# Behavior Accountability Guide

## Violations

### High Level Violations

*Must be directly related to a condition of supervision*

- 6th or subsequent low level violation process on an open cause
- Weapons use/possession
- Contact with a prohibited business/location or person
- Domestic Violence related violation behavior
- Threatening/Assaultive behavior towards employees or their families
- Search refusal
- Use of device/adulterants to interfere with/alter the urinalysis (UA) process
- Unauthorized possession of ammunition or explosives
- Absconding from supervision as defined in DOC 350.750 Warrants, Detainers, and Holds
- Unapproved residence for a sex offender (current offense)
- Failure to submit to a scheduled polygraph test
- Violation of the Drug Offender Sentencing Alternative (DOSA) Program as outlined in DOC 580.655 Drug Offender Sentencing Alternative - active Prison DOSA causes only
- Any behavior resulting in a new misdemeanor, gross misdemeanor, or felony conviction - active Underlying Felony causes only *(cannot be mitigated)*

### Low Level Violations

- All violations not listed as High

*A low level violation can be addressed through a hearing if defined aggravating factors are present and validated per DOC 460.130 Response to Violations and New Criminal Behavior*

## Violation Processes

### 1st Low Level Violation Process or a Mitigated Arrest – Stipulated Agreement

- If the offender refuses to sign the Stipulated Agreement or is arrested on a Secretary’s Warrant, s/he is ineligible for the non-confinement option

### 2nd - 5th Low Level Violation Process – Short Term Confinement

- 1-3 days confinement

### 6th+ Low Level Violation Process, all High Level Violations, all Low Level Violations with validated aggravating factor(s), and all Combination Violation Processes (contains both High and Low Violations) – Mandatory Arrest

- Proceed with a Department hearing with a maximum sanction of 30 days’ confinement
- On Prison DOSA, CCP, and CCI causes, offenders may be sanctioned to up to 30 days’ confinement or have full return time imposed under RCW 9.94A.633 or full reclassification
- Violations of the DOSA program require mandatory reclassification
- Mandatory 30 days’ confinement for threats/assault violations committed against employees or their families

- **Offenders with a misdemeanor cause(s) with suspended confinement time remaining may have a Department hearing or be referred back to the sentencing court for revocation/termination. Offenders with a misdemeanor cause(s) with no suspended confinement time remaining must be referred back to the court.**