Mission Statement:
The mission of DOC is to improve public safety.

Vision Statement:
Working together for safe communities
NOTICE TO INMATES

This Orientation Handbook is provided to all inmates housed at Department facilities. Department of Corrections Policies and local Operational Memorandums may supersede the information obtained in this handbook. These documents are available for your review at each facility. All items covered in this handbook are subject to change.

Each inmate will sign DOC 21-992 New Inmate Orientation Checklist to acknowledge receipt of orientation and the Statewide Orientation Handbook or facility specific handbook. Staff will log/scan the orientation into the inmate’s electronic file.
REENTRY BEGINS AT RECEPTION

The Department of Corrections (DOC) is committed to providing you opportunities and, specifically, programs that will assist you upon your release to the community. Successful reentry also helps break the cycle of criminal behavior that often continues from one generation to the next.

By providing you with needed education, job training, chemical dependency treatment, correctional industries, vocational education, sex offender treatment, mental health treatment, life skills and other services, it will better prepare you to return safely to the community and to live as a law abiding citizen.

The process will begin upon your admittance to the Washington Corrections Center (WCC) or the Washington Corrections Center for Women (WCCW). With your direct involvement, a personalized reentry plan will be developed using the results compiled from medical, mental health, educational and risk assessments. This plan will identify the appropriate programs you will need to complete during your incarceration and/or while on community supervision.

To be successful, you need to be actively involved in your personalized reentry plan and take advantage of all the opportunities and activities offered by the facility. You must communicate your desire for positive changes and involve your family, neighbors and friends.

The community we create inside our facilities will determine whether or not we send inmates back into our communities as better citizens. To be successful, reentry requires all of us to work towards a common goal, which is to better prepare you for your eventual release.

Your involvement, dedication and on-going desire to better prepare yourself for your eventual release is a commendable goal and DOC is committed to assisting you in working towards this goal.

Please consider taking advantage of the reentry resources and programs that are associated with reentry, as it will definitely better prepare you for your release.
DEPARTMENT AUDITS AND INSPECTIONS

A comprehensive program of audits ensures compliance with Department policy and with nationally recognized standards for facility operations, safety and security. Audits can also provide assurance that a facility is operating at an appropriate performance level.

Audits conducted internally by Department staff include operations inspections, safety audits/inspections, and emergency preparedness audits. Each audit/inspection takes about a week to conduct.

THE BENEFITS OF AUDITS AND INSPECTIONS

- Audits confirm that facilities comply with established laws, policies, and standards.
- This audit process helps to bring uniform operations throughout the state.
- Audits offer facility managers an ongoing method to consistently review and improve operations.
- Audits are a training tool designed to give participating staff a review of policies and procedures.

WHAT AUDITS MEAN FOR INMATES

- Inmates will live in a safe, secure facility.
- Facility operations will be consistent throughout DOC.
- Safety, health, living, and other standards in each facility will be based on state/national standards.
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SECTION I - ADMISSION TO PRISON

DOC 100.500 Inmate Non-Discrimination; DOC 310.000 Orientation for Inmates; DOC 450.500 Language Services for Limited English Proficient (LEP) Inmates; DOC 490.800 Prevention and Reporting of Sexual Misconduct; DOC 600 SERIES; DOC 850.030 Employee Relationships/Contacts with Inmates; DOC 850.625 Sexual Harassment; DOC 490.800 Prison Rape Elimination Act (PREA); DOC 890.070 Chemical Control and Hazard Communication (HAZCOM); DOC 890.380 Fire Prevention Plan

Inmate Rights, Responsibilities and Privileges

Rights
- You have the right to be treated respectfully, impartially and fairly by all staff.
- You have the right to be informed of the rules, procedures and schedules concerning the operation of the facility.
- You have the right to freedom of religious affiliation and voluntary religious worship.
- You have the right to nutritious meals, proper bedding, access to laundry, the opportunity to shower regularly, and proper ventilation for warmth and fresh air.
- You have the right to access adequate and necessary medical and dental treatment.
- You have the right to unrestricted and confidential access to the courts by correspondence. **Note:** Incoming legal mail must be clearly identifiable as legal mail, and may only be opened and scanned by staff in your presence.
- Rights of inmates with disabilities are posted in common areas.

Responsibilities
- You have the responsibility to treat staff and other inmates respectfully, impartially and fairly. Personal relationships with staff are not allowed.
- You have the responsibility to know and follow all rules of the facility.
- **You are responsible to do your own time and not worry about other inmates’ time.**
- You have the responsibility to recognize and respect the rights of others.
- You have the responsibility to maintain neat and clean living quarters.
- You are responsible for your own success in prison and in the community.
- You have the responsibility to attend and participate in all programs that are assigned by staff.
- You have the responsibility to report staff misconduct and inmate sexual assault.

Privileges
A privilege is a special benefit granted to inmates based upon their particular status and/or compliance with rules, regulations, and directions. There is no right to the continuation of any privilege. Examples of privileges include, but are not limited to:
- Recreation activities such as weightlifting,
- Jobs within the institution
Jobs in Correctional Industries,
Family-friendly programs,
Extended Family Visits,
Community work crews, and
Visits with family members and friends.

Limited English Proficiency (LEP)

Orientation
If you do not speak English as your primary language and have a limited ability to read, write, speak, or understand English, please inform orientation staff as best as you can. If possible and if necessary, please also indicate the language you do speak by pronouncing it slowly or writing it legibly.

Spanish interpreters are available to assist you in understanding staff presentations during orientation, and most orientation handouts are also available in Spanish.

If your primary language is other than English or Spanish, in-person interpreter services for orientation can be made available to you, and where necessary, translated written orientation materials. This may occur at a later time. Please be patient with corrections staff while they access language services for you.

Language Services
Every reasonable effort will be made to provide you with effective interpretation service for:
- Disciplinary hearings,
- Classification,
- Grievance program,
- Access to medical, dental and mental health services,
- Prison Rape Elimination Act,
- Administrative Segregation,
- Unit Rules, Searches, other formal meetings or hearings, and
- Fire evacuation procedures.

Kites, appeals, and grievances can be translated from your language into English.

Americans with Disabilities Act (ADA)

The Right to Reasonable Accommodations
Inmates with a disability have the right to receive "reasonable accommodations" to make programs and services more accessible. According to the needs of disabled inmates, DOC will:
- Make reasonable accommodations in policies, practices and procedures;
• Remove barriers to access; and
• Provide auxiliary aids and services.

If you have a disability and need accommodations to programs, activities or other services, please advise your assigned counselor or medical provider.

**Interpretation Services (deaf/hearing-impaired)**
Deaf and hearing-impaired inmates may get an interpreter and other appropriate services for disciplinary hearings; medical, dental and mental health appointments; classification; grievances; education; and programs as needed.

If you feel you were denied a reasonable accommodation or were discriminated against by Department staff because of your disability, please work with staff to resolve your concerns.

**Equal Opportunity Rights**

**Non-discrimination**
Inmates are not to be discriminated against based on race, religion, national origin, gender, sexual orientation, disability or political views.

If you feel you have been discriminated against by Department staff because of your race, religion, national origin, gender, sexual orientation, disability or political views, please work with staff to resolve your concerns.

**Communicating with Staff**

For information and to resolve concerns within the living unit or program areas, please speak with unit or program staff. KIOSKs, when available, should be your primary communication with staff. DOC 21-473 Inmate’s Kite is a means of communicating with staff outside of the living unit or program areas.

**KIOSK/Kites**
These are messages must contain your name (printed), DOC number, and your unit/cell assignment. Send questions and requests for information via KIOSK or kite to a specific person or department such as Records, Property, Medical, Counselor, Inmate Banking, etc.

In order to receive timely and appropriate service, clearly state your need or question. Do not write in the area designated for the response. Incomplete kites will be returned to you unanswered.

Any kites submitted with profanity or threatening statements (unless they are a direct quote) may result in an infraction for a 506 violation.
Relationships with Staff and/or Other Inmates

You are responsible to treat staff and other inmates with dignity and respect. You are expected to conduct yourself in a manner consistent with state law and Department policies.

Inappropriate Relations

Staff is prohibited from having personal or unofficial business relationships with inmates or with the families of inmates. Examples of prohibited contact include:

- Physical contact or communication of a sexual nature.
- Staff may not give or accept gifts or favors, nor have any financial dealings with inmates or with the families of inmates.
- Staff may not deliver messages, mail, or property to an inmate or for an inmate to his/her family or friends, except in their official capacity.
- Staff may not assist, advice, or counsel inmates in legal matters. If requested, staff will refer inmates to the appropriate legal service agency or person.
- Staff may not serve as the release contact or sponsor for an inmate.

Inmates who ask staff to participate in any prohibited activity are subject to an infraction and appropriate sanctions.

Preventing Inappropriate Relationships

- Both staff and inmate should be aware that anyone offering favors, lending you things, or providing you protection may be planning an assault (setting you up for an assault, targeting you as a potential victim).
- **Do not gamble, borrow items or accept gifts that could create a debt to another person.**
- Be aware of situations that make you feel uncomfortable. Trust your instincts. If it feels wrong, leave or call out for a staff member. It's your right to say "No", "Stop It" or "Do not touch me".
- If you or someone else is being pressured for sex, tell a staff member immediately. You don't need to wait for an assault to happen to ask for help. There is no such thing as consensual sexual relations in prison, with the exception of approved conjugal visits.
- Be aware of areas where it may be hard to be seen or where you would have trouble getting help if you needed it.
- Stay out of other inmates’ cells and keep them out of yours. Have respect for other inmates’ personal space, privacy and belongings.
- Do not brag about how tough you are. There are some aggressive inmates who may see this as inviting a challenge.
- Do your own time. Get involved in programs and structured activities offered at this facility. The more you are involved in bettering yourself, the less likely you will be involved with idleness and other problems.
Think about whom you associate with and how you carry yourself. Pay attention to your surroundings and the behavior of others.

**Sexual Harassment**

Sexual harassment is defined as deliberate or repeated, unsolicited verbal statements or comments of a sexual nature directed to any individual, including demeaning references to gender or derogatory comments about body or clothing, or repeated profane or obscene language or gestures. Sexually-directed behavior includes, but is not limited to, assault, physical abuse (touching, pinching, cornering), verbal abuse, leering, displaying pornographic material, etc.

Staff will ensure an environment free of unsolicited, unwelcome, and inappropriate sexual behavior. Sexual harassment towards staff, inmates, or the public (including visitors or vendors) will not be tolerated.

Catcalls, body motions, and other sexually suggestive actions are prohibited. Any acts of sexual harassment will be subject to disciplinary action. Pictures from magazines, drawings, and paintings that are sexually explicit are not allowed. Any items found in your possession, with the exception of authorized magazine and newspaper articles/clippings, which are altered or defaced, will be confiscated and disposed of as contraband.

**Prison Rape Elimination Act (PREA)**

The Prison Rape Elimination Act is a federal law against sexual assault inside correctional systems. This law covers both male and female individuals incarcerated in prisons and work releases, as well as inmates on community supervision.

The Department addresses PREA in the following policies:
- DOC 490.800 Prison Rape Elimination Act (PREA) Prevention and Reporting
- DOC 490.820 Prison Rape Elimination Act (PREA) Risk Assessment and Assignments
- DOC 490.850 Prison Rape Elimination Act (PREA) Response
- DOC 490.860 Prison Rape Elimination Act (PREA) Investigation

These policies talk about sexual misconduct within DOC and include:
- Inmate-on-inmate sexual assault, abuse, and harassment, and
- Staff sexual misconduct and staff sexual harassment, acts by employees, contractors, and/or volunteers against inmates

DOC is committed to keeping all inmates and staff safe. Sexual misconduct threatens everyone’s safety. You have the right to serve your sentence with dignity and free from sexual misconduct as well as retaliation for reporting misconduct. The Department has
a zero tolerance toward sexual misconduct of any form, which means:

1) All allegations of sexual misconduct WILL be taken seriously and investigated;
2) Allegations of sexual misconduct WILL be referred to local law enforcement when appropriate;
3) The Department WILL impose disciplinary sanctions for sexual misconduct;
4) The Department PROHIBITS retaliation against any person because of his/her involvement in the reporting or investigation of a complaint.

NOTE: Consensual, non-coerced sexual activity between inmates is prohibited by Department rules and policies and may result in an infraction, but it is not defined as a violation of PREA policies or law.

While you are incarcerated you will be assigned to various housing units and will interact with various staff, custody and non-custody, male and female. Staff members of the opposite gender will be in your unit all times of the day and night. Staff members of the opposite gender will announce themselves whenever entering your unit, particularly inmate restrooms or any area designated for inmates to disrobe or change their clothes. For this reason, you should conduct yourself accordingly and remain clothed even while you are in your cell/living area.

Sexual Misconduct:
You should review the definitions in policy DOC 490.800 for complete information about what acts are addressed in each category. This is a summary of those acts:

- Aggravated Sexual Assault: This includes sexual acts by either another inmate or by a staff member that occurred within the previous 120 hours and involves penetration or exchange of body fluids.
- Inmate-on-Inmate Sexual Assault: An incident in which sexual activity occurs between 2 or more inmates without an inmate’s consent or when an inmate is unable to consent. It includes vaginal, anal and oral sex. It also includes threats to sexually assault another inmate as well as sexual acts that occur because of threat, coercion or force. Coerced sexual activity is usually in response to pressuring, payment for protection or payment of debt.
- Inmate-on-Inmate Sexual Abuse: This includes intentional touching, either directly or through the clothing, of the genitalia, anus, groin, breast, inner thigh, or buttocks of another inmate. This does not include kicking, grabbing, or punching genitals when the intent is to harm or debilitate rather than to sexually exploit;
- Staff Sexual Misconduct: These are sexual acts performed by staff toward an inmate and include sexual intercourse, intentional sexual touching, compelling an inmate to engage in sex with or sexually touch staff, kissing, exposing sexual body parts, helping another person to engage in sexual misconduct, or discouraging or preventing someone from making good faith reports of sexual misconduct.
- Sexual Harassment: Deliberate or repeated, unsolicited verbal statements or
comments of a sexual nature directed to any individual, including demeaning references to gender or derogatory comments about body or clothing. This involves both inmate-on-inmate and staff-on-inmate sexual harassment.

**Reporting Allegations**

Inmates, visitors, inmate family members/associates and other community members can report any allegations of sexual misconduct, retaliation by inmates or staff for reporting sexual misconduct, and staff actions or neglect that may have contributed to an incident of sexual misconduct. All reporters may remain anonymous. Options for reports are:

- Report verbally to any staff member, including contractors and volunteers.
- Send a kite or a written note or statement to any staff person.
- Send a KIOSK message.
- Call the PREA hotline 0-800-586-9431 in prisons or 1-800-586-9431 in work releases or in the community. All calls to the line are recorded at headquarters and are not monitored or recorded at the facility. Your IPIN is also not required to make a call to headquarters. Headquarters staff will check messages each regular workday.
- Write a letter to the Department PREA Coordinator, the State Attorney General, or the Office of the Governor. You can use legal mail to send these letters.
- Submit an inmate grievance. Grievances alleging sexual misconduct will be forwarded immediately to the Shift Commander and then reviewed by the PREA Coordinator. If the allegation does not meet the definition of sexual misconduct the grievance will be forwarded like all other grievance allegations for review and investigation.
- Send a Report of Prison Rape Elimination Act (PREA) Allegation form (DOC 21-379). The forms are available in the living units and library with pre-addressed envelopes attached and can be dropped in the grievance box for mailing. You can remain anonymous by not identifying yourself on the form.

Visitors, inmate family members/associates and other community members can also call the hotline, write a letter to the PREA Coordinator, or send an email to DOCPREA@doc.wa.gov.

All PREA allegations are investigated, no matter how the information is received (verbally or in writing) or who reports the information (the alleged victim, a witness or some other third party). You don’t have to leave your name as information that is received anonymously is also investigated.

Any information about a PREA allegation that staff receive is forwarded confidentially, immediately, and directly to the Shift Commander in a prison and to the Program Administrator in work releases. Staff is required to report any behavior that may indicate some form of sexual misconduct. When an inmate discloses information about or
displays signs of sexual misconduct to a medical or mental health provider, the provider also has to report the information. A release of information is only required when the inmate discloses sexual abuse or assault that didn’t happen while incarcerated or under supervision. Staff is required to maintain confidentiality and follow the directions of the Shift Commander or Work Release Administrator with regard to questioning inmates, identifying witnesses or securing statements.

The Department will respond to allegations of sexual misconduct in a manner to support and provide assistance to the alleged victim, to safeguard the security of staff and inmates, and to maximize the ability to obtain evidence to use in investigations and criminal prosecutions where applicable.

Inmates with disabilities or who are limited English proficient will provided with services to ensure they can effectively report information and participate in investigations through the use of accommodations and interpreters.

After an Allegation has been made

After an allegation is made, DOC will work with you to keep you safe. The Shift Commander will ensure that the alleged victim, accused, and possible witnesses are separated. Any possible crime scene will be secured and evidence will be collected.

- First responders will request that the alleged victim not destroy physical evidence on their body. This means that even though you may want to, don’t use the bathroom, brush your teeth, shower, or change your clothes unless directed by medical and custody staff. Save your sheets and any clothing that were involved in the incident;
- A medical exam will be offered. This may include a forensic medical examination if the allegation was aggravated sexual assault.
- A mental health referral will be made to ensure the alleged victim has access to support services.
- Victims will receive immediate emergency and ongoing medical, mental health and support services as needed.
- DOC investigators are prohibited from the use of polygraphs in PREA investigations.

People specially-trained in investigations of sexual assault and abuse investigate every PREA allegation. All perpetrators, inmates and staff, will be held accountable and referred to outside law enforcement for prosecution if applicable. Victims will be notified of the results of the investigation. You will also be notified if the perpetrator is indicted for or convicted of acts related to sexual misconduct. If the allegation is substantiated, you may be kept separate from the perpetrator throughout your incarceration, either by unit separation or facility separation based on the allegation.

Once an investigation is started, anyone who reported the allegation and those who are named as victims will be monitored for any signs of retaliation. This includes checking in with you at least every 30 days to identify any issues about retaliation. You can also
report retaliation issues to the Superintendent or Work Release Administrator who will address these issues.

Providing false or misleading information during any stage of a PREA investigation may result in disciplinary action being taken against the inmate.

**Medical and Mental Health Care**

Inmates will not be charged for any immediate or ongoing medical and mental health care related to a PREA allegation. Medical care will address any injuries that happened as the result of abuse or assault and may also include emergency contraception and tests for and/or treatment of sexual transmitted infections. Mental health providers will help you address trauma, stress, and other issues you may experience as a result of sexual misconduct.

**Support Services and Information Line**

Inmates can receive support services from mental health staff by submitted a health services kite.

You can also contact an outside victim advocacy service. The Office of Crime Victim Advocacy (OCVA) provides a toll-free telephone line for you to access if you, or someone you know, has been the victim of sexual assault or abuse at any time in your life. This line provides access to confidential support services and is not a reporting line. Calls are not recorded or monitored and do not require an IPIN. A victim advocate is available Monday through Friday from 8:00 a.m. to 5:00 p.m. by calling 1-855-210-2087. An advocate’s role is to listen to your story and provide support. They will keep your information confidential unless the information is likely to result in a clear risk of serious physical injury or death to you or another person [RCW 5.60.060(7)(b)].

An advocate can provide over-the-phone crisis intervention, talk to you about safety, explain PREA reporting options, discuss law enforcement reporting options, teach you coping skills, explain the investigation process, and support you during interviews related to the investigation. An advocate will also provide support to a victim during a forensic examination at a community hospital. An advocate will NOT provide legal advice, make decisions for you, tell you whether or not to report, conduct an investigation, be your friend or provide therapy.

Please use this line for issues related to sexual assault and/or sexual abuse. Anyone who repeatedly misuses the line or threatens or harasses the Support Specialist or an advocate may be disciplined.

**Housing and Job Assignments**

All inmates will receive an assessment upon their arrival at WCC or WCCW and a reassessment whenever they are transferred to a new facility. Inmates will be asked a series of questions intended to assess risk for victimization and for victimizing others. This will also include information about your own perceptions of risk. This information
will be used to decide who you should be housed with and how you are assigned to jobs
and other programs. Inmates identified as being at risk will also work with their assigned
counselor develop plans to monitor status and issues. You may also be offered a
meeting with mental health staff as a result of the information in your assessment.

Housing and shower accommodations may also be made for transgender and intersex
inmates. You should discuss this with your assigned counselor.

What Should you do?
If you’ve been the victim of sexual misconduct, you should:

- Get to a safe place
- Don’t use the bathroom, brush your teeth, shower, change your clothes or eat.
- Report to a staff person you trust. You don’t have to have evidence to report
  sexual misconduct. You can report right after it happens or many weeks later.
- Work with mental health staff and the Victim Advocate for support.

Safety and Emergency Information

Safety Rules
Staff and inmates are expected to keep their areas clean, orderly and safe. You are
responsible to know safety rules and precautions for the facility. General safety
precautions include:

- Do not participate in practical jokes, scuffling, and horseplay.
- Ask for help in lifting bulky or heavy objects.
- Report hazardous conditions to staff.
- Report accidents to staff.

Blood-borne Pathogens
Blood-borne pathogens are disease causing microorganisms that are present in human
blood. These pathogens include, but are not limited to, Hepatitis B Virus (HBV) and
Human Immunodeficiency Virus (HIV).

Hazardous Materials Communications (HAZCOM)
Inmate workers shall be informed about chemical hazards. The Department's Chemical
Hazard Communication (HAZCOM) manual is located at each facility. Material Safety
Data Sheets (MSDSs) are available to provide information on the correct use of
chemicals, as well as medical information in case of exposure. You are responsible to
review the HAZCOM information in your unit. You are responsible to report any
hazards or unsafe conditions to staff.

Industrial Safety
If you are hired for an inmate work program, you will receive training or instruction for
the safety requirements and duties of the position. You will also receive Safety training relevant to the job.

**Fire Prevention**
To prevent the risk of fire and to prevent fire hazards:
- Immediately notify a staff member of any potential fire hazard.
- Ensure that the electrical equipment you are using is safe.
- Properly store flammable liquids in designated areas.
- Keep your living area clean.
- Do not alter your electrical equipment or use electrical outlets inappropriately.

**Fire Alarm, Drill and Evacuation Procedures**
You are required to attend and participate in all fire and emergency drills. During a fire or emergency drill, facility staff will provide specific directions. Evacuation plans are located in all buildings.

**In Case of an Earthquake**
If an earthquake occurs, stay calm and follow staff directives.

**Aircraft**
Inmates are expected to stay away from an aircraft landing at facilities. Immediately move away from the area and follow the directions of staff.
SECTION II - PRISON OPERATIONS

Security

Identification (ID) Requirements
Your ID card is to be kept with you at all times. ID cards are to be worn on your outermost garment; upper left chest area with picture facing out.

- Do not alter, place stickers, pins or other objects on your ID card.
- If your appearance changes significantly, you will be required to obtain a new ID card.
- At no time is it permissible for you to be in possession of any ID card other than your own.
- If your ID card is lost, damaged, or destroyed due to your negligence, a new one will be issued and your account will be charged $3.00.
- If an offender voluntarily changes their diet preference, s/he will be required to pay $3.00 to update their ID Card.
- Failure to comply with ID card requirements will result in an infraction.

Counts
Counts are critical to ensure your safety and the security of the facility. Counts are conducted on a formal and informal basis several times a day. The following types of counts may apply:

- Formal - in place count, announced count, and standing count
- Informal - unscheduled counts, and
- Picture - formal count matching offenders with their picture.

The physical presence of offenders will be observed by the staff conducting the formal or informal count. Your skin must be seen and staff must be able to determine that you are alive and well. If a picture count is required, you will be required to present your ID to the staff conducting count and state your name and DOC number. If you interfere with count, you will be infractioned and placed in Segregation.

Boundaries
Stay back ten (10) feet from any perimeter fence and/or other area as marked.
Emergencies
During an emergency (e.g., fire, disturbance, earthquake, offender fight, etc.), you are expected to do the following:

- Follow staff instructions without hesitation.
- Absent any staff instructions, move away from the emergency.
- Follow established evacuation routes if it is safe to do so. If the primary evacuation route is dangerous, follow directions from staff in the area.
- If in an emergency, staff directs you to "stop" or "cease", immediately stop or cease and wait for more direction.
- If in an emergency, staff directs you to "get down" or "lie down", immediately lie down on the ground and wait for more direction.
- Failure to disperse during an emergency according to staff directives will result in disciplinary action.

Escapes
Escapes and attempted escapes are prohibited. If you do escape, Department staff will actively pursue you until you are recaptured. Escapes and attempted escapes will be addressed through disciplinary action and may result in a new felony.

Use of Force
You are expected to obey orders when directed by staff. If you fail to comply with staff directions, staff will use necessary force to ensure your compliance.

Staff is authorized when necessary to use force to prevent escapes, potential loss of life, great bodily harm, and/or to protect state property.

Movement
All institutions utilize a controlled movement system. An offender must be on the callout in order to move from one point to another in the facility. The system identifies periods of time that you are authorized to move from one location to another. Inmates moving during non-movement periods without proper authorization will be considered out-of-bounds.

Searches of Inmates
Searches are not done for the purpose of harassment, intimidation, or punishment. All searches will be conducted in a professional manner and for the purpose of discovering contraband and to reduce and control the amount of contraband. All offenders and their personal effects are subject to search/visual inspection at the direction of staff. Refusing a search will result in disciplinary action. Pat and strip searches are conducted on an unscheduled basis, typically by custody staff; however, any DOC staff person may instruct you to stand for a search. When directed to stand for a pat search or to be strip searched, follow the staff member’s instructions.
Cell searches and area searches
The cell search is an intensive search of your assigned living areas. Cells/rooms will be routinely searched. Cell/room searches are conducted to minimize the introduction or flow of contraband into the facility. All searches will be conducted professionally and thoroughly.

Because the amount of property that you can have is limited, you are encouraged to send out legal paperwork that you are not currently working on to family or friends.

Staff may open your Sacred Items Box so it can be visually inspected. If a more thorough search is required and you are not available due to a job assignment or other reason, staff will wait to search the box until such time as you are available unless there is reason to believe there is an immediate security threat to the facility. Authorization by the Shift Supervisor or CUS is required to search the Sacred Items Box without you being present.

Contraband
Property not required for evidence, but declared contraband and removed during the course of a search, will be discarded. You are responsible for making correctional staff aware of items authorized by medical staff to be kept in your cell. When assigned to a new cell, inspect for any contraband and report any discrepancies to unit staff. It is your responsibility to report immediately or you may be infractioned.

Substance Abuse Testing
You are required to submit to substance abuse testing. If you refuse or fail to comply with testing, you will be infractioned.

DNA Sample Collection
You are required to submit to collection of DNA when ordered. If you refuse or fail to comply with sample collection, you will be infractioned.

Disciplinary System and Procedures

Washington Administrative Codes (WAC 137-28, Prisons – Discipline and WAC 137-25 Serious Violations)

The disciplinary process within WA DOC is Administrative and offenders are accorded limited due process rights. It is important that you become familiar with the WAC rules as they provide a system to identify offender misconduct and, so that you can remain infraction free. Guilty findings as a result of infractions impact offender classification and housing placement. You will be provided a copy at the Reception Diagnostic Center. The WACs are also available for reading in the Law Library at major facilities; for camps/minimum security facilities, send correspondence to your counselor for assistance.
Onsite Adjustments
Onsite Adjustments are verbal and issued for a breach of rules that are not a threat to security, safety or facility operations. They are low level responses to offender misconduct and may be documented.

General (minor) Infractions
General infractions are issued for a breach of rules that, in most cases, do not present a threat to security, safety or facility operations. These are issued in written format and four (4) generals within a specific time frame will generate a serious infraction which can impact your classification custody points and housing placement.

Serious (major) Infractions
Serious infractions are major rule violations that represent a threat to security, safety, and the orderly operations of the facility. These are issued in written format and can have immediate impact on your classification custody and housing placement.

If you receive an infraction, you will be afforded a hearing for both serious and general infractions.

Hearings
When you receive an infraction, you will be afforded a hearing.

You will be served a Notice of Hearing/Appearance Waiver advising you of your rights at least 24 hours in advance of the scheduled hearing. You will also receive a copy of the infraction, including a description of the incident and the alleged rule violations, with (non-confidential) supporting documents. This is the time to request witness statements. If you fail to appear for your hearing, the hearing will be held without you.

Evidence
The standard of evidence for a guilty finding is “Some Evidence”, and you will be provided a summary of evidence. Evidence is held until the hearing and appeal process have been completed. Disposal will occur per Policy, Operational Memorandums, and applicable WACs and RCWs.

Sanctions
Upon a guilty finding, sanctions may be imposed to include loss of privileges, loss of earned time/good time and disciplinary segregation time.

Administrative Segregation
You may be voluntarily or involuntarily placed in Segregation if you are:
- Determined to be a threat to yourself or to others;
- Determined to be a threat to the safety, security or to the orderly operation of the facility;
- In danger from other offenders; and/or pending investigation.
Voluntary placement in segregation (secured housing) requires you to provide a written request for protective custody which explains why you feel threatened. If you are involuntarily placed in segregation, you will be informed in writing of the reason for placement.

Following your placement in segregation, a hearing will be held to determine if there is enough evidence to warrant retaining you on segregation placement.

**Disciplinary Appeal Process**

If you disagree with the hearing decision or sanction(s), you have the right to an appeal. You must file your own appeal in writing, clearly stating what and why you are appealing, as well as your desired relief. The appeal process will be explained to you at the hearing.
SECTION III - PRISON LIFE

DOC 200.000 Trust Accounts for Inmates; DOC 200.210 Facility Inmate Stores; DOC 240.100 Food Services Program; DOC 440.000 Personal Property for Inmates; DOC 440.080 Hygiene and Grooming for Inmates; DOC 450.100 Mail for Inmates; DOC 450.120 Packages for Inmate; DOC 450.200 Telephone Use by Inmates; DOC 450.300 Visits for Prison Inmates; DOC 500 SERIES; DOC 700.100 Class III Inmate Employment and Compensation; DOC 710.400 Correctional Industries Class II Employment

Meals and Dining
DOC, through a Registered Dietician, provides a certified food plan with measurements to meet Department of Health (DOH) guidelines and Dietary Reference Intakes (DRI) to provide a nutritious and well-balanced meal.

Special Diets
If you are placed on a special diet by the medical department, you will be issued a Universal Diet Card, per DOC 240.100 Food Services Program, by your facility Dietician or Food Service Manager. You will also be issued a Universal Diet Card if you request a religious diet and are approved by your facility chaplain.

Universal Diet Card
If you are issued a Universal Diet Card, it will be laminated to the back of your inmate ID card. If you choose to change your religious diet preference and are approved to do so, you will be charged the cost for a new inmate ID card so that a new Universal Diet Card can be laminated to it.

Visiting

General Guidelines
Visiting is a privilege. It is the facility's duty to maintain a secure and safe environment for staff, visitors, and inmates. There are security measures that must be taken prior to allowing your visit to occur. It is your responsibility to be familiar with and to abide by the rules. All laws and visiting rules are to be followed while your visitors are on the premises.

It is a violation of state law to introduce any alcohol, illegal drugs, tobacco and tobacco paraphernalia, firearms, explosives, or dangerous weapons into the facility. Any person knowingly possessing a deadly weapon, narcotic drug, or controlled substance while on facility grounds may be found guilty of a felony and referred for prosecution.
Personal Visits
All visitors must be approved before they are allowed to visit you. If you are transferred between facilities, visitors do not need to submit a new visit application, their status as a visitor remains in place unless they are terminated from visit privileges, or you release to community or escape.

The prospective visitor must submit a Visitor’s Application through the electronic visit application form at www.doc.wa.gov (http://doc.wa.gov/docs/visitor-application).

Any restrictions stated in your Judgment and Sentence, such as a no contact order, apply to your visits. 450.300 Visits for Prison Inmates, outlines details and additional requirements.

Each facility and unit within each facility has a designated visit schedule. Each unit's visit schedule should be posted on the unit bulletin board. If the visit schedule is not posted, speak with your unit staff to get information on your unit's visiting schedule. Visitors may also look at www.doc.wa.gov for facility visit schedules.

Visiting information, including visit rules and regulations, visitor's questionnaire, and facility specific visiting schedules, can be obtained from your unit staff.

You may also direct your visitors to visit the DOC website at www.doc.wa.gov or call the main phone number to your current facility for more information related to visiting, including directions to your current facility. Information on available transportation services are also available at www.doc.wa.gov.

All visitors over the age of 18 must present official legal photo identification. Visitors under the age of 18 must be accompanied by a non-incarcerated parent/guardian or a designated escort as approved by the Superintendent/designee.

Searches of Visitors
You are responsible for informing your visitors that all persons and vehicles entering facility grounds are subject to search. All visitors are subject to an electronic and/or pat search prior to entering the Visit Room to maintain safety and security. Persons who refuse to be searched will be denied visiting privileges.

Visit Room Conduct
During visits, you are required to be appropriately dressed according to facility standards. Clothing is to be clean and presentable. Dress standards for visitors are included in the Visit Packet sent to visitors and are expected to be followed. Visitors who do not follow the dress standard rules may be denied visiting privileges.
You and your visitor may briefly hug and kiss at the beginning and end of your visit. You may hold hands during your visit but only above the table. You may not engage in conversation with other inmates or visitors while in the Visit Room.

Children visiting you are to be under your direct control and guidance and/or that of the adult that is with them.

Visit Room rules are subject to change. Changes will be posted in your living unit and in the Visit Room. It is your responsibility to let your visitors know about any changes that affect them.

At a minimum, the following types of behavior are prohibited in the Visit Room:

- Abusive or profane language.
- Loud, boisterous, or inflammatory behavior.
- Sexually provocative language, notes, excessive body contacts, or similar behaviors. These behaviors will result in the termination of your visit.
- Sitting on the floor or placing your feet on the walls or furniture.

**Refusal/Termination/Suspension of Visits**

You may lose your visiting privileges if you or your visitors do not follow the visiting rules. Visiting rules can be found at the DOC website [www.doc.wa.gov](http://www.doc.wa.gov), click on Family and Friends, Visiting, to access the visiting application packet, or in the DOC Guide for Friends and Family of Incarcerated Inmates provided at each facility’s visit room.

If your visiting privileges have been suspended or canceled, your visitor has the right to appeal. You must send a letter to the Superintendent and your appeal will be processed.

**Special Visits**

If you have a family emergency or have family coming from out of state, you may be eligible for a special visit. Special visit applications can be picked up from your counselor. You will be responsible for filling out the form, including all information asked about your visitors, and submitting it to your counselor for review. If you meet the criteria and your special visit is approved, you will be notified by your counselor.

- Special visits may be permitted for:
  - Visitors who travel a long distance (i.e., at least 300 miles one way),
  - Visitors who travel from out of country,
  - Inmates who utilize Department facilitated special transportation services, (i.e., Matthew House or Prisoners for Christ),
  - Appointed members of local and/or statewide family council groups who have
missed visits due to participation in council meetings,
- Offenders who are in disciplinary statuses or are hospitalized, and
- Professional visits between offenders and their attorneys, clergy, social service agency representatives, etc.

Except for professional visitors, special visits will only be approved for inmates who are on the offender approved list.

**Deathbed and Funeral Escorted Leave**
If you are notified that a family member is dying or that a funeral will be held for a family member who has died, you may be eligible for a deathbed and/or funeral visit. If you meet the criteria and your request for a deathbed and/or funeral visit is approved, you will be notified by your counselor. Your family will be responsible for the costs associated with any approved deathbed and/or funeral visit. The offender/next of kin will be notified of the cost requirements. **NOTE:** You will only be approved for one of these options.

**Costs Include:**
1. Mileage
2. Meals
3. Overnight lodging, and
4. Staff Salary for the normal supervision requirements of the offender’s custody classification.

The offender’s immediate family member will complete DOC 05-673 Escorted Leave Reimbursement Request.

Staff will provide the offender/next of kin with instructions for payment via the offender’s trust account and/or a money order or certified check. Payment should be made prior to the scheduled departure.

The duration of the deathbed visits or funeral trips will not exceed 48 hours, including travel, unless approved by the Superintendent/designee.

Deathbed visits and funeral trips in a private residence require Superintendent/designee approval. Offenders classified M13 or higher require Assistant Secretary of Prisons approval to attend deathbed visits/funeral trips in a private residence.

Staff will immediately notify the Victim Services Program per DOC 390.300 Victim Services when a victim/witness eligible offender is granted an escorted leave.
Offender Banking

Note: Offender Banking does not respond to kites or KIOSK messages regarding Offender Store issues. See offender store section below.

Deposit and Receipt of Funds
JPay money online, over the phone, or in person:
- Funds sent via JPay may be deposited into an offender’s spendable, postage, education, or medical sub-accounts. Offenders may also receive Escorted Leave Funds (Funeral/Deathbed visits) via JPay.
- When sending money through JPay, friends or family may go online, call customer service at (800) 574-5729 or go in person to any MoneyGram location nationwide.
- Any questions or concerns regarding JPay transfers should be directed to JPay, not the Washington State Department of Corrections.
- JPay is not available for offenders in the Reception Center.
- Offenders will not receive a notice or receipt from JPay or the mailroom when a deposit is made, but the deposit will show on the KIOSK and on the Inmate Banking Statement.

You may receive money from inmates who are not incarcerated. Funds need to be sent to the facility where you reside. The mailroom may reject funds received by multiple offenders from the same sender. Please allow two to three weeks for money to be transferred between facilities, including some jail facilities.

All money must be received in U.S. Dollars either by mail (money orders, cashier checks, and government checks only) or Western Union (no foreign funds will be accepted due to the exchange rate changing daily). All incoming funds must have your full name, DOC number, and the complete name and address of the sender. If this information is incomplete, the funds will be returned to the sender by the mailroom at your expense.

Funds may be received via Western Union. These transactions will only be deposited in your spendable sub-account and deductions will be taken as listed in Deduction Matrix attached to DOC 200.000 Trust Accounts for Offenders as Other Deposit.

Exempt deposits include, but are not limited to, deposits designated for the education, postage and medical sub-accounts; transfer checks within DOC facilities; vendor refunds; and personal property tort claim settlements.

All non-exempt deposits to your account may be subject to mandatory deductions. Non-exempt deposits include gratuities, Work Training Release (WTR) paychecks, Lawsuit Settlements other than civil rights violations, Non-exempt Tribal Funds, Worker’s Compensation Benefits, Retirement Benefits, Inheritances, Jail or other State’s Prison Funds, and Family/Friend Deposits (including all Western Union deposits).

All questions regarding your payroll should be discussed with your work supervisor and/or assigned counselor. Your work supervisor is the only inmate who can correct your pay.

**What is a Legal Financial Obligation (LFO)?**
A court ordered LFO is a sum of money that is ordered by a superior court of the state of Washington at your time of sentencing. LFO is an obligation to the county of your commitment and may include restitution, crime victims compensation fees, court costs, a county or inter-local drug fund, court appointed attorney fees and cost of defense, fines and any other legal financial obligations that are ordered as a result of your felony conviction. For more information see DOC 200.000 Trust Accounts for Offenders, and RCW 72.11.010 through RCW 72.11.040.

LFOs are deducted at 10 to 20% of qualifying deposits at the time money is deposited to your offender account and are forwarded to your county(s) of commitment on a bi-monthly basis. Deductions taken the 1st through the 15th are forwarded to the counties no later than the end of the month, and deductions taken the 16th through the end of the month are forwarded to the counties no later than the 15th of the following month. The counties then follow their own process for applying the payments to outstanding causes ordered on your Judgment and Sentencing (J&S) paperwork. For these reasons, it may take up to a month before the LFO balance is reduced by the deductions DOC has taken. Deposits subject to LFO include but are not limited to money sent in from family, friends, county jails, Class 2 gratuity, non-exempt tribal funds, allowable Social Security and Veteran's benefits, and retirement pensions. DOC will provide you with a quarterly statement listing the payment amounts and the cause(s) the county(s) applied the payments to. In the event of an over-collection, you must wait for the semi-monthly process to finish or for the county to refund any funds already sent. For balance questions, you must contact the county of conviction. The county will provide a payment history on request; however, some may charge a fee for this service.
What is a Cost of Supervision (COS) Felony or Misdemeanor Debt?
Cost of Supervision fee debt will be collected if you have previously been under the supervision of a Community Corrections Officer and failed to pay your assessed supervision fees in full. Direct questions go to HQ Offender Banking.

What is an Indigent Offender?
Indigence is defined as an inmate who has less than a $10.00 balance of disposable income in his or her institutional account on the day a request is made to utilize funds and during the thirty days previous to the request. The Trust Accounting System (TAS) automatically tracks indigent levels based on your spendable balance that exists at any DOC facility you have been housed in. No other sub-account is considered when determining indigency. If you have recently transferred and still have a spendable balance greater than $10.00 at the sending facility you will not be indigent at the new facility. It is not necessary for an offender to be flagged as indigent in the system to obtain indigent hygiene supplies. Your name will be added to the indigent report list automatically by the system if the balance of your account reaches indigent levels and remains there for 30 days or more. New admissions are automatically flagged as indigent in TAS.

How does an inmate obtain a Certification of Indigency for court proceedings?
The Certificate of Indigency form can be obtained from the Law Library at major facilities. Camp offenders make requests through their assigned counselor. If the courts also require a banking statement, send a kite/KIOSK to the Offender Banking office stating you need a Prison Litigation Reform Act (PLRA) report, which is a six-month averaged statement of your banking activity for court purposes. A statement will be provided to you at no charge. The Offender Funds office will send your court documents out as long as you provide a self-addressed stamped envelope or a postage transfer request form with your kite. If you do not provide the envelope or postage transfer request form, the materials requested will be forwarded back to you to send out. If the materials are sent back to you for mailing out, your action to the courts may be delayed.

What Is a Spendable Balance?
Your spendable balance is the amount in your trust account available for you to spend and the balance that is used to determine your indigent status. Your offender account is your responsibility. You should track your account activity by using the monthly statements, receipts, and check requests. If you have questions regarding your account, you are required to contact your assigned Unit Counselor or Sergeant for assistance. Do not send a kite to Offender Banking unless directed to do so.
What is a Mandatory Deduction?
A mandatory deduction is one that is assigned to all offenders and that has no balance owing associated with it. The “Deduction Matrix” attached to DOC 200.000 Trust Accounts for Offenders is a list of deposit types subject to deductions, and the deduction percentages assigned to those deposit types. Percentages vary for the same mandatory deduction type dependent on the type of deposit posted to your account, refer to the Deduction Matrix attached to Policy 200.000 for the percentages.

The deductions are as follows:

Crime Victim Compensation (CVC/CVCS). This deduction is forwarded to the Washington State Crime Victims’ Fund. CVC/CVCS is not associated with your LFO.

Savings (SAV). This deduction is held in your savings sub-account in TAS. This is not a separate bank account.

Cost of Incarceration (COI/COIS). This deduction is forwarded to Correctional Industries and contributes to funding offender work programs.

In addition to the above mandatory deductions, the following deductions may be taken dependent on offender’s inmate circumstance:

Legal Financial Obligations (LFO) – forwarded to the county of commitment

Division of Child Services (DCS) – forwarded to DCS for payment of child support ordered by DCS

Prison Litigation Reform Act (PLRA) – Filing fees owed to a US District Court when approved to proceed with litigation under the PLRA. Each PLRA obligation outstanding deducts simultaneously at 20%.

Civil Judgments for Assault (CIVJDG) – Monetary damages awarded to a correctional officer or department employee entered by a court of competent jurisdiction against an inmate that is based on, or arises from, injury to the correctional officer or department employee caused by the inmate while the correctional officer or department employee was acting in the course and scope of his or her employment.

Department Debt – Debt owed to the Department for services/supplies provided when the Offender account lacks sufficient funds to pay at the time the service/supply is provided; includes, but is not limited to medical/dental/mental health co-pays, postage, hygiene supplies, legal mail, legal copies, etc.
Unpaid debt will remain on your trust account until it is paid. If you are released before it is repaid and are re-incarcerated at a later time, you will be required to continue paying your debts. Any unpaid debt created while housed in a DOC facility will be collected at 20% of each deposit. For more information see DOC 200.000 Trust Accounts for Offenders for Collection of Debt.

Money put into your savings account is only available to you at your release or with the specific authorization of the Department for an emergent need. Refer to DOC 200.000 Trust Accounts for Offenders.

Mandatory deductions apply to all inmates committed to the custody of the Department including, but not limited to, persons residing in a correctional facility and persons released on furlough, work training release or community custody, and persons received from another state, state agency, county or federal jurisdiction.

**What Types of Accounts are Exempt from Mandatory Deductions?**
The Community Service Revolving Fund (CSRF), Education, Postage and Medical sub-accounts are exempt from mandatory deductions at the time the deposit is posted to the offender account. Balances that remain in the Postage and Medical sub-accounts at the time of release are subject to mandatory deductions at release.

**Community Services Revolving Fund (CSRF) Sub-Account**
If you are approved and sent to work release, your Work Release Supervisor may request a loan of up to $300.00 to assist you in seeking employment. You will be required to sign DOC 06-073 Offender Banking System Request for Advance and Promissory Note before the loan is completed. You will be required to pay back this loan.

Deposits to your CSRF account will not be subject to the mandatory deductions. Your Work Release supervisor may request money from this account for you through DOC 06-074 Offender Banking System Check Request. You will only be allowed to withdraw as much money as you have in the account. A debt to the account to withdraw money from it will not be allowed.

When you are released from a work release or prison facility, the money in your CSRF account will be applied to your CSRF loan or any debt that you may owe on your account. You will be given any left over money, if any, after all debts on your account have been paid.

**Education Sub-Account**
You must follow the procedures established in DOC 500.100 Correspondence Education for Offenders to establish an education account. Money will be deposited to your education account only if it is noted on the money order or cashier’s check “for
education account”. These funds are exempt from the mandatory deductions. The funds in this account may be used for education purposes only. (You cannot receive funds designated for your education account via Western Union.)

When you are released from the facility, all sub-accounts are subject to debt collection.

**Postage Sub-Account**
Funds will be deposited to your postage sub-account only if it is stated on the money order or cashier’s check "for postage account". These funds are exempt from the mandatory deductions. The money in this account may be used only for postage costs. (You cannot receive funds designated for your postage account via Western Union.)

All costs for postage, personal property shipping and mail requests for a private mail courier will be deducted from your postage account as long as you check the postage account box or write "use postage account" in the comment section of your postage request form.

Your postage account is subject to Office of Support Enforcement (OSE) and Orders to Withhold and Deliver deductions (OWD), in full or in part depending on how much you owe for child support. When you are released from the facility, your postage account will be subject to the mandatory deductions and debt collection.

**Work Release Savings Sub-account**
If you are approved for Work Release, a Work Release Savings Account will be set up for you. There will be a 12% deduction taken from each deposit to your work release savings account. You will not be allowed to make voluntary deposits into your Work Release Savings Account.

If you are released from the work release facility, debt collections from the Work Release savings sub-account may be waived with the Community Corrections Supervisor/designee approval. If you are returned to a prison facility from a work release facility prior to being released, the money in your work release savings account will be subject to debt collection.

**What are Exempt Deposits?**
Exempt deposits are deposits of money into your offender account that are not subject to mandatory deductions. Money sent from the county jail is not considered an exempt deposit. For a list of the deposit types that are exempt, see DOC 200.000 Trust Accounts for Offenders.

**What is a Tribal Fund Deposit?**
If you expect to receive money from an Indian tribe, you are required to provide the benefactor with a "Request for Information Regarding Offender Receipt of Funds" form
obtained from the Law Library. The benefactor must attach a completed copy of the form to each check sent to you. **If the form is not attached to the check, the money will be subject to all mandatory deductions when deposited.** The tribe money protected by federal law or court order is exempt from all deductions. The benefactor may reference the law or identify the source of funds on the check stub. If you receive the check stub or the form in the mail, forward both to the Offender Banking Office as soon as possible.

**How do you Send Funds Outside of the Facility?**
To send funds outside the facility, you must obtain DOC 06-075 Offender Request to Transfer Funds form from a unit officer. The form must be filled out completely and forwarded to your assigned unit Counselor for approval.

Once you are transferred out of the Reception Diagnostic Center, monies may be sent out for gifts and family support. In addition, monies may be sent out to purchase allowable items from approved vendors. Requests to purchase goods from an outside vendor must be forwarded to your facility's property office instead of the unit Counselor for approval.

**When are Received Funds put on your Account?**
You are not allowed to directly or indirectly transfer money between your and other offender's accounts or exchange money or items of value with staff, other offenders, volunteers, or sponsors; or receive money from another person who is also incarcerated in any correctional system. All forms of money orders and cashier’s checks will be accepted for deposit to your account. Personal checks are not allowed. It is your responsibility to notify all persons who are, or will be sending in money for deposit to your trust account of the types of money that are accepted. The only exceptions are allowable city, state and federal government checks, tribal checks, and vendor refunds.

Money received for you will be posted within 24 hours of the date on the receipt, unless it is a weekend, holiday, or the last business day of the month, in which case the money will be posted on the next working business day. If your money is not posted within the times described above, contact your Counselor and she/he will contact Offender Banking. In the event the money is lost or destroyed, contact the sender and request that they have a trace put on the funds by the issuing company.

Unclaimed money is transferred to the CSRF as unclaimed property. If you had money on your books that was not mailed out at the time of your release, you may request funds held be returned by completing DOC 09-012 Request for Unclaimed Property within five (5) years of deposit to the CSRF. You can obtain DOC 09-012 Request for Unclaimed Property form from the Law Library at major facilities; DOC minimum security facilities forward requests through assigned counselor. After completing the
offender portion, forward the form to Offender Banking for processing.

Allow two to three weeks for funds transfers between DOC facilities.

**Office of Support Enforcement (OSE), Order to Withhold and Deliver (OWD)**

An OWD is typically issued by the Office of Support Enforcement for the collection of child support. The OWD does not require on-going compliance. It is a one-time order, but may be reissued at the issuing party’s discretion. Your spendable account balance, including savings, and postage sub-accounts are subject to collection by OSE.

Child support collection is required by RCW 72.09.111 and 72.09.480. Fifteen percent (15%) of Class 2, 3, and 4 gratuities and 20% of deposits from outside sources, not protected by federal statue, will be collected and sent to DSHS Division of Child Support (DCS) on a monthly basis.

The Division of Child Support (DCS) determines who will pay child support, not DOC. If you are required to pay child support, DCS will provide you with a child support letter, one time only, when child support is ordered. Refunds due to you from DCS will be sent to DOC Headquarters in Olympia. DOC Headquarters will deposit the money to your account and transfer the money to your current location.

OSE will allow, and encourages, you to set up monthly payments for Child Support you are ordered to pay. If you set up a monthly payment system, OSE will most likely not deduct a large one time amount from your account.

Complaints by offenders about child support collections must include the assigned case number and be addressed to DCS. You need to contact DCS in writing at the following address:

State of Washington  
Department of Social and Health Services  
Division of Child Support (DCS)  
P.O. Box 11520  
Tacoma, WA 98411-5520

**How do you Track your Balance?**

Make sure that you save every receipt (store, deposit, etc.).

Begin your balancing with the amount listed on your account statement, adding any deposits made and subtracting any withdrawals taken from your account since the ending date of your account statement. **(HINT: The ending date is the last day captured in the report, not the day that the report was printed. Generally, reports are**
printed between the 1st and 10th day of the month; however, the reporting period ends on the last day of the previous month.)

Don't forget to subtract the deductions from all of your deposits. Use the Deduction Matrix to match the deposit types to the associated deductions.

Keeping an ongoing balance of your account will prevent you from having to wait a week or so for a response from Offender Funds to find out if you have funds to order store that week or not.

**Offender Commissary**

**Purchases**
To order commissary items, you must fill out the appropriate store order form completely. You must include your name, DOC number, housing assignment, cell/bed number, date, and signature. Personal hygiene items will be filled first. (Refer to DOC 440.080 Hygiene and Grooming for Offenders for specific questions or additional information.) You will receive each item according to the item number, not the description. The maximum order for the week may vary from facility to facility.

**Rejections**
Your order will be rejected for any of the following reasons:
- Unreadable or incomplete order form;
- Non-sufficient funds (NSF);
- Two orders received from you in the same week;
- If you are in a special housing unit, other rules may apply;
- New arrival to the facility, and your bank funds have not yet arrived.

**Receipts**
Keep your receipt for 30 days or until your store items are gone. Items may be confiscated if you cannot prove they belong to you. Keep your receipt for special store items (i.e., radio, television, etc.) for as long as you own the items.

**Returns and Credits**
Commissary items may not be returned for credit unless:
- You are transferred to another facility before your order is distributed.
- You discover an error made by the offender commissary; you refuse the item, and have it noted on the receipt by issuing staff. It will then be credited to your account.
- You discover that the product is received damaged; you refuse the item, and have issuing staff note it on the receipt. It will then be credited to your account.
If you have a change in your custody level or housing assignment that affects your store privileges, the item will be returned and a credit will be made to your account.

Questions
You may kite the Correctional Industries Commissary if you have any questions pertaining to your order. Store delivery staff cannot answer questions concerning store products or offender store operations.

Property
There are two kinds of property: Personal property and state issued property. You can get personal property and other items from the Offender Store, approved vendors, monthly packages, and educational or religious programs, depending upon your custody level. There is a property matrix attached to DOC 440.000 Personal Property for Offenders that will tell you what you can have. Requirements for transferring, storing, sending and disposing of personal property are outlined in DOC 440.000 Personal Property for Offenders. All of your personal property that is kept with and/or for you throughout your incarceration will be listed on DOC 05-062 Record of Offender Property.

Warranty items such as televisions and radios may be returned to the manufacturer for credit or replacement. The original sales receipt must be returned with the item. Keep your receipt for special property items (i.e. radio, television, etc.) for as long as you own the items.

State issued property includes items such as bedding and clothes and is issued to you by staff. State issued property belongs to the state of Washington. If you damage your state issued property, you will be charged for the cost of the item that is damaged prior to your release to the community, all state issued clothing will be returned except for offenders with no personal clothing who will be issued one set of suitable clothing for release.

Telephones
DOC has contracted with Global Tel-Link (GTL) to provide phone services to all offenders at DOC facilities throughout the state of Washington. GTL will provide collect and prepay options to offenders, family and their friends.

RATES ARE SUBJECT TO CHANGE. For the current rates contact the unit staff:
Collect Calls within Washington  $3.04 for a 20 minute call.

Pre-Paid Calls within Washington  $2.80 for a 20 minute call.
(V-Direct or Advance Pay accounts must be established)

Collect Calls Out-of-State  $.25 per minute

Pre-Paid Out-of-State calls  $.21 per minute. (V-Direct or Advance Pay accounts must be established)

International Calls  Rates vary by Country. Calls will be connected ONLY if a prepay account has been established

These public telephones are subject to limitations and restrictions. The offender telephone system requires offenders to use an Inmate Personal Identification Number (IPIN) when placing phone calls, to provide a means of identifying the offender who initiated a call in the event of a security concern or a complaint from the public, as well as to allow the person receiving the call to know who and where the call is coming from.

Offenders will be assigned a personal IPIN in English or Spanish and will be shown a training video on how to use the IPIN. Following the video, offenders will sign DOC 21-421 Acknowledgment of Monitoring Telephones and Conversations/Receipt of Inmate Personal Identification Number (IPIN) form. You are responsible for the security of your IPIN and must report lost, stolen or compromised IPINs to facility staff. You may be charged $3.00 for a replacement IPIN. If your IPIN doesn’t work, you should complete DOC 21-754 Offender Telephone Action form and give it to unit staff. Unit staff will initiate the process to have the problem resolved as soon as possible.

Offenders who loan, sell, borrow or are in possession of another offender’s IPIN may be infracted and lose the privilege of using the telephones and/or loss of “good time”.

The Department will monitor conversations on all offender-used telephones. All telephone calls are made as collect or prepay calls and are limited to 20 minutes.

TTY/TTD phones are available to deaf or hearing-impaired offenders or offenders who wish to communicate with a family member or friend who is deaf or hearing impaired.

If you require the use of a TTY/TDD phone, please speak to or submit a kite/KIOSK to unit staff requesting the use of a TTY/TDD phone.
Legal Calls
Offenders will use an offender telephone to call their attorney. The call will not be recorded if the offender uses the telephone number provided to the Department by the Washington State Bar Association, to prevent the offender from making fraudulent calls. This does not prohibit an offender from calling his/her attorney at another telephone number, but that call may be recorded.

Before you are issued an IPIN to place calls, as stated above, you will be required to sign DOC 21-421 Acknowledgment of Monitoring Telephones and Receipt of Inmate Personal Identification Number (IPIN) indicating that you are aware of the restrictions and will follow the rules that go along with having an IPIN.

How to Place a Call
To place a collect call, you will dial 0+10 digit phone number. The system will then ask for your 8-digit IPIN number, (i.e., 0-360-444-1234 IPIN# 56784321). To make a debit/pre-paid call, dial 1+10 digit number and then the IPIN. Do not stop or pause while dialing until you have completely dialed your entire sequence of numbers. At the beginning of the call, there will be a pre-recorded message stating that the call is being placed from an offender confined at the facility the offender is calling from, and will state your name.

Reporting Problems
Offenders can "self-report" problems regarding calls and phones being broken or not working properly by dialing 0 – (area code) 555-1212, with the appropriate area code.

PAN List Changes
Offenders can change or update their Personal Assigned Number (PAN) List every 30 days. Five changes or additions per month will be allowed. There is no limit on the number of deleted numbers. The list will NOT exceed 25 telephone numbers. Dial #57 to request changes. It is the offender’s responsibility to know who is on their list. Printed PAN lists will NOT be provided by the Department.

Recreation

Recreation Services
The recreation department supervises a variety of non-fee based recreation programs, including intramural sports and fitness programs, and fee based recreation programs, such as weightlifting, music and hobby. Fee based recreation programs differ from facility to facility. Contact your unit or recreation staff for more information and/or review DOC Policy 540.105 (Recreation Program for Offenders).
Recreation schedules are posted on the unit bulletin boards. The rules for each specific recreation area are also posted on the unit bulletin boards. For more information about these programs, check with unit staff or kite/KIOSK recreation staff.

**Offender Regimented Exercise**

Unless sanctioned by the facility, unauthorized groups containing three or more offenders are not permitted to engage in regimented exercise. This includes offenders doing calisthenics together while instructions are shouted or cadences are occurring. Groups containing three or less offenders doing calisthenics together are not permitted to shout out instruction so that another group of offenders can follow. Offenders that are observed participating in this type of behavior will be infracted with a WAC 734.

DOC 540.105 Recreation Programs for Offenders states, the Department will establish guidelines for recreation programs for offenders to contribute to a safe and secure environment and reduce idleness by allowing offenders an opportunity to participate in supervised and structured physical and pro-social activities. These unauthorized groups can be interpreted as being intimidating, threatening and antagonizing. As a result, they will not be allowed.

The Department encourages participation in supervised and structured physical activities. Structured fitness programs are allowed when approved by recreational staff members.

**Library Services**

Library services may be provided by the Washington State Library or a facility library. Please check with unit staff for services in your facility.

**Religious Program**

**Religious Freedom**

Every offender has an inherent and constitutionally protected right to believe, express, and exercise the religion of his or her inmate choice. Expression of one's religious beliefs must be consistent with the security, safety, health, and orderly operations of the facility.

The DOC facility chaplains offer care to all offenders whether they have a particular religious practice or not. The Chaplain coordinates and supervises all religious activities, including those led and/or sponsored by outside volunteers and contract chaplains. Contract chaplains are often available to meet the needs of specific religious groups (e.g., Catholic Priests, Muslim Imams, Jewish Rabbis, Native American Spiritual Advisors, etc.).
The rules governing confidentiality during counseling differ from the outside. For a more detailed explanation, see DOC 560.100 Privileged Communication and Chaplains Responsibilities.

**Religious Property**
The Allowed Religious Items list attached to DOC 560.200 Religious Program for Offenders identifies the items that may be stored in a Sacred Items Box.

**Privileged Communication for Clergy**
You may send a kite/KIOSK to the Chaplain if you wish to arrange for a personal counseling session with the Chaplain, one of the religious staff, or with one of the outside volunteers.

**Marriages/State Registered Domestic Partnerships**
Offenders are permitted to marry or enter into a state registered domestic partnership while they are incarcerated. However, to do so you must be under DOC jurisdiction for at least one year before the process can begin. Your classification counselor will initiate this process for you upon your request. Final approval while in prison comes from the Superintendent.

**Mail**

**General Guidelines**
Everyone has the right to send and receive mail. DOC may prohibit you from writing to a particular person at the request of the person(s) receiving your mail or at the request of the parent or guardian if the person is a minor. Your letter will not be censored because of opinions that may be critical of DOC or its employees, however, using correspondence to harass staff is not permitted.

All incoming and outgoing mail is subject to inspection. Your mail will be inspected to prevent contraband from coming into the prison or to prevent criminal activity. You will be notified in writing (DOC 05-525 Mail Restriction Notice) if anything is removed from your mail. You have the right to appeal any mail restrictions. The appeal process is explained on the restriction form and DOC Policy 450.100 (Mail for Prison Offenders). All incoming or outgoing mail must be properly addressed and include your full committed name, DOC number, and complete facility mailing address.

**EXAMPLE**
Jane X. Doe, #123456
Washington Corrections Center for Women
P.O. Box ###
City, State Zip Code
Offenders are responsible for informing the facility and their correspondents of any change of address. Facilities will forward mail, consistent with the United States Postal Regulations, for a period of 90 days. Offenders releasing from a facility are responsible for informing the facility of their forwarding address.

**Legal Mail**

Legal mail is defined as correspondence to a legal entity to include the courts and court staff, attorneys, the Indeterminate Sentence Review Board (ISRB), established groups of attorneys involved in the representation of offenders and judicial proceedings (i.e., American Civil Liberties Union, Disability Rights Washington, legal services groups, etc.), the President or Vice President of the United States, members of the United States Congress, embassies and consulates, the United States Department of Justice, State Attorneys General, governors, members of the State Legislature, law enforcement officers in their official capacity, the Washington State Department of Enterprise Services (DES) Tort Claims Division, and the Prison Rape Elimination Act (PREA) Unit Coordinator at Headquarters and PREA auditors certified by the United States Department of Justice. In order for mail to be considered legal mail from a legal entity it must be marked “Legal Mail, Confidential” or similar designation and have the return address on the outside of the envelope on all outgoing or incoming legal mail. Legal mail is defined in DOC 450.100 Mail for Offenders.

Legal mail between offenders who are verified co-parties in the same legal proceeding and which contains personal legal documents/papers and/or a legal pleading will not be considered legal mail and will be subjected to close scrutiny, physical inspection, scanning and review by the mailroom or legal or unit staff.

All Legal mail will be opened by designated staff in your presence. The content will be inspected for contraband and to ensure the mail is legal mail. Otherwise, it may be subject to the same search procedures as non-legal mail. This mail standard does not apply to mail received from the courts, as all correspondence sent to you and clearly identified as coming from a court will be treated as legal mail, even if it is not clearly labeled "Legal Mail".

To send your legal mail, take your unsealed, correctly labeled legal envelopes to correctional staff that will inspect the correspondence for contraband. You will then seal the envelope and the staff will sign or initial the envelope, log it, and watch you place it in the mailbox. Failure to follow this procedure may delay the delivery of your legal mail.

**Program and Job Opportunities**

DOC is committed to maintaining and expanding offender work, training and program opportunities which develop marketable job skills, instill and promote a positive work
 ethic among offender workers, reduce the tax burden of corrections, and increase the successful transitioning upon release.

Job Screening Checklist DOC 02-373 must be completed before assignment of any job or program.

**Mandatory Programming**

**Chemical Dependency Treatment**

- Most offenders are screened for chemical dependency at reception. Based on the screening results, you may be referred for an advanced screening and perhaps an assessment.

- If you have a Drug Offender Sentencing Alternative (DOSA) or other sentence requirement for treatment, you will be admitted to a treatment program close to the end of your sentence.

- DOC provides treatment for chemical dependency to those offenders who are diagnosed as chemically dependent and meet admission criteria. Offenders screened as having a probability of an addiction, who are within two years of release from total confinement or under community supervision, may be referred for assessment, which includes a structured interview, a diagnosis, and treatment recommendations.

- Treatment includes group and inmate counseling, education, and inmateized treatment/recovery plans and is provided in various program types, including Therapeutic Community, Intensive Outpatient and Outpatient care in the following areas:
  - Cognitive and behavioral restructuring
  - Alcohol other drug and mental health education
  - Inmate and group counseling
  - Recovery-based skill building
  - Self-help support
  - Motivational counseling
  - Problem solving
  - Correcting criminal thinking errors
  - Relapse Prevention and Management
  - Pre-Release and Transitional Services
  - Family and Community Reentry

Based on your Judgment and Sentence, you may be required to participate in Offender Change Groups, which may include but are not limited to:
- Alcoholics Anonymous (AA)
- Narcotics Anonymous (NA)
- Stress/Anger Management
- Chemical Dependency (CD)
- Transition and Relapse Prevention (TARP)
- Sex Offender Treatment Program (SOTP)

Risk Assessment results indicating high needs will result in mandatory programming even if the Judgment and Sentence does not specifically require this programming.

- If you refuse chemical dependency treatment and you have a court order for treatment, the court will be notified and your sentence may be amended to include more time on your sentence.

- If DOC determines you are in need of addiction treatment and refers you and you refuse, you may be infracted, including loss of time.

**Cognitive Behavioral Programs**

DOC seeks to create a prison environment that requires offenders to make progress toward demonstrating some of the same pro-social attitudes, behaviors, and skills that contribute to the success of law-abiding citizens in the community. The goal is to reduce the offender's risk to the community upon release.

Most facilities offer at least one cognitive behavioral program, such as Moral Reconciliation Therapy, Stress and Anger Management, and Thinking for a Change.

Depending on the assessed need, you may be referred to a program by the counselor or by mental health staff. You may contact your counselor to request participation in a cognitive behavioral program.

**Jobs Available in Prison**

Work assignments may be based on risk, skill level, education, experience, performance, facility need, or available openings. Offenders must follow rules or may be terminated from a work assignment.

**Education**

DOC provides offender education programs at all facilities. Education programs include basic skills, vocational training, and life skills.

Upon admission to a Reception Diagnostic Center, you will be tested to determine your
basic academic skill levels. Depending on the assessed need, you may be referred to a specific program. If you are under age 22 and do not have a high school diploma or General Educational Development (GED) certificate, you will be required to participate in basic skills education. The Education program may include classes for:

- English as a Second Language (ESL)
- General Educational Development (GED)
- Adult Basic Education (ABE)

No fees are charged for basic skills and life skills programs. For vocational programs, offenders are not charged for the first completed state-certified vocational program provided by the Department. An offender enrolled in his/her first vocational program, who completes two courses, will not be allowed to change vocations unless transferred to another facility where the program is not available. Offenders pay for offender's work program, the offender pays part of the tuition on a sliding scale, based on income.

The Department has a system for offenders to participate in self-paid post-secondary academic and vocational programs through correspondence education. Offenders must have a verified high school diploma or GED certificate to be eligible for correspondence education. To apply, offenders must complete DOC 20-305 Correspondence Study Request and submit it to his/her Counselor.
SECTION IV - CLASSIFICATION

DOC 300.380 Classification and Custody Facility Plan Review; DOC 310.150 Reception, Initial Classification, and Custody Facility Plan; DOC 330.700 International transfer of inmates; DOC 350.100 Earned Release Time; DOC 350.240 Ten Day Release; DOC 350.255 Registration Notification; DOC 350.700 Deportation Proceedings Notification

Risk and Admissions Assessment and Testing
Admission assessments and testing are part of the classification process and helps staff determine your areas of concern, such as educational, vocational, work and mandatory or court ordered treatment. This information is used to develop plans to help you transition through your incarceration and back into the community upon your release.

- **Admissions testing is mandatory.** Failure to participate in testing will result in a serious infraction and the loss of Earned Release Time (ERT) and Good Conduct Time (GCT) credits.
- Testing is conducted Monday through Friday.
- You will be placed on a call out for testing.

It is important that you do the best you can on your admissions testing so that your counselor can effectively help you during your incarceration and your transition back into the community.

During your Inmate Needs Assessment, your counselor will gather information about your crime, education, family support, program needs and supervision requirements. This information will be used to assist in the development of your Custody Facility Plan and will help you to transition back into the community as you begin to reach your release date.

Needs Assessment
Your counselor will work with you to determine your programming needs based on your previous assessments and other information relative to your specific needs.

Advance Corrections
Advance Corrections is a program DOC uses to create and implement a comprehensive case management system, to increase safety, accountability, and ultimately reduce recidivism.

Classification Information
Basic classification determines your custody and facility placement. Assessments for education, mental health and chemical dependency are utilized to assist in this process. You can expect the following:
You will be assigned a counselor upon your arrival at each DOC facility and/or living unit.

Your initial classification conducted at the Reception Diagnostic Center takes into consideration your age, crime category, history of violence, detainers, and escapes.

Unless you receive an infraction or new information is received, you will keep the initial custody level assigned to you at the Reception Diagnostic Center until your next review.

Upon your arrival at your assigned facility, your custody will be reviewed per DOC 300.380 Classification and Custody Facility Plan Review. Based on the amount of time to your Earned Release Date (ERD), your first review will occur within 6 to 12 months.

**Facility Plan(s)**
The purpose of a facility plan is to develop a plan that will help guide you through your incarceration. This plan will set expectations for your specific programming needs, including the priority and timing of these programs.

**Initial Classification Appeals**
At the time you meet with your counselor, you may disagree with their recommendations. An inmate may appeal his/her initial custody assignment to the Senior Administrator of Operations for Inmate Change/designee. The Senior Administrator’s decision on the appeal is final.

**Intake at Parent Facility**
Upon your arrival at your parent facility, you will be assigned a new counselor. Your newly assigned counselor will meet with you to review your current Custody Facility Plan and assist you in work, education and/or treatment program planning throughout your incarceration.

**Review Cycles**
Your counselor will work closely with you to develop a Custody Facility Plan. Upon completion of your facility plan, periodic reviews will occur based on your expected release date and planned transfers to lower levels of custody.

Negative conduct and/or infractions may result in additional reviews. This review may change your custody and may result in a transfer to another facility.

**Loss of Custody Points**
If found guilty of a serious infraction, you will incur a loss of custody points and possible Good Conduct Time.

**Sentence Structure/Calculations**
Sentence Structure is entered from the Judgment and Sentence received from the
county. When a sentence is calculated, you subtract the jail time and jail good time and then reduce by the appropriate earned release percentage.

Use the earned release time RCW 9.94A.729 to determine the appropriate earned time percentage for your sentence.

Example: You have a 36-month sentence with 60 days Jail time and 30 days Jail good time with 33.3% earned release time with a time start of 01-01-2009. NOTE: This is a very basic sentence structure and does not take into account enhancements, mandatories, loss of good conduct time or earned time.

<table>
<thead>
<tr>
<th></th>
<th>Start with total sentence length (converted to days)</th>
<th>36 months = 1095 days</th>
<th>Total Sentence Length</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Subtract the number of days of jail credits (Jail time and jail good time combined)</td>
<td>1095 - 90 days = 1005 days</td>
<td>Days to be served in DOC prior to earned release credits being applied (Maximum Expiration Date)</td>
</tr>
<tr>
<td>3</td>
<td>Multiply by one third for DOC earned release credits. NOTE: If your sentence is any other earned time percentage, use this same process but use the correct earned time percentage.</td>
<td>1005 x 0.333 = 335 days DOC earned release credits</td>
<td>DOC earned release credits.</td>
</tr>
<tr>
<td>4</td>
<td>Subtract the DOC earned release credits from the Days to be served in DOC</td>
<td>1005 – 335 = 670 days to serve in DOC</td>
<td>Total days to be served in DOC</td>
</tr>
<tr>
<td>5</td>
<td>Add the total days to be served in DOC to your time start date</td>
<td>1-01-2009 plus 670 days = 11-02-2010</td>
<td>This becomes your Earned Release Date (ERD)</td>
</tr>
</tbody>
</table>

County Jail Time
The jail will provide the Department a document certifying the number of days that you spent in their custody on each cause and any good time lost while at the jail. DOC Records staff will calculate your jail good time at the maximum rate allowed depending on the date of offense and type of offense.

- Enhancements and mandatories are not eligible for earned release time.
- Serious violent and class A Sex Offenses committed between 07/01/1990 and June 30, 2003 are eligible for 15% earned release time.
- Serious violent and class A Sex Offenses committed on or after 07/01/2003 are eligible for 10% earned release time.
- All other offenses are eligible for a minimum of 33.33% earned release time.
- If you feel the jail credits certified by the county are in error, it is your responsibility to request the copy review your credits and ask them to provide DOC records
staff with an amended jail time certification.

If you were serving a consecutive DOC sanction in the jail, DOC has the authority to adjust the jail credits for that time period. If adjustments are made to the jail credits certified by the jail, DOC will provide you with a letter notifying you of the adjustments.

**Earned Release Time**
Once you are received in prison, you will begin earning Earned Release Time. Refer to DOC Policy 350.100 for more detailed information on Good Conduct Time and Earned Time.

**Good Conduct Time**
Receiving infractions while you are incarcerated with loss of Good Conduct Time will extend your release date. If you are found guilty of a serious infraction that is not a class A or B felony and you have lost all potential Earned Release Time Credits, you will be referred for prosecution for the crime of Persistent Prison Misbehavior. Good Conduct Time will not be awarded when you are serving a mandatory portion of your sentence.

**Earned Time**
You are not eligible for earned time if you refuse transfer (excluding Work Release), are in Administrative Segregation/Intensive Management status or disciplinary segregation for 20 days or more in one calendar month, fail to program or work, or your risk management level has been changed to High Risk. Earned time will not be awarded when you are serving a mandatory portion of your sentence.

**Access to Records Staff**
You may request to see your central file by completing and submitting DOC 05-066 Request for Disclosure of Records to the facility Records Office. If you have a specific Records question, you should submit a kite or KIOSK message requesting the information rather than request a file review. If you are requesting a specific document, this can be accomplished much faster than a complete central file review.

**Public Records Requests**
Per WAC 137-08-090, all requests for disclosure of a public record, other than requests by incarcerated inmates for inspection of their health record or central file, must be submitted in writing and mailed by you directly to the Department of Corrections Public Records Officer at P.O. Box 41118, Olympia, WA 98504-1118. The written request should include the name of the person requesting the record and their contact information, the calendar date on which the request is made and the records requested.

Any requests not submitted following the process outlined above will be returned to the requestor for resubmission per WAC rules.

Any paper copies requested are charged to you at 15 cents per page plus postage.
Requesting Credit Reports
You must be within six months of release to request your credit report. You must send a completed packet with the following information to the Records Office.

You must attach a copy of your birth certificate and a letter from the Social Security Department verifying your name and social security number. Any request for a copy of your state identification as proof of identification or any other documents must be requested through the:

Public Records Officer
P.O. Box 41118
Olympia, WA 98504-1118

Include a stamped envelope addressed to the Credit Agency. The Records Department will then complete a letter to include with the packet and mail this to the credit agency.

Detainers
A notice of detainer is a formal written request by another county or state to detain or hold you.

If you are aware of any outstanding in-state warrants (either felony or misdemeanor), you may send a kite or KIOSK request to the Records Department requesting a disposition.

For untried in-state felony warrants, Records will generate a final disposition request form for an inmate to sign and return to the records department. When the form is returned to Records we will then complete a certificate of inmate status and send the request via certified mail to the prosecutor and superior court of the wanting county. For in-state untried misdemeanor warrants, Records will provide the address for the court to the inmate, a certificate of inmate status and a disposition request form that the inmate completes and mails to the appropriate court.

The Interstate Agreement on Detainers is valid with out-of-state, untried felony warrants. The records department will request all required information from the agency holding the warrant. Once the information has been received, the records department will complete Forms I-IV of the Interstate Agreement on Detainers and then you will be called out and given the option to sign the paperwork requesting disposition of the charges. You cannot request speedy disposition directly from the other state. Out of state Probation violations do not apply under the Interstate Agreement on Detainers (IAD).

When an inmate is placed at their parent institution, they then may request disposition for the following:
For in-state tried misdemeanor, felony probation violations, out of state probation violations, and out of state warrants not within extradition or no detainer has been placed, Records will provide the address to the court, a certificate of inmate status, and a disposition request form for the inmate to complete and mail to the appropriate court.

An inmate with a pending detainer noted in their electronic file, other than immigration, will not be considered for early deportation under the Prompt Deportation of Alien Inmate Program (PDAO) if the applicable agency declines to close the warrant.

Registration Notification
If you are required per RCW 9A.44.130 to register as a Sex or Kidnapping inmate, you must register with DOC prior to release and the County Sheriff’s Office in the county of your residence upon your release.

You must provide the following information when registering:

- Name
- Address
- Date and place of birth
- Place of employment
- Crime of conviction
- Date and place of conviction
- Aliases used
- Social Security Number
- Photograph
- Fingerprints

Ten (10) Day Release
The Ten (10) day release is a consideration for release of inmates up to 10 days prior to the adjusted ERD. You will be reviewed for eligibility when your transition/release plan is developed. See DOC 350.240 Ten Day Release for more information on eligibility.

Sentence Reform Act (SRA)
If you were sentenced prior to July 1, 2000 under the Sentence Reform Act (SRA), you may be required to submit a plan prior to your release and may have supervision upon release.

Inmate Accountability Act (OAA)
The Inmate Accountability Act (OAA) became effective July 1, 2000. You will be required to submit a plan prior to release and will have supervision upon your release. Your Community Corrections Officer (CCO) may establish or modify additional supervision conditions based on your risk to community safety.

Indeterminate Sentence Review Board (ISRB)
Inmates under the jurisdiction of the Indeterminate Sentence Review Board (ISRB) include inmates sentenced prior to the Sentence Reform Act (SRA) of 1984 or those inmates sentenced under RCW 9.94A.507, Community Custody Board.

**Interstate Compact (Transfer of Supervision)**
Washington supervision can be transferred to another state under the Interstate Commission for Adult Inmate Supervision (ICAOS) Rules. If you are a resident of another state, or have immediate family in another state that are willing and able to assist you, contact your Classification Counselor to ask that a Transfer Request be submitted. Transfer Requests should be submitted 120 days prior to your Earned Release Date.

**Transfer Inquiry (International Treaty)**
If you are not a U.S. citizen, you will be informed at the Reception Diagnostic Center of the possibility of transfer under the International Treaty Agreement.

- Transfer requests are voluntary and a privilege rather than a right.
- You will not be eligible if you have:
  - A non-Immigration and Customs Enforcement detainer,
  - A pending appeal or collateral attack on a current conviction,
  - Unpaid court costs, fines, or restitution, or
  - A sentence for civil contempt.

**Deportation Proceeding Notification**
If you are not an American citizen, Immigration and Customs Enforcement (ICE) may initiate deportation proceedings against you. This is done through an interview conducted by ICE. A hearing will be held by ICE. You will receive prior notification of any hearing.
SECTION V - HEALTH SERVICES

Medical, Dental and Mental Health Care

- All medical, dental and mental health services will be provided consistent with the DOC Inmate Health Plan. The Inmate Health Plan is available for you to read at all Law Libraries and through the KIOSK system, where available.
- You will be charged a $4 copayment when you request medical services. The copayment will be deducted from your inmate banking account. Subsequent visits may lead to a copayment being charged when related to the initial request and not scheduled by medical staff.
- You will not be charged for appointments and services that are initiated by medical staff, any behavioral health services such as mental health appointments.
- If you have less than $4 in your inmate banking account, the amount in the account will be collected and a debt will be established for the remaining amount. If you are indigent, a debt will be established in your inmate banking account for the copayment amount.

Medical Care

- If you have a medical concern, you must make a written request to be seen by signing up for sick call or by sending DOC 13-423 Health Services Kite to Health Services.
- Unless it is an emergency, you will be seen only at sick call or by appointment.
- Medical appointments are on the call-out list posted in your living unit. You must check this list daily.
- If you are placed on a medical call-out to be seen by a provider, attendance is mandatory. Failure to appear for your scheduled appointment will be recorded in your medical file, and you may be infracted.
- DOC supports appropriate preventive and chronic care.
- Health and disease information is available in both English and Spanish for your information and education. Ask your Health Care provider about available materials.

Dental Care

- Emergency care will be provided for acute dental conditions as determined by a DOC health care provider.
- Dental care is prioritized based on severity of need. Emergency and urgent dental treatment will be given priority and then routine dental care will be provided as available resources permit.
- A $4 copayment is charged for most dental procedures.
Optical Care
- A vision screen exam will be performed upon entry into the correctional system. New glasses will be provided when medically necessary due to changes in visual acuity.
- Normally, a $4 copayment will be charged for the eye exam. You will not be charged another copayment when you receive your glasses.
- Any willful or negligent damage, destruction, or loss of glasses will be considered grounds for disciplinary action and may include payment of the cost of repair or replacement.

Behavioral Health Care
- If you have a mental health concern, you must make a written request to be seen by sending a kite to Mental Health to request an appointment, except in emergencies or when at sick call.
- If you have an emergency, contact staff immediately and inform them that you have a mental health emergency.
- Correctional and medical staff may also refer you to Mental Health.

Refusing Medical / Dental / Mental Health Care
- You have the right to refuse examinations, treatments, and procedures in almost all instances.
- If you refuse treatment/services, you will be required to sign DOC 13-048 Refusal of Medical, Dental, Mental Health, and/or Surgical Treatment and the form will be placed in the legal section of your inmate health record.
- If you refuse to sign DOC 13-048 Refusal of Medical, Dental, Mental Health, and/or Surgical Treatment, your refusal to sign will be documented in your health record.

Medical Emergencies
- Medical emergencies take priority over routine issues. If you have a medical emergency, contact staff immediately and inform them that you have a medical emergency.
- Medical staff will make a decision about your medical emergency and their response. If the situation is not an emergency, you will be advised to sign up for the next scheduled sick call.
- If you repeatedly declare emergencies that are not truly emergencies, you may be infraacted and/or receive other disciplinary action.
- Some examples of a medical emergency can be:
  - Major trauma, such as head injury, suspected broken bone, bite, or severe burn;
  - Uncontrollable bleeding;
  - Severe pain;
  - Loss of consciousness;
  - Chest pains;
  - Poisoning;
Medications

- Medically necessary medications are prescribed by medical staff in accordance with DOC formulary, policies, procedures and protocols.
- You may receive medications at pill line or they may be issued to keep with you. In some settings, correctional staff hold medications and make them available when needed.
- There are some medications you are not allowed to keep in your cell. These medications are dispensed at pill line ONLY. Times, locations and procedures for pill lines are posted in your living unit, but are subject to change. If you have questions regarding medications, submit a kite to your medical provider.
- All medications provided by DOC must be approved by the statewide DOC Pharmacy and Therapeutics Committee. If your previous brand of medication is not approved on the DOC formulary, you may be given a new prescription that will work in place of the non-approved medication if it is considered medically necessary.
- Refill requests are your responsibility for medications that you keep in your cell.
  - You must request a refill at least five to seven working days before the medication is required.
  - Extended Family Visit (EFV) and release medication must be ordered 10 working days in advance.
- If there is no refill left on the requested prescription, Pharmacy will forward the request to a provider for a renewal or will notify you via kite or call-out that a clinic visit is needed in order to continue the medication.
- Return unused or outdated medication to Health Services. If you keep outdated medications, you may receive a major infraction.
- To avoid any delay in receiving your medication in a timely manner at the time of transfer to another DOC facility, DO NOT place your medications in your personal property. You must keep all your medications in your hygiene products bag. This is the only way to have your medications available to you upon arrival.

Over-the-Counter (OTC) Medications

- You may purchase OTC medications from the inmate store.
- On a one-time basis upon admission to DOC, small quantities of OTC items will be available to you at no charge to cover any immediate needs until a store order can be filled.
- Some OTC items are “debttable”, e.g., aspirin and ibuprofen. This means that you may order and receive these items even if you don’t have enough money in your account, and their cost will be deducted from your account when you have the money.
- Some OTC items are “non-debttable”, e.g., multi-vitamins and fish oil. This means you must have the money in your account to pay for these items when you order them, or your order will not be filled. You may not incur a debt for these items.
• Plan ahead as it may take an average of seven days to get OTC items from the inmate store.

Health Status Report (HSR)
• DOC 13-041 Health Status Report (HSR) is a document that notes any medical, visual, mental health, and/or dental accommodations that are medically necessary.
• If your medical condition requires you to have special equipment or items, such as ace wraps, crutches, a wheelchair, etc., you may be issued an HSR for these items.
• You must keep your copy of the HSR with you to show that the equipment is authorized.
• HSRs may be used by providers to communicate with non-clinical staff in order to accommodate your health condition, for example, that you should have a lower bunk or a special diet.
• Your health care provider may advise you to avoid or participate in certain activities. Health care advice and recommendations do not need to be specified in HSRs.
• It is your responsibility to follow health care advice and recommendations to protect your health.

Medical Records Access
• You may access your medical, dental and mental health records by requesting a record review or by requesting copies of your records. Access may be limited under some circumstances.
• To request a record review, send a kite to Health Services.
  o You will be placed on a call-out to review your record and be scheduled for a minimum of 15 minutes.
  o If allowed by your facility, you may bring a paper and pencil to take notes.
  o You may request copies at your review.
• To request copies without scheduling a review, mail a written request to:

  Public Records Officer
  DOC
  P.O. Box 41118
  Olympia, WA  98504-1118

• There is a charge for each page of any copies you request from your record.
• Payment must be made before copies can be given to you.

Confidentiality of Records
Reference DOC Policy 640.020
• While you are under the jurisdiction of DOC, there may be situations when information about your health may be provided to others without your authorization. This would occur only when it is necessary to make decisions about your custody and housing, by court order, as requested by federal, state, or local law enforcement agencies per state and/or federal law and as otherwise permitted by law.
Use of Inmates for Experimental Purposes
- Research in the Department of Corrections is strictly regulated.
- Under no circumstances or conditions will DOC allow you, or any inmate, to be the subject of research on experimental treatments (medical or pharmaceutical), or cosmetic experiments.

Expedited Medical Care
- If you are within 60 days of your Prison Release Date (PRD) and eligible, you may be able to apply for state and federal benefits for medical and/or mental health services in the community.

Pursuant to PREA guidelines, providers are required to report any knowledge, suspicion or information regarding any of the following:
- An incident of sexual abuse or sexual harassment that occurred in the DOC facility
- Retaliation against inmates who reported such an incident
- Any staff neglect for violation of responsibilities that may have contributed to an incident or retaliation

Basic Information about HIV, Hepatitis B and C, and Tuberculosis
Adapted from the Center for Disease Control (CDC)

HIV
What are HIV and AIDS?
HIV stands for Human Immunodeficiency Virus. This is the virus that causes AIDS. HIV is a virus that attacks the immune system. The immune system gives our bodies the ability to fight infections. HIV destroys a type of white blood cell (T cells or CD4 cells) that the immune system must have to fight disease.

AIDS stands for Acquired Immunodeficiency Syndrome. AIDS is the final stage of HIV infection. It can take years for a person infected with HIV, even without treatment, to reach this stage. Having AIDS means that the virus has weakened the immune system to the point at which the body has a difficult time fighting infection.

How is HIV Spread?
HIV is a fragile or “weak” virus and cannot live for very long outside the body. As a result, HIV is NOT transmitted through day-to-day activities such as shaking hands, hugging or a casual kiss. You CANNOT become infected from a toilet seat, drinking fountain, doorknob, dishes, food or mosquitoes.

HIV is primarily found in the blood, semen, vaginal fluid and breast milk of an infected person. HIV is transmitted or spread in three main ways:
- Having sex (anal, vaginal, or oral) with someone infected with HIV;
- Sharing needles and syringes with someone infected with HIV; or
- Being exposed to HIV before or during birth or through breastfeeding.
HIV can also be transmitted through blood infected with HIV; however, since 1985, all donated blood in the U.S. has been tested for HIV. Therefore, the risk for HIV infection through the transfusion of blood or blood products is extremely low. Tattooing done in an unlicensed facility or in an informal setting (such as prison) and being exposed to blood during a fight are theoretical risks for getting HIV.

**Am I at Risk for Getting HIV?**
You may be at increased risk for HIV infection if you have:
- Injected drugs or steroids, during which any part of the “works” (such as needles, syringes, cotton, or water) was shared with others.
- Had unprotected vaginal, anal, or oral sex (that is, sex without using condoms), particularly with multiple partners, anonymous partners, men who have sex with men, or someone who injects drugs.
- Exchanged sex for drugs or money.
- Been given a diagnosis of, or been treated for, hepatitis, tuberculosis or a sexually transmitted disease (such as syphilis, Chlamydia or Gonorrhea).
- Received a blood transfusion or clotting factor between 1978 and 1985.

**Why is it Important to Test for HIV?**
The only way to know whether you are infected with HIV is to be tested. You cannot rely on symptoms alone, because many people who are infected with HIV do NOT have symptoms for many years. Someone can look and feel healthy, but can still be infected. Even if you think you are at low risk for HIV infection, you should get tested, but you should definitely get an HIV test if you have any of the risk factors mentioned above. About one in every five people in the U.S. with HIV doesn’t know that they are infected. Knowing you have HIV allows you to get lifesaving treatment and take steps to protect others.

Once HIV enters the body, the body starts to produce antibodies (proteins your body makes after it is infected). Most HIV tests look for these antibodies. It can take some time for the immune system to produce enough antibodies for the antibody test to detect, and this time period can vary from person to person. Therefore, if you get HIV tested before your body has the time to make enough antibodies; the HIV test will come back negative even though the virus is in your body. This is called the “window period”. Therefore, if a negative HIV test was conducted within three months after possible HIV exposure, you should request repeat testing about six months after the exposure occurred. Ask your provider if you have any questions about the window period or HIV testing.

HIV testing will be done at intake unless you refuse. You may also request repeat testing any time while you are in prison (but not more often than every six months) by kiting your provider or the Infection Control Nurse.
Is there Treatment for HIV and AIDS?
There is no cure for HIV, but there are pills available that can keep you healthy. Just like other chronic diseases, such as diabetes or hypertension, even without symptoms, taking a medicine every day can help you live longer. If you test positive for HIV, you will be scheduled to meet with medical staff to go over your test results and to answer all your questions.

How do I Protect Myself?
- Don’t share any part of the “works” when injecting drugs.
- Remain abstinent or always use condoms when having sex.

HEPATITIS
What is Viral Hepatitis?
"Viral hepatitis" means inflammation of the liver caused by a virus. Several different viruses, named Hepatitis A, B, C, D and E viruses, can cause viral hepatitis. In the US, the most common types are Hepatitis A, Hepatitis B, and Hepatitis C. Heavy alcohol use, toxins, medications (including herbals) and certain medical conditions can also cause hepatitis. Hepatitis A, B, and C can all cause an acute illness of varying severity, but Hepatitis B and C can also become a chronic condition that may lead to scarring of the liver, liver failure, and liver cancer over time.

There is a vaccine that can prevent Hepatitis A and Hepatitis B in adults at risk for infection. There is NO vaccine for Hepatitis C.

How are Hepatitis B and Hepatitis C Spread?
You CANNOT get Hepatitis B or Hepatitis C from casual contact, like touching or hugging.

Hepatitis B is found in the blood, semen, and vaginal fluid of an infected person. Hepatitis B is spread by:
- Having sex (anal, vaginal, or oral) with someone infected with Hepatitis B;
- Sharing needles, syringes, or other drug equipment with someone infected with Hepatitis B;
- Being exposed to Hepatitis B at birth.

Since 1987, the risk for Hepatitis B through the transfusion of blood or blood products has been extremely low.

Hepatitis C is spread mainly through contact with infected blood, especially by sharing needles or other drug equipment. It is less commonly spread by sex and childbirth, but it can occur. Prior to 1992, Hepatitis C was commonly spread through blood transfusion or organ transplant. The risk for Hepatitis C infection through the transfusion of blood or blood products is now extremely low.
Am I at Risk for Getting Hepatitis B and Hepatitis C?
You may be at increased risk for Hepatitis B or Hepatitis C infection if you:
- Injected drugs or steroids, and shared any part of the “works” (such as needles, syringes, cotton, water) with others,
- Had unprotected vaginal, anal, or oral sex (that is, sex without using condoms), particularly with multiple partners, anonymous partners, men who have sex with men, or someone who injects drugs;
- Exchanged sex for drugs or money;
- Received a transfusion of blood or blood products prior to 1987 for Hepatitis B & 1992 for Hepatitis C;
- Received hemodialysis;
- Are a healthcare worker;
- Are an immigrant or child of an immigrant from an area with high rates of Hepatitis B;
- Got a tattoo from an unlicensed facility or in an informal setting (such as jail or prison); or
- Shared straws or other device (such as a rolled bill) to snort drugs.

How do I Protect Myself from Hepatitis B and C?
The Hepatitis B vaccine offers the best protection against Hepatitis B, but there is no vaccine for Hepatitis C.

You can reduce your risk for Hepatitis B and Hepatitis C by:
- Always using latex condoms for sex (anal, vaginal or oral),
- Not sharing any part of the “works” when injecting drugs or steroids,
- Not sharing personal items that may have come into contact with a person’s blood, such as toothbrushes, razors, and nail clippers,
- Only getting tattoos or body piercings from a licensed professional who only uses clean needles and fresh ink, and
- Avoid fighting involving the exchange of large amounts of blood.

What are the Symptoms of Viral Hepatitis?
Symptoms of acute hepatitis include:
- Jaundice (yellowing of the skin and eyes),
- Fatigue (tiredness),
- Abdominal pain,
- Loss of appetite,
- Nausea,
- Vomiting,
- Diarrhea,
- Low-grade fever,
- Headache, and/or
- Joint pain
However, most persons with chronic hepatitis do NOT have any symptoms. Even though a person may not have symptoms or feel sick from chronic hepatitis, damage to the liver can still occur. Symptoms can develop after many years as a sign of advanced liver disease.

**Should I get Tested for Viral Hepatitis?**
Your doctor can diagnose both acute and chronic infection using one or more blood tests. You should get tested if you have any of the risk factors listed above. Typically, a person first gets a screening test that looks for antibodies to the Hepatitis B and C viruses. Antibodies are made by your body after you are infected. If the screening test is positive, different blood tests are needed to determine whether the infection has been cleared or has become chronic.

**Is there Treatment for Hepatitis B and Hepatitis C?**
There is treatment available for both Hepatitis B and Hepatitis C. Not everyone with viral hepatitis requires treatment. Treatment for Hepatitis B and C may include pills, shots, or both. Talk with your provider about the different treatment options available.

Educational trainings about Hepatitis are offered twice a month at WCC for a two-hour time block for those who are interested. A memo will be posted in each unit prior to each class to inform those interested of the date, time and location of the training. You will need to contact your unit sergeant to be placed on the call-out for this training if you choose to attend. These trainings are also held at the other DOC facilities. Watch for memos or you may kite the Infection Control Nurse for additional information.

**TUBERCULOSIS**

**What is Tuberculosis?**
“TB” is short for tuberculosis. TB is caused by a bacterium called *Mycobacterium tuberculosis*. TB usually affects the lungs, but can attack any part of the body, such as the kidney, spine, and brain.

**How is TB Spread?**
TB is spread through the air from one person to another. The TB bacteria are put into the air when a person with active TB disease of the lungs coughs, sneezes, speaks, laughs, or sings. People nearby may breathe in these bacteria and become infected.

**What are the Symptoms of TB?**
Not everyone infected with TB bacteria become sick. TB can live in your body without making you sick. This is called latent TB infection. People with latent TB infection do not feel sick and do not have any symptoms. The only sign of TB infection is a positive reaction to the tuberculin skin test (also called the PPD) or special TB blood test. People with latent TB infection are not infectious and cannot spread TB bacteria to others; however, if TB bacteria become active in the body and multiply, the person will get sick with TB disease. Many people with latent TB infection never get TB disease.
TB bacteria become active if the immune system can't stop them from growing. When TB bacteria are active, this is called TB disease. TB disease will make you sick. Symptoms of TB disease may include a bad cough lasting three weeks or longer, coughing up blood or sputum, chest pain, feeling weak and tired, weight loss, loss of appetite, fever, and sweating at night.

**Should I get Tested for TB?**
Everyone in jail and prison should get tested for TB. Everyone is asked if they have any of the most common symptoms of TB disease at intake. You will also have testing for latent TB infection, either by a skin test or a special TB blood test. A positive TB skin test or TB blood test only tells that a person has been infected with TB bacteria. It does NOT tell whether or not the person has TB disease. Other tests, such as a chest x-ray and sample of sputum, are needed to see if a person has TB disease.

**Is there Treatment for TB infection and TB disease?**
People with latent TB infection do not feel sick and cannot spread the bacteria, but they may develop TB disease in the future. They are often prescribed treatment to prevent them from developing TB disease. Because there are fewer bacteria in a person with latent TB infection, treatment is much easier and usually only one drug is needed.

A person with active TB disease has a large amount of TB bacteria in the body. TB disease can be treated by taking several drugs, sometimes for a year or more. It is very important that people who have TB disease take the drugs exactly as prescribed for the entire course of treatment.

*If you have any other questions or concerns about this information, ask your provider or kite the Infection Control Nurse*
SECTION VI - RESOLVING CONCERNS

DOC 120.500 Tort Claims by Inmates; DOC 550.100 Inmate Grievance Program; DOC 590.500 Legal Access for Inmates

Beginning at the Lowest Level

Before resorting to filing a grievance or other legal methods for resolving issues, you should try to speak with staff first. **You will be required to demonstrate that you have tried to resolve the issue before filing a grievance.** Communicating and discussing issues with staff will often clear up misunderstandings and resolve the issue.

Grievance Program

A grievance is a written, formalized complaint. If a sincere effort to resolve your issue at the lowest level has not been successful, then a formal grievance would be the next step in the process.

You may file a grievance on incidents that affect you personally and over which DOC has jurisdiction, including actions by employees, contract staff, volunteers, and other inmates.

To file a formal grievance or to appeal the outcome of a grievance, you must submit DOC 05-165 Inmate Complaint to the facility’s Grievance Coordinator. Specific information regarding how to complete this form is in the Inmate Grievance Program Manual, which is available at each facility in the libraries.

Emergency grievances are for resolution of issues that present a threat of death, injury, or disruption to the facility. These grievances are processed quickly.

**DOC 05-165 Inmate Complaint**

You should use DOC 05-165 Inmate Complaint, to file a grievance. Follow the directions on this form to document your complaint. If you plan to file a grievance and do not put your complaints on the Inmate Complaint Form, your correspondence may be sent back to you with a response requesting that you write your complaint on the proper form.
Each facility has a system in place so that you can send your complaints to the Grievance Office without other staff and/or inmates seeing about what you have written or complained.

When the Grievance Office receives your complaint, grievance staff will review your complaint to ensure it is on the proper form and meets the criteria for a grievance. If your complaint meets the criteria to file a grievance, your complaint will be investigated and you will receive a response as a result of the investigation. If you disagree with the response, you have the right to appeal to the next level. This information is explained in great detail on the Inmate Complaint Form (05-165) and the Inmate Grievance Program Manual, which is available at each facility in the libraries.

Grievances alleging PREA allegations/sexual misconduct will be forwarded immediately to the Shift Commander who will submit a confidential incident report and send a copy of the grievance to the PREA Coordinator. The PREA Coordinator will review to determine if the information falls in PREA definitions (DOC 490.850 Prison Rape Elimination Act (PREA) Response.). The inmate will be notified via the grievance response that the allegation was forwarded for review for a possible PREA investigation. If the allegation does not meet the definition of sexual misconduct, the grievance will be returned to the Grievance Coordinator for processing.

**Tort Claims**

**General Information**

Department staff and inmates are responsible for complying with Department policies and facility instructions regarding the handling of inmate personal property.

If there is alleged personal property damage or loss, inmates may file a tort claim with the State Office of Financial Management’s Risk Management Division. DOC recommends that inmates attempt to resolve such issues with the appropriate facility staff or through the inmate grievance process prior to filing a tort claim.

Inmates should request the SF 210 Standard Tort Claim Form Packet through their counselor. Upon completion of the form, inmates must send it to the address noted on the claim form.

The Department does not assume responsibility for filing such claims with the State Office of Financial Management’s Risk Management Division.
Legal Access

All inmates have the opportunity to communicate with the courts and legal counsel, as well as research and prepare for specific legal matters. Notary services are provided for legal matters as necessary. The Law Libraries are located within the eight major correctional facilities throughout the state. Camps/minimum security facilities do not have law library access, however, inmates can request a transfer if they can prove the need for access to a law library.

Contract Attorneys

Contract attorney services are available at major facilities. Eligible inmates can request these services through the local process. Additional information can be obtained through your counselor.

Legal Photocopies

Photocopies are permitted for inmates for a fee charged to the inmate's account. Photocopies of legal documents are available in the Law Library or through their counselor, but can only be made of documents pertaining to legal cases you are currently working on. Certain restrictions may apply.

Law Library Access

Inmates will have access to the resources of a law library; however, law library staff cannot offer or give legal advice. Law library services vary by facility:

- Major facilities have a law library; hours of access are posted in living units.
- In segregation and intensive management units, inmates must submit a written request for materials from the law library for use within their cell.
- Emergency access may be requested to meet certain types of deadlines. To request emergency access of law library services, inmates must complete DOC 02-247 Law Library Request for Priority Scheduling Deadline and submit it to designated staff.

Request for Disclosure of Records

Inmates may request to see his/her central file by completing and submitting DOC 05-066 Request for Disclosure of Records to the facility records office. All other requests for public records should be submitted in writing to:
Public Records Officer
Department of Corrections
P.O. Box 41118
Olympia, WA 98504-1118
PERSISTENT OFFENDER REQUIREMENTS

Effective June 6, 1996, anyone who is convicted of one of the following offenses for a second time is a “persistent inmate”. Persistent inmates will be sentenced to life with no possibility of release\(^1\). Offenses, including attempts, that count toward “two strikes” include, but are not limited to the following:

- Rape\(^1\)
- Rape 2
- Indecent Liberties w forcible compulsion; and any of the following with a finding of sexual motivation.
- Murder 1
- Murder 2
- Kidnapping 1
- Kidnapping 2
- Assault 1
- Assault 2
- Burglary 1

Convictions before June 6, 1996, for any of the listed offenses count as strikes, as do convictions for comparable offenses committed outside of Washington State.

Prior convictions may put you at risk under this new law. The consequence of being convicted a second time for any of the offenses listed above will be a sentence of life with no possibility of release.

The Department of Corrections is providing this notice as a courtesy. This notice does not create any legal right.

Per the Revised Code of Washington (RCW) 9.94A.030(33) an “inmate” means a person who has committed a felony established by state law and is eighteen years of age or older or is less than years of age but whose case is under superior court jurisdiction under RCW 13.04.030 or has been transferred by the appropriate juvenile court to a criminal court pursuant to RCW 13.40.110.

A “persistent inmate” per RCW 9.94A.030(36), is an inmate who:

\[(a)(i)\] Has been convicted in this state of any felony considered a most serious offense; and

\[(a)(ii)\] Has, before the commission of the offense under (a) of this subsection, been convicted as an inmate on at least two separate occasions, whether in this state or elsewhere, of felonies that under the laws of this state would be considered most serious offenses and would be included in the inmate score under RCW 9.94A.360; provided that of the two or more previous convictions, at least one conviction must have

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\(^1\) Sentencing requirements are contained in the Revised Code of Washington 9.94A.120(4).
occurred before the commission any of the other most serious offenses for which the inmate was previously convicted; or

(b)(i) Has been convicted of: (A) Rape in the first degree, rape of a child in the first degree, child molestation in the first degree, rape in the second degree, rape of a child in the second degree, or indecent liberties by forcible compulsion; (B) any of the following offenses with a finding of sexual motivation: Murder in the first degree, murder in the second degree, homicide by abuse, kidnapping in the first degree, kidnapping in the second degree, assault in the first degree, assault in the second degree, assault of a child in the first degree, assault of a child in the second degree, or burglary in the first degree; or (C) an attempt to commit any crime listed in this subsection (36)(b)(i); and

(ii) Has, before the commission of the offense under (b)(i) of this subsection, been convicted as an inmate on at least one occasion, whether in this state or elsewhere, of an offense listed in (b)(i) of this subsection or any federal or out-of-state offense or offense under prior Washington law that is comparable to the offense listed in (b)(i) of this subsection. A conviction for rape of a child in the first degree constitutes a conviction under (b)(i) of this subsection only when the inmate was sixteen years of age or older when the inmate committed the offense. A conviction for rape of a child in the second degree constitutes a conviction under (b)(i) of this subsection only when the inmate was eighteen years of age or older when the inmate committed the offense.

The sentencing is consistent with RCW 9.94A.570 which states, “Notwithstanding the statutory maximum sentence under any other provision of this chapter, a persistent inmate shall be sentenced to a term of total confinement for life without the possibility of release or, when authorized by RCW 10.95.030 for the crime of aggravated murder in the first degree, sentenced to death. In addition, no inmate subject to this section may be eligible for community custody, earned release time, furlough, home detention, partial confinement, work crew, work release, or any other form of authorized leave from a correctional facility while not in the direct custody of a corrections officer or officers, except (1) In the case of an inmate in need of emergency medical treatment; or (2) for the purpose of commitment to an inpatient treatment facility in the case of an inmate convicted of the crime of rape in the first degree.