciplinary method in section 3312(a)(2) for incarcerated persons in the Developmental Disability Program (DDP). Incarcerated persons enrolled in the DDP often require additional support to fully understand department rules and regulations and the consequences of their actions should they not comply with departmental rules and regulations. In these proposed regulations, new subsection 3312(a)(2) provides for a 24-hour suspension of communication and entertainment services on incarcerated person tablets, allowing staff to respond to minor misconduct by suspension of these services on the tablet. To ensure a full understanding of how these disciplinary methods apply to incarcerated persons in the DDP, language is added to this section which pertains specifically to Disciplinary Methods for Incarcerated Persons in the DDP. This provides clarity to staff and incarcerated persons in the DDP.

Subsection 3337(a) is amended to add the acronym “RHU” for clarity and consistency with acronym use throughout the CCR, Title 15.

Subsection 3337(a)(1) is amended to add the text “Initial” for clarity purposes. This is necessary to signify the start date of the first or original determinate term in the RHU.

Subsection 3337(a)(2) is amended to allow for the ICC to determine whether to assess a Determinate RHU term either concurrently or consecutively to an initial RHU term. The provision to allow for an RHU term to be assessed either concurrently or consecutively is reinstated from regulations that existed prior to the November 1, 2023 changes. The consecutive RHU term was a longstanding regulation the department utilized to control violence within the institutions. Moreover, the discretionary authority for an Institution Classification Committee (ICC), chaired by the institutional Warden or a designee to impose subsequent Restricted Housing Unit (RHU) terms for specified serious acts (listed under subsection 3337(g)) as consecutive terms is necessary to ensure institutional safety by addressing violent behavior and ongoing noncompliance with departmental rules and regulations. Additionally, it provides a deterrent and consequence for serious and violent misconduct occurring within the high-security environment of the RHU. This is supported by data from the Office of Research (Attachment D), which indicates a significant increase in institutional violence following the removal of RHU term options on November 1, 2023. The ICC's determination of whether to assess a concurrent or consecutive RHU term is based on the ICC's evaluation of the degree of threat the incarcerated person would pose to institutional safety and security if returned to the general population. In making this determination, the ICC considers the totality of the circumstances, with primary emphasis on safety, security, and orderly operations. Factors include but are not limited to: the severity of each violation, including whether the conduct involved violence, threats, or significant disruption; the individual's prior disciplinary history, including repeated or escalating violent misconduct; whether the behavior was planned or spontaneous; and the time intervals between incidents. New language in this subsection also specifies that "any ICC action to assess either a concurrent or consecutive RHU term shall clearly articulate substantive justification for the decision on the automated Classification Committee Chrono (Rev. 03/26), incorporated by reference." This language provides documented substantiation for the reasoning of the ICC's decision. The automated Classification Committee Chrono (Rev. 03/26) is unchanged in this rulemaking; however, a copy of this form is provided for reference purposes. Additionally, new language specifies "an RHU term Maximum Release Date (MRD) may be projected as a consecutive RHU term to another unexpired projected or unexpired imposed RHU term." Each RHU-eligible offense carries its own determinate RHU term. RHU terms remain projected until the incarcerated person is found guilty of an RVR-related RHU-eligible offense. An RHU term cannot be imposed until the RVR is adjudicated. This is necessary so that each RHU-eligible offense is sanctioned independently, and to maintain order and safety of the institution. Other non-substantive edits are made to this subsection for grammatical purposes.

Subsection 3337(g) is amended by replacing the "Mos/Days" designation under the "Set Term" column with "Months." This change is necessary to ensure the regulatory language accurately reflects current sentencing standards. The RHU Term Matrix has transitioned to a strictly determinate model based on whole months; therefore, the reference to "Days" is obsolete and no longer applicable to RHU term calculations.

Subsection 3337(g)(1)(A) is amended to increase the RHU term for the offenses of Murder, Attempted Murder, Solicitation of Murder, or Voluntary Manslaughter of a

Non-Incarcerated Person, from 24 months to 48 months. This amendment is necessary to reinstate a significant deterrent and consequence for the most serious institutional offenses. According to 2025 data from the Office of Research (Attachment A), Murders increased by 46% and Attempted Murder increased by 67% following the November 1, 2023 regulatory change that reduced the RHU term to 24 months. Increasing the term to 48 months aligns with the previously established “expected” RHU term used prior to November 1, 2023, and is essential for protecting both departmental staff and the incarcerated population. RHU terms are established in ranges from “low,” “expected,” and “high,” depending on mitigating and aggravating factors connected to the act(s). An “expected” RHU term refers to a mid-range term. By establishing the RHU term at an “expected” term for these acts, the department is being reasonable, while still protecting safety and security within the institutions.

Subsection 3337(g)(1)(B) is amended to increase the RHU term for the offenses for Murder, Attempted Murder, Solicitation of Murder, or Voluntary Manslaughter of an Incarcerated Person from 18 months to 36 months. This amendment is necessary to reinstate a significant deterrent and consequence for the most serious institutional offenses. According to 2025 data from the Office of Research (Attachment A), Murder increased by 46% and Attempted Murder increased by 67% following the November 1, 2023 regulatory change that reduced the RHU term to 18 months. Increasing the term to 36 months aligns with the previously established “expected” RHU term used prior to November 1, 2023, and is essential for protecting both departmental staff and the incarcerated population. By establishing the RHU term at an “expected” term for these acts, the department is being reasonable, while still protecting safety and security within the institutions.

Subsection 3337(g)(2)(A) is amended to increase the RHU term for the offenses of 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 from 15 months to 30 months. This amendment is necessary to reinstate a significant deterrent and consequence for acts of violence perpetrated on staff. According to 2025 data from the Office of Research (Attachment A), Batteries on Staff increased by 44% following the November 1, 2023 regulatory change that reduced the RHU term to 15 months. Increasing the RHU term to 30 months aligns with the previously established “expected” RHU term used prior to November 1, 2023, and is essential for protecting departmental staff. By establishing the RHU term at an “expected” term for these acts, the department is being reasonable, while still protecting safety and security within the institutions.

Subsection 3337(g)(2)(B) is amended to increase the RHU Term for the offenses of 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 from 7 months and 15 days to 9 months. According to 2025 data from the Office of Research (Attachment A), Assaults on Staff increased by 49% following the November 1, 2023 regulatory change that reduced the RHU term to 7 months and 15 days. Increasing the RHU term to 9 months aligns with the previously established “low”

RHU term used prior to November 1, 2023, and is essential for protecting departmental staff. By establishing the RHU term at a “low” term for these acts, the department is being extremely reasonable, while still protecting safety and security within the institutions.

Subsection 3337(g)(2)(D) is amended to increase the RHU term for the offenses of 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 from 9 months to 18 months. According to 2025 data from the Office of Research (Attachment A), Battery on Incarcerated Person related offenses increased by 45% following the November 1, 2023 regulatory change that reduced the RHU term to 9 months for 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. Increasing the RHU term to 18 months aligns with the previously established “expected” RHU term used prior to November 1, 2023, and is essential for protecting the incarcerated population. By establishing the RHU term at an “expected” term for these acts, the department is being reasonable, while still protecting safety and security within the institutions.

Subsection 3337(g)(2)(E) is amended to increase the RHU term for the offenses of 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 from 4 months and 15 days to 6 months. According to 2025 data from the Office of Research (Attachment A), Assault on an Incarcerated Person, Assault with a Caustic Substance, and Assault with a Deadly Weapon increased by 49% following the November 1, 2023, regulatory change that reduced the RHU term to 4 months and 15 days for the offenses of 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. Increasing the RHU term to 6 months aligns with the previously established “low” RHU term used prior to November 1, 2023, and is essential for protecting the incarcerated population. By establishing the RHU term at a “low” term for these acts, the department is being extremely reasonable, while still protecting safety and security within the institutions.

Subsection 3337(g)(2)(G) is amended to increase the RHU term for the offense of Battery on a Non-Incarcerated Person Without Serious Injury from 6 months to 8 months. According to 2025 data from the Office of Research (Attachment A), Battery on a Non-Incarcerated Person Without Serious Injury increased by 42% following the November 1, 2023 regulatory change that reduced the RHU term to 6 months. Increasing the RHU term to 8 months aligns with the previously established, “between low and expected” RHU term used prior to November 1, 2023, and is essential for protecting departmental staff. By establishing the RHU term at a “low to expected” term for these acts, the department is being extremely reasonable, while still protecting safety and security within the institutions.

Subsection 3337(g)(2)(H) is amended to increase the RHU term for the offense of

Assault on a Non-Incarcerated Person from 3 months to 6 months. According to 2025 data from the Office of Research (Attachment A), Assault on a Non-Incarcerated Person increased by 35% following the November 1, 2023 regulatory change that reduced the RHU term to 3 months. Increasing the RHU term to 6 months aligns with the previously established “expected” RHU term used prior to November 1, 2023, and is essential for protecting departmental staff. By establishing the RHU term at an “expected” term for these acts, the department is being reasonable, while still protecting safety and security within the institutions.

New subsection 3337(g)(2)(K) is adopted to reinstate the RHU term for the offense of Battery on an Incarcerated Person Without Serious Injury. The offense provides for two or more offenses within a 6-month period, which was previously two or more offenses within a 12-month period. This reinstatement and the provision which increased the offenses per timeframe to “two or more offenses within a 6-month period” is necessary to address a significant increase in institutional violence following the November 1, 2023 regulatory change that removed this offense from the matrix. Supporting data shows a 44% increase in Batteries on Incarcerated Persons as documented in the 2025 data from the Office of Research (Attachment A). Additionally, between November 1, 2023, and May 31, 2025, 2,097 incarcerated individuals committed multiple batteries on incarcerated persons within a 180-day period (Attachment B). Readopting this provision and increasing the offenses per timeframe reinforces that violent and disruptive behavior incurs significant consequences, which is a deterrent for incarcerated persons committing these offenses, and reestablishing these provisions is essential for maintaining order and protecting the incarcerated population.

Subsection 3337(g)(3)(B) is amended to increase the RHU term for the offense of Threat of Violence to Non- Person, Which Meets the Division B Criteria, from 2 months 15 days to 5 months. According to 2025 data from the Office of Research (Attachment A), Threatening to Cause Serious Bodily Injury to a Public Official and Threatening to Kill a Public Official increased by 49% following the November 1, 2023 regulatory change that reduced the RHU term to 2 months and 15 days. Increasing the RHU term to 5 months aligns with the previously established “expected” RHU term used prior to November 1, 2023, and is essential for protecting departmental staff. By establishing the RHU term at an “expected” term for these acts, the department is being reasonable, while still protecting safety and security within the institutions.

New subsection 3337(g)(6) is adopted to reinstate the RHU term for the offense Distribution of Controlled Substance, as defined in Section 3000, with the provision of an RHU term of 8 months. The RHU term of 8 months aligns with the previously established, “between low and expected” RHU term used prior to November 1, 2023, and is essential for protecting the incarcerated population and departmental staff. This reinstatement is necessary to address a significant increase in institutional drug overdoses following the November 1, 2023 regulatory change that removed this offense from the matrix. Supporting data shows a 72% increase in Overdoses as documented in the 2025 data from the Office of Research (Attachment C). Readopting this provision reinforces that engaging in the illicit drug trade incurs significant consequences. This action is essential

for maintaining a safe and drug-free environment, saving lives, and protecting the incarcerated population and departmental staff.

Subsection 3337(g)(6) is renumbered to 3337(g)(7) due to the addition of new subsection 3337(g)(6) but is otherwise unchanged.

Subsection 3338(b)(1) is amended to spell out “Institution Classification Committee,” for clarity and consistency purposes within the CCR, Title 15. The ICC is described in existing section 3376. Additionally, the text “suspend or” is added prior to the word “end”. The text “or clinically” is added for better sentence structure and clarity. These changes are necessary to clarify that the Institution Classification Committee (ICC), may also suspend an incarcerated person’s Administrative RHU term for medical or mental health treatment when deemed medically or clinically necessary. If the ICC determines, based on the recommendations from the medical or mental health providers, that suspension of the incarcerated person’s Administrative RHU term is in the best interests of the incarcerated person and the department, the ICC may suspend the Administrative RHU term. One example of when an ICC would suspend an Administrative RHU term would be: the incarcerated person is in an Administrative RHU but then is subsequently deemed in need of mental health care. The incarcerated person is seen by the mental health treatment team, and it is determined to suspend the Administrative RHU term. The incarcerated person is then no longer in RHU and is housed in a specialized bed and requires specialized treatment. The incarcerated person’s RHU term is suspended until the incarcerated person is discharged at the higher level of medical care and seen by the ICC, who then determines whether to re-impose the RHU term or not.

Subsection 3338(b)(2) is amended to provide text that authorizes an ICC to suspend an Administrative RHU term that was previously imposed by a previous ICC, provided the committee determines the incarcerated person no longer poses an unreasonable threat to the safety of any person or the security of the institution if rehoused in the general population. The language “unreasonable threat” is existing language, as referenced section 3269.4. Furthermore, the included text establishes a clear procedure for cases where an incarcerated person is serving an Administrative RHU term imposed by the Departmental Review Board (DRB). In such instances, the ICC lacks the authority to independently alter the term and must formally refer the case to the DRB with a recommendation for suspension. The DRB is described in existing section 3376.1. This protocol is necessary because the DRB operates as a higher-level classification committee than the ICC. Language in this subsection previously allowed for only the DRB to suspend an Administrative RHU term. By adding language that the ICC may suspend an Administrative RHU term in specific circumstances, it will provide for improved efficiency within the institutions, reserving only the most serious cases for review by the DRB, which is a higher-level classification committee authority.

Subsection 3338(b)(3) is amended to provide text that clarifies the process for ICC when retention of an incarcerated person on an Administrative RHU term beyond 24 months is warranted. Additionally, the removal of text is necessary due to new language developed under new subsection 3339(d), which outlines the process for the DRB when

retaining an incarcerated person on an Administrative RHU term beyond 24 months.

Subsection 3338(b)(4) is amended to provide additional clarity, consistency, and syntax with the text of this section and language now used within the CCR, Title 15.

Subsection 3339(a) is amended to update the text to authorize the assessment of an Administrative RHU term by an Institution Classification Committee (ICC) and remove the language that speaks to the assessment of an Administrative RHU term by the Departmental Review Board (DRB). This change is necessary to allow for more effective and efficient use of department resources. By authorizing the ICC to conduct the assessment of Administrative RHU terms, the department is more efficient in making housing decisions. This shift reduces the administrative burden on the DRB, which traditionally acts as a higher-level classification committee. Additionally, new language is added to this subsection to mandate the use of a specific, appropriate form by the ICC when documenting the basis for imposing an Administrative RHU term. This new language ensures adherence to standardized documentation for all such determinations. This text is necessary to create a comprehensive and consistent history of the ICC's rational and factual basis for its decision. The automated Classification Committee Chrono (Rev. 03/26) has already been adopted into Title 15 in a previous rulemaking and is unchanged in this rulemaking. However, the language "incorporated by reference," is added for consistency purposes within the Title 15, and to provide this language once per section. A copy of the automated Classification Committee Chrono (Rev. 03/26) is provided in this rulemaking action for reference purposes only. The word "continued" prior to "RHU placement" is added for clarification, to explain that there's been no break in RHU placement. The language "when the following circumstances exist" is moved to the end of this subsection to connect subsections 3339(a)(1) and 3339(a)(2) to it, and for better grammatical structure.

Subsection 3339(a)(1) is amended to add the language "projected or imposed" to the existing text. The previous text of subsection 3339(a)(1) limited the criteria for an assessment of an Administrative RHU term due to lack of clarity/specificity. This created operational challenges because an imposed term necessitates the completed adjudication of a Rule Violation Report (RVR). In many cases, the adjudication of serious RVRs, such as those involving murder, attempted murder, battery with a deadly weapon, is postponed pending referral to the District Attorney for potential criminal prosecution. Under the prior language, incarcerated individuals were often released from RHU at the expiration of a projected RHU term before the RVR process concluded, jeopardizing institutional safety. The inclusion of "projected or imposed" is an essential measure for protecting both departmental staff and the incarcerated population. This is supported through departmental data from January 1, 2016, through August 31, 2025, which identified 261 incarcerated individuals with two or more RVRs for severe offenses including Murder, Attempted Murder, or Conspiracy to Murder (Office of Research, Attachment E) and a significant increase in violent RVRs, with Murder increasing by 46% and Attempted Murder by 67% following the November 1, 2023 regulations (Office of Research, Attachment A). Amending the language to include "projected or imposed" provides necessary flexibility to retain individuals in Administrative RHU when

they pose an immediate and ongoing threat in absence of an imposed RHU term. This change is vital for maintaining order, discipline, and overall safety within departmental institutions. The language “if housed in a less restrictive setting” is added for clarity purposes.

Subsection 3339(a)(2) is amended to remove the specific limits (no less than 3 RHU terms) for the scope of offenses that the ICC may consider when determining the necessity of imposing an Administrative RHU term. The new language requires the ICC's authority to evaluate only the most severe disciplinary infractions, specifically those classified as Division A-1 and A-2 offenses, which are referenced in subsections 3323(b) through 3323(c). These represent the most egregious violations of institutional rules and include, but are not limited to, offenses such as murder, attempted murder, rape, and battery with a deadly weapon or caustic substance. This limitation ensures that the stringent measure of an Administrative RHU term is reserved for incarcerated persons who present an immediate and significant threat to the safety and security of the institution, staff, and the incarcerated population. Administrative RHU placement is intended only for high-risk management cases where an incarcerated individual demonstrates a history of RVRs meeting the criteria for a Division A-1 and A-2 offense. The language removed from the subsection is no longer necessary based on the amended text.

Subsection 3339(a)(3) is renumbered to 3339(b) and is amended to remove language which is now incorporated within subsections 3339(a) through 3339(a)(2). New language is added to this subsection to specify that the Classification Staff Representative (CSR) shall approve any Administrative RHU term assessed by the ICC. As referenced in section 3000, the CSR is designated to represent the Director in the classification process during the review, approval, or deferral of actions by the ICC. This new language provides clarity that the CSR shall approve any Administrative RHU term assessed by the ICC.

Subsection 3339(c) is adopted to mandate that any incarcerated person placed on an Administrative RHU term by the ICC, must be reviewed by an ICC for release consideration to less-restrictive housing at minimum of every 180 days. This adoption is necessary to maintain regulatory consistency across the CCR, specifically aligning with the 180-day review timeframe established in section 3341, Imposed Restricted Housing Unit Term Classification Hearings. The adoption of this text ensures rigorous and ongoing oversight by the ICC. Periodic reviews are essential to determine whether the incarcerated person continues to pose an immediate and ongoing threat to institutional safety, staff, or the general incarcerated population. This requirement prevents indefinite placement without reassessment, ensuring that RHU remains a necessary and justified measure based on current behavior and circumstances.

Subsection 3339(c)(1) is adopted to provide clear, standardized criteria for the ICC to evaluate during Administrative RHU term reviews. By directing the ICC to consider an incarcerated person's disciplinary history, evidence of behavioral change, and expressed willingness to conform to departmental rules, the regulation ensures a holistic assessment rather than a singular focus on the original placement offense. The adoption of this text is

necessary to ensure that the ICC conducts a comprehensive and meaningful review when determining whether to retain or release an incarcerated person from an Administrative RHU term. Including the language "evidence of behavioral change" allows the ICC to recognize positive rehabilitative efforts and adjustment, providing a pathway for the incarcerated person to demonstrate they no longer pose the level of threat that necessitated their initial placement. The ICC's consideration of an individual's "expressed willingness to conform to departmental rules," incentivizes positive behavior within the RHU. An identical provision already exists in regulations in subsection 3341(b)(1). This criterion ensures that release decisions are based on a documented shift in behavior and attitude, thereby mitigating the risk of future violence or disruption upon the individual's return to the general population. Mandating these specific evaluative factors provides a structured framework for all ICCs across the department. This consistency ensures that every incarcerated person on an Administrative RHU term is measured against the same standards of behavioral progress and institutional safety, promoting fairness and transparency in the classification process.

Subsection 3339(c)(2) is adopted to mandate the use of a specific, appropriate form by the ICC when documenting the basis for retaining an incarcerated person on an Administrative RHU term. This ensures standardized documentation for all such determinations. This text is necessary to create a comprehensive and consistent history of the ICC's rational and factual basis for its decision, which shall be in accordance with subsections 3339(a) through 3339(a)(2). The automated Classification Committee Chrono (Rev. 03/26) has already been adopted into Title 15 in a previous rulemaking and is unchanged in this rulemaking. A copy of the automated Classification Committee Chrono (Rev. 03/26) is provided in this rulemaking action for reference purposes only.

Subsection 3339(d) is adopted to formally authorize only the DRB to retain an incarcerated person on an Administrative RHU term exceeding a period of 24 months. This measure centralizes long-term housing decisions within the department's highest classification authority. This adoption is necessary because the DRB functions as a higher-level classification committee compared to the ICC. Delegating retention decisions beyond the 24-month threshold to the DRB ensures that such prolonged Administrative RHU terms receive scrutiny and approval from the most senior review body within the department.

Subsection 3339(d)(1) is adopted to provide clear, standardized criteria for the DRB to evaluate during extended Administrative RHU term reviews. This regulation establishes a clear evidentiary standard for the DRB when determining if an incarcerated person poses an "immediate threat." By requiring that such a finding be based on a continued pattern of offenses while housed in a RHU, the department ensures that the most restrictive housing measures are reserved for individuals whose behavior demonstrates a persistent and ongoing risk to the safety of staff, other incarcerated persons, and the secure operation of the facility. The mandate for "overwhelming evidence" provides an objective and rigorous threshold for the DRB's decision-making process. This ensures that retention on an Administrative RHU term is not based on subjective assessments, but rather on documented and substantiated misconduct. This high evidentiary bar

upholds the integrity of the classification process and provides a clear justification for extended Administrative RHU term placement.

Subsection 3339(d)(2) is adopted to ensure that the DRB considers incarcerated persons who commit serious, disruptive, or violent offenses while already in a restricted setting, are considered for continued administrative housing, as their behavior proves that less restrictive environments are insufficient to mitigate the threat they pose. When an incarcerated person's history or current behavior demonstrates a high propensity for violence, such as involvement in serious assaults, homicides, or organized institutional disruptions, the adopted text empowers the DRB, as the department's highest classification authority, to maintain institutional order when no other housing configuration can safely mitigate the identified risk.

Subsection 3339(e) is adopted to mandate the use of a specific, appropriate form by the DRB when documenting the basis for retaining an incarcerated person on an Administrative RHU term beyond 24 months. This ensures standardized documentation for all such determinations. This text is necessary to create a comprehensive and consistent history of the DRB's rational and factual basis for its decision, which shall be in accordance with subsections 3339(d) through 3339(d)(2). The automated Classification Committee Chrono (Rev. 03/26) has already been adopted into Title 15 in a previous rulemaking and is unchanged in this rulemaking. A copy of the automated Classification Committee Chrono (Rev. 03/26) is provided in this rulemaking action for reference purposes only.

Subsection 3339(f) is adopted to mandate that if DRB retains an incarcerated person on an Administrative RHU term beyond 24 months, the incarcerated person must be reviewed by an ICC for release consideration to less-restrictive housing at minimum of every 180 days. This adoption is necessary to maintain regulatory consistency across the CCR, specifically aligning with the 180-day review timeframe established in section 3341, Imposed Restricted Housing Unit Term Classification Hearings. The adoption of this text ensures rigorous and ongoing oversight by the ICC. Periodic reviews are essential to determine whether the incarcerated person continues to pose an immediate and ongoing threat to institutional safety, staff, or the general incarcerated population. This requirement prevents indefinite placement without reassessment, ensuring that RHU remains a necessary and justified measure based on current behavior and circumstances.

Subsection 3339(f)(1) is adopted to mandate that the ICC must refer an incarcerated person to the DRB when recommending release from an Administrative RHU term. This requirement is necessary to maintain the departmental hierarchy, ensuring that a lower-level committee (ICC) does not unilaterally overturn a housing status established or affirmed by a higher-level authority (DRB).

Subsection 3339(g) is adopted to mandate that the ICC shall refer incarcerated persons retained on an Administrative RHU term to the DRB on an annual basis. The annual basis begins from when the incarcerated person was initially placed on an Administrative RHU

term by the DRB. This adopted text ensures that the department's highest classification authority, the DRB, conducts a comprehensive re-evaluation of the case on an annual basis. By requiring the DRB to review Administrative RHU placements on an annual basis (which are in addition to the ICC reviews), it ensures that Administrative RHU placement is appropriate.

Subsection 3339(g)(1) is adopted to serve as a critical safeguard against indefinite placement in restrictive housing. By requiring a recurring review by the DRB, the department ensures that an incarcerated person is only maintained in an Administrative RHU as long as they continue to pose a documented, immediate threat that cannot be mitigated in a less-restrictive setting.

Subsection 3339(g)(2) is adopted to mandate the use of a specific, appropriate form by the DRB when documenting the basis for retaining an incarcerated person on an Administrative RHU term pursuant to subsection 3339(g)(1). This ensures standardized documentation for all such determinations. This text is necessary to create a comprehensive and consistent history of the DRB's rational and factual basis for its decision, which shall be in accordance with subsections 3339(d) through 3339(d)(2). The automated Classification Committee Chrono (Rev. 03/26) has already been adopted into Title 15 in a previous rulemaking and is unchanged in this rulemaking. A copy of the automated Classification Committee Chrono (Rev. 03/26) is provided in this rulemaking action for reference purposes only.

Subsection 3340(c)(1) is amended to remove text which is now incorporated under section subsection 3339(a) to avoid duplication. By removing duplicate text, the department prevents potential confusion or conflicting interpretations that can arise when the same procedural requirements are outlined in multiple sections. The automated Restricted Housing Unit Placement Notice (RHUPN) (Rev. 11/23) referenced in this subsection has already been adopted into Title 15 in a previous rulemaking and is unchanged in this rulemaking. A copy of the automated RHUPN (Rev. 11/23) is provided in this rulemaking action for reference purposes only. Minor edits are made to this subsection for clarification and grammatical purposes.

Subsections 3341(b) through 3341(b)(2) are deleted to remove text which is now incorporated within subsections 3339(c) through 3339(g). By removing duplicate text, the department prevents potential confusion or conflicting interpretations that can arise when the same procedural requirements are outlined in multiple sections.

Subsections 3341(c) through 3341(h) are renumbered to 3341(b) through 3341(g) due to the deletion of existing subsection 3341(b) but are otherwise unchanged.

Subsection 3345(e) is amended to delete the reference to subsection 3341(c) for correction purposes, as this was determined to be an error and should not have been referenced in previous regulations because incarcerated persons are unable to earn Restricted Housing Unit Programming Credit (RHUPC) while on an Administrative Restricted Housing Unit term. RHUPC is a voluntary program to reduce the length of time

the inmate spends in RHU, and to introduce rehabilitative programs to the inmates in RHU. The RHUPC applies to inmates with projected, imposed, or re-imposed active determinate RHU term(s). The reference to subsection 3341(g) is revised to 3341(f) due to the renumbering of section 3341.

Subsection 3345(e)(2)(A) is amended to update text to include the language “shall be forfeited” and remove the language “will not be reapplied to the new projected, imposed, or re-imposed RHU MRD.” The addition of “shall be forfeited” is necessary to ensure that incarcerated persons are held accountable when they receive a Rules Violation Report (RVR) for engaging in subsequent offenses listed on the RHU term matrix, which are listed under subsection 3337(g), and that future credit applied under section 3345, shall be forfeited as a result of continued violations listed on the RHU term matrix that result in a RVR. The removal of “will not be reapplied to the new projected, imposed, or re-imposed RHU MRD” is no longer necessary with the addition of “shall be forfeited.”

Subsection 3376(d)(3)(E)6. is deleted. The removal of the provision mandating the automatic restoration of previous privilege groups upon transfer for "program failures" is necessary to maintain institutional accountability. Automatic restoration of privilege groups undermined the disciplinary process by allowing incarcerated individuals to bypass the behavioral expectations required to earn their way out of Privilege Group C. By removing this language, the department ensures that individuals remain responsible for their conduct regardless of their institutional location.

Subsection 3376(d)(3)(G) is deleted to remove text which is no longer necessary for this section due to revisions and additional language added to section 3339. By deleting subsection 3376(d)(3)(G), the department prevents potential confusion or conflicting interpretations that can arise when similar procedural requirements are outlined in multiple sections.

Subsection 3376(d)(3)(H) is deleted to remove text which is no longer necessary for this section due to revisions and additional language added to subsection 3339. By deleting subsection 3376(d)(3)(H), the department prevents potential confusion or conflicting interpretations that can arise when similar procedural requirements are outlined in multiple sections.

Subsection 3376.1(d)(10) is amended to align text with the language added under section 3339. This will provide consistent and clear information regarding when the ICC shall refer an incarcerated person to the Departmental Review Board.

Subsection 3376.1(d)(11) is deleted due to the language being updated and added under section 3339, and to avoid duplication. By removing duplicate text, the department prevents potential confusion or conflicting interpretations that can arise when the same procedural requirements are outlined in multiple sections.

Subsection 3376.1(d)(12) is renumbered to subsection 3376.1(d)(11) due to the deletion of existing subsection 3376.1(d)(11) but is otherwise unchanged.

Subsection 3376.1(d)(13) is renumbered to subsection 3376.1(12) due to the renumbering of existing subsection 3376.1(d)(12) but is otherwise unchanged.

**Counts of Final and Pending RVRs for Specified Violations
 Broken Out by Whom the RVR was Committed Against
 For RVRs Occurring Between April 2022 - October 2023 and November 2023 - May 2025**

	RVRs Against Non-Incarcerated Person	Apr 2022- Oct 2023	Nov 2023- May 2025	RVRs Against Incarcerated Person	Apr 2022- Oct 2023	Nov 2023- May 2025	RVRs Unspecified	Apr 2022- Oct 2023	Nov 2023- May 2025
Murder							Murder Attempted Murder Manslaughter	59 395 2	86 660 1
Battery	Battery on Non-Prisoner Battery on a Peace Officer Battery on a Non-prisoner with a deadly weapon with SBI Battery on Peace Officer with a deadly weapon with SBI Aggravated battery on a non-inmate by means of gassing	373 2,716 1 3 442	424 3,973 1 21 663	Battery on Inmate Battery on a prisoner Battery on a prisoner with a deadly weapon with SBI Battery on an inmate by means of gassing	6 11,951 57 29	1 17,255 95 38	Battery Causing Serious Injury Battery with a caustic substance Battery with a deadly weapon	1,266 3 760	1,548 7 1,057
Assault	Assault on Non-Prisoner Assault on a Peace Officer by means likely to cause GBI Assault on a Peace Officer by means not likely to cause GBI	84 46 426	137 51 553	Assault on a prisoner	289	356	Assault with a caustic substance Assault with a deadly weapon	1 78	2 116
Rape							Attempted Rape Oral copulation against victims will Rape Sodomy against victims will	3 2 2 0	3 4 6 2
Threats	Threatening to cause SBI to a public official Threatening to kill a public official Threatening Staff Threatening Staff With Prior Court Conviction of PC 76	29 80 691 0	52 110 848 2	Threatening the life of a Prisoner Threatening Serious Bodily Injury to a Prisoner	10 11	19 17	Threatening Great Bodily Injury or Death	415	631
Other							Introduction of a Controlled Substance Distribution of controlled substance Manufacture of a deadly weapon Possession of a deadly weapon	73 670 67 2,832	92 652 69 4,245

California Department of Corrections and Rehabilitation
Division of Correctional Policy Research and Internal Oversight
Office of Research
August 26, 2025

Table 1
Count of Individuals with Two Battery on Inmate/Prisoner RVRs within 180 Days
Occurring Between November 1, 2023, and May 31, 2025

Count
2,097

Includes RVRs which have not been concluded.
Data Source: SOMS as of July 31, 2025.

California Department of Corrections and Rehabilitation
Division of Correctional Policy Research and Internal Oversight
Office of Research
August 26, 2025

Table 2
Count of Individuals with an Introduction/Distribution of a Controlled Substance RVR
Occurring Between June 1, 2024, and May 31, 2025

Count
451

Includes RVRs which have not been concluded.
Data Source: SOMS as of July 31, 2025.

Overdoses Per 1000 for All Incarcerated Person Population

Run Date: 8/29/2025

Measurement Period: 4/1/2022 - 5/31/2025

		Total Population			
Event Type	Institution	Total Events Pre RHU Regulation Change	Rate Per 1000 Pre For Total Population	Total Events Post RHU Regulation Change	Rate Per 1000 Post for Total Population
Naloxone With Improvement	SW	2,146	22.29	4,782	51.72
Overdose Hospital Send Out	SW	2,325	24.15	2,929	31.68

Table 1
Counts of Final and Pending RVRs for Specified Violations
Committed While Housed in RHU
For RVRs Occurring Between April 2022 - October 2023 and November 2023 - May 2025

Category	RVRs Against Non-Incarcerated Persons	April 2022 - Oct. 2023	Nov. 2023 - May 2025
Battery	3005(d)(1)-[08] Battery on Non-Prisoner	192	174
	3005(d)(1)-[30] Battery on a Peace Officer	1,427	2,066
	3005(d)(1)-[70] Battery on a Non-prisoner with a deadly weapon with SBI	0	0
	3005(d)(1)-[71] Battery on Peace Officer with a deadly weapon with SBI	2	3
	3005(d)(1)-[72] Aggravated battery on a non-inmate by means of gassing	327	446
Assault	3005(d)(1)-[05] Assault on Non-Prisoner	41	52
	3005(d)(1)-[29] Assault on a Peace Officer by means likely to cause GBI	21	24
	3005(d)(1)-[38] Assault on a Peace Officer by means not likely to cause GBI	166	243
Threats	3005(d)(1)-[33] Threatening to cause SBI to a public official	15	13
	3005(d)(1)-[35] Threatening to kill a public official	40	40
	3005(d)(1)-[66] Threatening Staff	290	270
	3005(d)(1)-[67] Threatening Staff With Prior Court Conviction of PC 76	0	2

Table 2
Counts of Final and Pending RVRs for Specified Violations
Committed While Housed in RHU
For RVRs Occurring Between April 2022 - October 2023 and November 2023 - May 2025

Category	RVRs Against Incarcerated Person		April 2022 - Oct. 2023	Nov. 2023 - May 2025
Battery	3005(d)(1)-[07]	Battery on Inmate	0	0
	3005(d)(1)-[40]	Battery on a prisoner	188	203
	3005(d)(1)-[69]	Battery on a prisoner with a deadly weapon with SBI	3	2
	3005(d)(1)-[73]	Battery on an inmate by means of gassing	14	18
Assault	3005(d)(1)-[39]	Assault on a prisoner	14	31
Threats	3005(d)(1)-[64]	Threatening the life of a Prisoner	2	6
	3005(d)(1)-[65]	Threatening Serious Bodily Injury to a Prisoner	4	4

Table 3
Counts of Final and Pending RVRs for Specified Violations
Committed While Housed in RHU
For RVRs Occurring Between April 2022 - October 2023 and November 2023 - May 2025

Category	RVRs Against Unspecified Persons		April 2022 - Oct. 2023	Nov. 2023 - May 2025
Murder	3005(d)(1)-[01]	Murder	0	3
	3005(d)(1)-[02]	Attempted Murder	12	24
	3005(d)(1)-[20]	Manslaughter	0	0
Battery	3005(d)(1)-[16]	Battery Causing Serious Injury	48	43
	3005(d)(1)-[17]	Battery with a caustic substance	0	3
	3005(d)(1)-[18]	Battery with a deadly weapon	63	57
Assault	3005(d)(1)-[11]	Assault with a caustic substance	1	1
	3005(d)(1)-[12]	Assault with a deadly weapon	14	15
Rape	3005(d)(1)-[13]	Attempted Rape	0	0
	3005(d)(1)-[21]	Oral copulation against victims will	0	0
	3005(d)(1)-[22]	Rape	1	1
	3005(d)(1)-[23]	Sodomy against victims will	0	0
Threats	3005(d)(1)-[68]	Threatening Great Bodily Injury or Death	240	296
Other	3006(a)-[09]	Manufacture of a deadly weapon	12	15
	3006(a)-[11]	Possession of a deadly weapon	274	400

California Department of Corrections and Rehabilitation
Division of Correctional Policy Research and Internal Oversight
Office of Research
September 05, 2025

**Individuals in a CDCR Institution or on Temporary Release as of August 31, 2025
with Two or More RVRs in Any Combination for
Murder, Attempted Murder, or Conspiracy to Murder
Occurring Between January 1, 2016, and August 31, 2025**

Count
261

Includes RVRs which have not been concluded.
Data Source: SOMS as of July 31, 2025.
CSR 2508-028B