

APPLICABILITY

PRISON/REENTRY/FIELD

FACILIY/SPANISH MANUAL

REVISION DATE 6/14/24

PAGE NUMBER 1 of 9 NUMBER **DOC 580.655**

POLICY

TITLE

DRUG SENTENCING ALTERNATIVE

REVIEW/REVISION HISTORY:

Effective: 6/23/00 DOC 670.655

Revised: 8/9/01 Revised: 3/6/03 Revised: 3/5/07

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Revised: 10/1/11

Revised: 10/12/15 DOC 580.655

Revised: 3/29/16 Revised: 10/18/16 Revised: 1/1/19 Revised: 10/28/19 Revised: 11/5/20 Revised: 3/23/22 Revised: 6/14/24

SUMMARY OF REVISION/REVIEW:

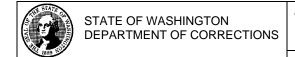
II.A.1.a.3)a), V.B.1.b.2), and V.B.3 Added clarifying language
Removed examples of imposed conditions in II.A.3.
VI.B.1.c.3) - Adjusted language for clarification

APPROVED:

Signature on file

tary 5/17/24 Date Signed

CHERYL STRANGE, Secretary Department of Corrections



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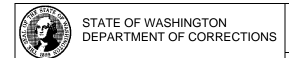
DOC 100.100 is hereby incorporated into this policy; RCW 9.94A; WAC 137-24; DOC 300.380 Classification and Custody Facility Plan Review; DOC 310.150 Reception, Initial Classification, and Custody Facility Plan; DOC 380.200 Supervision of Individuals in the Community; DOC 380.605 Interstate Compact; DOC 390.600 Imposed Conditions; DOC 460.130 Response to Violations and New Criminal Activity; DOC 460.140 Hearings and Appeals; DOC 580.000 Substance Use Disorder Treatment Services

POLICY:

- I. The Department has established procedures for the Drug Offender Sentencing Alternative (DOSA) program for individuals sentenced to DOSA per RCW 9.94A.660 to include the recommended level of care for Substance Use Disorder (SUD) treatment within available resources.
- II. An individual is considered an active participant in the DOSA program:
 - A. During total/partial confinement while serving the DOSA sentence or when a past or future DOSA sentence is served during that confinement period, and
 - B. While in the community during the time the DOSA community custody cause is being served.

DIRECTIVE:

- I. General Requirements
 - A. Before sentencing, the court may order the Department to conduct a risk assessment report and/or an SUD screening report, which will be documented on DOC 09-173 Risk Assessment Report or DOC 14-045 Substance Use Disorder Pre-Screen.
 - B. Before imposing a Residential DOSA sentence, the court may order the Department to conduct an SUD examination.
 - 1. The individual will sign DOC 14-172 Substance Abuse Recovery Unit Compound Release of Confidential Information at the time of the examination.
 - 2. The Substance Use Disorder Professional (SUDP) will complete DOC 14-179 Residential Drug Sentencing Alternative Examination Report.



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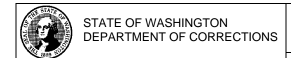
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- The SUDP will complete DOC 14-182 Drug Sentencing Alternative Non-Eligibility Finding Report if the individual is not eligible per RCW 9.94A.660.
- C. The sentencing court may order the individual back to court at any time per RCW 9.94A.660.
- Individuals will be ineligible for the DOSA program if subject to a valid Immigration and Customs Enforcement (ICE) deportation/removal order.
- II. General Responsibilities
 - A. The case manager will:
 - 1. Review the individual's compliance with the DOSA program and complete:
 - a. DOC 07-038 Drug Sentencing Alternative Compliance Review:
 - When a Custody Facility Plan is initiated or updated per DOC 300.380 Classification and Custody Facility Plan Review.
 - 2) When the individual requests to transfer out of state per DOC 380.605 Interstate Compact.
 - 45 days before the Earned Release Date (ERD).
 - b. DOC 02-175 Three Month (M3) Review Checklist per DOC 380.200 Supervision of Individuals in the Community.
 - 2. Monitor the individual's progress and compliance with treatment in coordination with the SUDP.
 - a. Progress will be documented in the electronic file in Treatment and EM Conditions under the Supervision Activities section for individuals on community supervision or in partial confinement receiving treatment by a community SUDP.



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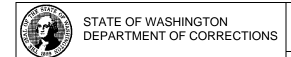
- Impose community supervision conditions on all active causes for Prison DOSA individuals per DOC 390.600 Imposed Conditions, if not imposed by the sentencing court.
- 4. Coordinate the transport of the individual to a community-based inpatient treatment facility when no other alternative is available for Residential DOSA cases.
- 5. Verify the individual is admitted to SUD treatment in the community.

III. Total Confinement Prison DOSA

- A. Individuals arriving at Reception Diagnostic Centers may be screened and assessed per DOC 310.150 Reception, Initial Classification, and Custody Facility Plan and DOC 580.000 Substance Use Disorder Treatment Services.
 - 1. DOC 14-042 Prison Drug Sentencing Alternative Agreement will be signed at the time of the SUD assessment.
- B. If the SUDP determines the SUD assessment indicates the individual is not in need of treatment, the SUDP will notify the DOSA Treatment Compliance Manager/designee.
 - 1. The DOSA Treatment Compliance Manager/designee will notify the Senior Records Manager, who will use DOC 09-124 Court Special to notify the sentencing court within 10 days of receiving the decision.
- C. Case managers who become aware of mental health issues that may affect participation in treatment will notify the DOSA Treatment Compliance Manager/ designee. The Substance Abuse Recovery Unit (SARU) Administrator will consult the Director of Mental Health as needed to determine the individual's ability to participate.
 - 1. The DOSA Treatment Compliance Manager/designee will notify the case manager of the final decision.

IV. Residential DOSA

- A. The Field Administrator for the county where the residential treatment facility (e.g., therapeutic community, inpatient program) is located will designate a CCS/designee to act as a liaison between the treatment facility and the Department.
- B. The case manager will submit DOC 09-260 Court Special Drug Sentencing Alternative to the court one week before a scheduled court hearing and provide



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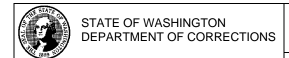
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progress information, provided by the treatment facility, while the individual is in treatment.

- C. Case managers will coordinate with the individual and treatment facility before release to community supervision to arrange necessary clean and sober housing, if appropriate.
- V. Violations of the DOSA Program
 - A. Violations for Residential DOSA individuals will be reported to the sentencing court per DOC 460.130 Response to Violations and New Criminal Activity.
 - 1. For Residential DOSA individuals subject to a valid deportation/removal order, the case manager will notify the sentencing court using DOC 09-124 Court Special.
 - B. Individuals with a Prison DOSA sentence serving total/partial confinement time are in violation of the DOSA program and will be reclassified to serve the remainder of the DOSA sentence if they fail to complete or are administratively terminated from the DOSA program.
 - 1. Willful violations of the DOSA program, proven by a preponderance of evidence, will result in reclassification of the sentence structure.
 - a. Failure to enter into SUD treatment as directed will be considered failure to complete the DOSA program.
 - b. An individual may be administratively terminated for treatmentrelated or drug-related behavior as determined by the:
 - 1) SARU for individuals in Prison.
 - 2) RCM/CCS for individuals serving partial confinement time.
 - c. Negotiated sanctions may not be used for failing to complete or being administratively terminated from SUD treatment.
 - 2. If the SUDP/supervisor or DOSA Treatment Compliance Manager/ designee determines an individual serving the confinement portion of a DOSA sentence in Prison has violated the DOSA program:
 - a. The SUDP/supervisor or DOSA Treatment Compliance Manager/designee will:
 - Complete DOC 14-044 Substance Use Disorder Discharge Summary and Continued Care Plan and/or DOC 14-197



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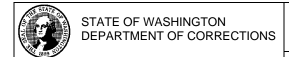
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Drug Sentencing Alternative Treatment Termination Report including reasons for terminations and forward it to the DOSA Treatment Compliance Manager/designee for review,

- Notify the case manager, and
- 3) Be available to testify at the hearing or assign a designee.
- Discharge summaries and recommendations for individuals receiving services in Prison will be reviewed per DOC 580.000 Substance Use Disorder Treatment Services.
 - The DOSA Treatment Compliance Manager/designee will notify the SUDP/supervisor and case manager of a decision made based on recommendations.
 - 2) If the decision is that the individual should not be terminated from SUD treatment, no hearing will be held and the individual will be retained in the DOSA program and treatment within available resources.
- DOC 17-076 Initial Serious Infraction Report, citing a 762 violation consistent with infraction language, will be completed and forwarded to the CPM/RCM/CCS/designee for preponderance of evidence review.
 - a. DOC 17-069 Infraction Review Checklist will be completed with the report, including supporting documents and evidence, by the:
 - 1) DOSA Hearing Manager for individuals in Prison.
 - 2) Case manager for individuals serving partial confinement time.
 - b. 557 and 810 violations will not be used for individuals in violation of the DOSA program.
- C. Individuals with a Prison DOSA sentence serving community supervision on an active DOSA cause are in violation of the DOSA program and will be reclassified to serve the remainder of the DOSA sentence if they fail to complete or are administratively terminated from SUD treatment.
 - Failure to enter into SUD treatment as directed will be considered failure to complete the DOSA program.



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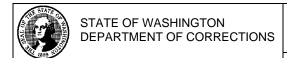
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- 2. Negotiated sanctions may not be used for failing to complete or being administratively terminated from SUD treatment.
- For individuals on community custody, the case manager will report the violation per DOC 460.130 Response to Violations and New Criminal Activity.

VI. Hearings

- A. The Hearings Unit will preside over hearings for Prison DOSA individuals who are in violation of the DOSA program. Hearings will be conducted per DOC 460.140 Hearings and Appeals.
 - To prepare for the hearing, the case manager/DOSA Hearing Manager will:
 - a. In total/partial confinement, email a request to schedule a hearing to dochearingsunit@doc1.wa.gov.
 - Compile relevant documentation, including behavioral information and/or discharge summary provided by the SARU or community treatment provider.
 - When applicable, the case manager/DOSA Hearing Manager will coordinate with the case manager where the violation behavior occurred to prepare and/or gather necessary documents and arrange the scheduling of witnesses.
 - 2) SARU clinical documentation (e.g., discharge summaries, agreements) related to treatment while in Prison will be requested by emailing docsadosarecords@doc1.wa.gov.
 - Clinical treatment documentation related to a communitybased treatment should be requested directly from the community treatment provider.
 - 2. In Prisons, the Department SUD Regional Director/supervisor/designee may attend the hearing and will be prepared to testify and respond to questions for treatment-related issues.
 - a. Participation by phone will be allowed if in-person attendance is not possible.



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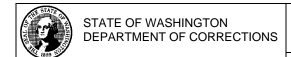
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- 3. If the individual is found not guilty or a guilty finding is reversed or vacated on appeal:
 - a. Prison individuals will be reinstated into the DOSA program and SUD treatment, within available resources, according to clinical placement by the SARU.
 - b. Individuals in partial confinement or on community custody will be directed to resume SUD treatment in the community.
- 4. If the Hearing Officer determines by a preponderance of the evidence that the individual was in violation of the DOSA program, the Hearing Officer will reclassify the individual to serve the remaining portion of the DOSA sentence as follows:
 - a. All Prison DOSA causes will be reclassified for individuals in total/partial confinement who have served or will serve the confinement portion of the DOSA sentence.
 - b. All active Prison DOSA causes will be reclassified for individuals on community custody.
- B. The Hearings Unit will preside over hearings for individuals with a Prison DOSA sentence serving total/partial confinement time or community supervision on an active DOSA cause, who are subject to a valid ICE deportation/removal order per DOC 460.140 Hearings and Appeals.
 - 1. To prepare for the hearing, the case manager will:
 - a. Email a request to dochearingsunit@doc1.wa.gov to schedule a hearing,
 - b. Compile relevant documentation, including the ICE deportation/ removal order,
 - c. Complete and serve DOC 09-231 Notice of Allegations, Hearing, Rights, and Waiver no less than 24 hours and no more than 5 business days before the hearing to the individual with:
 - 1) DOC 09-248 Prison DOSA Deportation/Removal Order Hearing Disposition Report,
 - 2) The deportation/removal order, and



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- 3) Additional supporting evidence that will be used at the hearing.
- d. Be available to present evidence and/or testify at the hearing.

VII. Out-of-State Transfer for DOSA Individuals

- A. Case managers will review the individual's compliance with the DOSA program using DOC 07-038 Drug Sentencing Alternative Compliance Review before submitting a request to transfer out-of-state.
 - 1. Individuals will be responsible for any requirements of their Judgment and Sentence, including treatment.

DEFINITIONS:

The following words/terms are important to this policy and are defined in the glossary section of the Policy Manual: Case Manager, Community Custody, Drug Offender Sentencing Alternative (DOSA), Substance Use Disorder. Other words/terms appearing in this policy may also be defined in the glossary.

ATTACHMENTS:

None

DOC FORMS:

DOC 02-175 Three Month (M3) Review Checklist

DOC 07-038 Drug Sentencing Alternative Compliance Review

DOC 09-124 Court - Special

DOC 09-173 Risk Assessment Report

DOC 09-231 Notice of Allegations, Hearing, Rights, and Waiver

DOC 09-248 Prison DOSA Deportation/Removal Order Hearing Disposition Report

DOC 09-260 Court Special - Drug Sentencing Alternative

DOC 14-042 Prison Drug Sentencing Alternative Agreement

DOC 14-044 Substance Use Disorder Discharge Summary and Continued Care Plan

DOC 14-045 Substance Use Disorder Pre-Screen

DOC 14-172 Substance Abuse Recovery Unit Compound Release of Confidential Information

DOC 14-179 Residential Drug Sentencing Alternative Examination Report

DOC 14-182 Drug Sentencing Alternative Non-Eligibility Finding Report

DOC 14-197 Drug Sentencing Alternative Treatment Termination Report

DOC 17-069 Infraction Review Checklist

DOC 17-076 Initial Serious Infraction Report