



**DEPARTMENT OF CORRECTIONS
MONTANA STATE PRISON
OPERATIONAL PROCEDURE**

Procedure:	3.4.1 INSTITUTIONAL DISCIPLINE
Effective Date:	February 14, 1997 Page 1 of 13 and 10 Attachments
Revision Date(s):	November 12, 1999; September 27, 2004; November 7, 2005; May 1, 2008; October 14, 2009; October 29, 2012; December 16, 2014; March 4, 2015; April 22, 2016; January 4, 2017, January 1, 2020
Reference(s):	DOC 3.4.1
Signature:	/s/ Lynn Guyer /Warden

I. PURPOSE

To implement an inmate disciplinary system that serves to maintain order in the facility and protect the public, inmates, and staff through the impartial application of a fully developed, well-understood set of rules, regulations, and hearing procedures that incorporate all applicable due process requirements.

II. DEFINITIONS

Cell/Cube/Block Confinement/Restriction – A disciplinary sanction that confines an inmate to a designated area except for attendance at work, school assignment, scheduled medical appointment, treatment appointments, visits, religious activities, and meals. The inmate will be allowed emergency phone calls and scheduled legal calls per *MSP Procedure 3.3.7, Inmate Access to Telephones*.

Contraband – Any item not approved or authorized by law, policy, or rule. For the purpose of this operational procedure contraband includes, but is not limited to:

1. any item in the possession of an inmate that is not authorized for his retention;
2. item(s) in excess of authorized quantities;
3. any item in the possession of an inmate or found in his cell that has been altered from its original condition; and
4. any item being used by an inmate for a purpose other than what it was intended.

Disability – see DOC 3.3.15, Americans with Disabilities Act (ADA) Offender Accommodations, for the definition and an explanation of disability.

Disciplinary Detention – A form of separation from the general population in which an inmate who has committed a serious violation(s) of conduct regulations is confined to an individual cell by a disciplinary committee or other authorized group for short periods of time to individual cells separated from the general population. Placement may occur after a finding of a rule violation at an impartial hearing and when there is not an adequate alternative disposition to regulate the inmate’s behavior.

Disciplinary Hearing Investigator (DHI) – The staff member designated to conduct necessary investigations into a reported major rule infraction.

Disciplinary Hearing Officer (DHO) – An impartial staff member designated to conduct disciplinary hearings.

Evidence – Information presented at the hearing which supports or refutes the charges. Evidence may consist of one or more of the following:

1. the disciplinary report. The disciplinary report alone may serve as the basis for the decision;

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2. oral testimony, eyewitness accounts, or other personal knowledge;
3. physical evidence;
4. inmate's statement or testimony;
5. witness or document evidence; and
6. hearsay evidence if it appears reliable and relevant to the alleged infraction.

Housing Unit Disciplinary Team (HUDT) – A one or two-member team of unit staff appointed by the Unit Manager to conduct minor infraction disciplinary hearings or Waiver of a Hearing/Agreement.

Immediate Corrective Guidance – A form of progressive discipline in lieu of a rule infraction report.

Incident – An event encompassing one or more rule violations.

Major Infraction – A misconduct violation that, in the judgment of the investigating staff member, is considered more serious than a minor infraction. Major infractions may be violations of state or federal criminal law.

Minor Infraction – A misconduct violation that does not have serious inmate and institutional management implications.

Agreement – A disciplinary hearing procedure that provides an inmate the opportunity to plead guilty to a major or minor infraction, as written, accept an offered sanction determined by the DHO or HUDT, and waive the right to a hearing on that incident.

Offender Americans with Disabilities Act (ADA) Coordinator-The individual assigned from the Clinical Services Division to facilitate ADA compliance for offenders.

OMIS – Acronym for the Department's Offender Management Information System.

PREA Compliance Manager (PCM) – Staff member responsible for PREA compliance at a facility.

Pre-Hearing Confinement (PHC) – A short-term, non-punitive housing status that is used to safely and securely control high-risk or at-risk inmates.

Property Restriction Level 1 and 2 – A restriction of property specifically authorized for tattoo violations:

Level 1- electric razor, radio, MP3 player, game device and all accessories

Level 2- all items on level 1 plus TV and all accessories

Qualified Mental Health Professionals – includes psychiatrists, psychologists, psychiatric social workers, licensed professional counselors, psychiatric nurses, or others who, by virtue of their education, credentials, and experience, are permitted by law to evaluate and care for the mental health needs of offenders.

Sanction – A penalty given as a result of being found guilty of a rule infraction.

Sexual Act – Contact between the penis and the vagina or the penis and the anus involving penetration, however slight; contact between the mouth and the penis, vagina, or anus; or penetration of the vagina or anus of another person by hand, finger, or other object. Behavior or misconduct as defined in DOC Policy 1.1.17, Prison Rape Elimination Act (PREA)

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Summary Action – The lowest form of disciplinary action used for inmate contraband, with mutual agreement between the staff member who discovers the contraband and the inmate. If the inmate accepts the summary action, the staff member will have him sign the form to verify his agreement. If this action is not mutual, staff will cite the inmate on an infraction report and a disciplinary hearing will be conducted.

III. PROCEDURES

A. Pre-hearing Procedures

1. A staff member must implement progressive discipline whenever they have a reasonable belief that an inmate has violated an institutional rule or law, while at the facility, in transport, or off site in custody. Progressive discipline may include:
 - a. Informal Resolution (verbal warning/reprimand, counseling) – when verbal communication achieves the desired corrective action a written citation of the infraction is unnecessary;
 - b. Immediate Corrective Guidance – a staff member who observes inappropriate behavior may offer the inmate a sanction from the immediate corrective guidance column of the sanction grid. No infraction report is written and no disciplinary hearing is conducted. The staff member imposing the immediate corrective guidance is responsible for logging the action taken in the system warning log; and
 - c. Rule Infraction Citations (Summary Action Citation, Disciplinary Infraction Report), this will consist of the following:
 - 1) *Summary Action Citation* (attachment D) – A mutual agreement entered into by a staff member who discovers contraband, and an inmate to dispose of the contraband; and
 - 2) *Disciplinary Infraction Report* (attachment B) – Staff is encouraged to attempt informal resolution for minor incidents. However, if a staff member believes an offense cannot be handled by informal resolution they will file a written Disciplinary Infraction Report and a disciplinary hearing will be conducted to include:
 - a) two levels of infractions that staff may cite an inmate on due to him violating an institutional rule. The *Inmate Disciplinary Rule Infractions list* (attachment A) outlines the rules and numerical codes for the following infraction levels:
 - (1) Minor - may be resolved through an informal or formal process that includes providing the inmate with a written statement of the violation and a decision by an uninvolved individual. An inmate will not be placed in disciplinary detention for a minor infraction; and
 - (2) Major - may be resolved through a hearing or Waiver of a Hearing/Agreement that includes providing the inmate with a written statement of the violation and a decision by an uninvolved individual. An inmate may be placed in disciplinary detention for a major infraction and felonies may be prosecuted.
 - b) Disciplinary Infraction Reports must include the following information:
 - (1) name(s) of inmate and their adult Offender (AO) number;
 - (2) date, time and location (if known);
 - (3) specific rule(s) alleged to have been violated and its corresponding numerical code from the *Inmate Disciplinary Rule Infractions list* (attachment A);
 - (4) names of staff and inmate witnesses to the incident;
 - (5) supplementary reports by witnesses and/or involved staff;
 - (6) a statement of the charges;

- (7) unusual behavior exhibited by the inmate;
 - (8) facts surrounding the incident sufficient to answer the questions of who, what, why, where, when and how;
 - (9) disposition of any evidence involved;
 - (10) signature and printed name of reporting staff member;
 - (11) signature and printed name of reporting staff member's immediate supervisor, or a shift commander's printed name and signature when the immediate supervisor is unavailable; and
 - (12) any action taken, including pre-hearing confinement (must include specific location and approval by medical/mental health when necessary) and/or confiscation of property or contraband.
 - c) In citing the specific rule infraction(s), staff must identify the one or two infractions that best fit the incident; and
 - d) absent extraordinary circumstances, staff must fill out and submit Disciplinary Infraction Reports within 24 hours of the rule violation taking place, or within 24 hours of the discovery of the rule infraction. Information discovered during the investigative process may require additional time.
2. When an item is seized from an inmate or his cell that may be utilized in criminal prosecution, staff will adhere to the following procedure to maintain a clear chain of evidence:
 - a. correctly and completely fill out an evidence receipt/card/tag and attach it to the evidence. The time and date of when evidence passed from the control of one person to another must be documented;
 - b. bring all tagged physical evidence to the Shift Commander who will securely place it in the Investigator's Evidence Locker. The Shift Commander will forward a copy of the infraction report to the DHI for notification purposes;
 - c. dispose of evidence once it is no longer needed in accordance with *DOC 3.1.17, Searches & Contraband Control*; and
 - d. investigators or their designees will conduct periodic audits of evidence storage areas to ensure staff has processed evidence in compliance with appropriate policy and procedures.
3. An inmate who is reasonably believed to be a clear threat to the safety and secure operations of the facility, a direct threat to the safety of persons, who may interfere with an investigation, or who poses a danger to himself may, upon a written statement of reasons, be placed in PHC prior to receiving a disciplinary hearing or classification review. The process includes:
 - a. the Warden, or designee, must review each inmate moved to PHC within one working day after confinement.
 - b. review of alternatives to pre-hearing confinement
 - c. consideration of impact on medical and mental health conditions exhibited by the inmate and possible alternatives that may be available to compensate for the conditions;
 - d. staff may not place an inmate in PHC based solely on information obtained from a single confidential informant without first determining that informant's reliability;
 - e. when an inmate is placed in PHC for a disciplinary infraction, the *Disciplinary Infraction Report form* (attachment B) must be served to the inmate within 24 hours, and the DHO must conduct a disciplinary hearing within 72 hours, unless additional investigation is needed. The 72 hours commences upon the inmate's placement in PHC;
 - f. the DHO will credit the inmate with any time spent in PHC against any subsequent term of disciplinary detention imposed, and

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- g. an inmate in Disciplinary Detention must have access to programs and services that include but are not limited to the following:
 - 1) educational services
 - 2) commissary services
 - 3) library services
 - 4) social services
 - 5) counseling services
 - 6) religious guidance, and;
 - 7) recreational programs
 - A. programs and services are not required to be identical to those provided in general population, however, there may be major differences for any reasons other than danger to life, health or safety.

- 4. The DHI, or designee, will complete the Notice of Hearing/Prehearing Action section of the *Disciplinary Infraction Report form* (attachment B) for each major infraction report when the report is served to the inmate. The DHI will collect necessary statement(s) without unreasonable delay. Any delay must be explained in writing. The DHI will ensure that a copy of the infraction report is provided to the inmate within 7 working days of the date it was written, unless exceptional circumstances arise, in which case the DHI must provide the inmate with the report at the earliest possible time.

- 5. A hearing agreement allows an inmate to plead guilty to the infraction(s) he was cited for, and accept a sanction(s) pre-determined by the DHO or HUDT. This process is as follows:
 - a. the staff conducting the hearing will research the inmate's disciplinary history as well as the nature and seriousness of the incident before considering offering the inmate an agreement. If the staff member decides to offer the inmate an agreement, they must pre-determine what sanction(s) they are going to offer. The sanction(s) must be within operational procedure guidelines for the infraction(s); and
 - b. the offer is not negotiable or subject to alteration. The inmate can only accept or decline the offer. The following actions may proceed:
 - 1) if the inmate accepts, the staff member will fill out an *Agreement/Waiver/Refusal form* (attachment G). When signed by the inmate and either the DHO or HUDT, the agreement concludes the disciplinary process for the infraction(s). By signing the agreement, the inmate waives his right to a regular hearing and appeal. The staff member(s) will impose the sanction(s) and distribute copies of the *Agreement/Waiver/Refusal form* (attachment G) and the infraction report, with attachments, to appropriate staff; or
 - 2) if the inmate declines, the case will be handled through the regular major or minor infraction disciplinary hearing process.

B. Disciplinary Hearing Procedures

- 1. The process for handling minor infractions is as follows:
 - a. minor rule infraction reports will be forwarded to the respective Unit Manager or designee who will review each report for legibility, completeness, and correctness of the charge. The Unit Manager or designee may request that the reporting staff member make corrections, additions or deletions that more accurately reflect the circumstances surrounding the alleged infraction;

- b. absent exceptional circumstances, within 7 working days of the date the infraction was written, the HUDT must review the report and take one of the following actions:
 - 1) dismiss the case and take no further action;
 - 2) offer the inmate an agreement; or
 - 3) conduct a hearing as outlined below and impose the appropriate sanctions. Hearings will be conducted as follows:
 - a) in the respective housing unit by the HUDT. In the event that a member of the HUDT wrote the infraction, the Unit Manager or designee will appoint another staff member to replace the reporting member on the HUDT;
 - b) a member of the HUDT will review and serve the completed infraction report, with attachments, to the inmate at least 24 hours prior to the hearing. If the inmate refuses to sign, the staff member will note that on the form and have another employee witness and sign verifying that a copy of the report was given to the inmate. The inmate may waive the 24-hour notice at the time the citation is served;
 - c) the inmate must be provided the opportunity to appear at the hearing and provide evidence;
 - d) the HUDT must complete a *Disciplinary Hearing Decision form* (attachment C), noting the evidence that was relied upon to make their finding, the reasons for the finding, and the sanctions imposed; and
 - e) in all cases, the HUDT will notify the inmate of the action(s) taken if the person who wrote the infraction wants to know the disposition of the hearing; he or she must either check with the HUDT or the HUDT disposition sheets.
2. The process for handling major infractions is as follows:
 - a. major rule infraction reports will be forwarded to the immediate supervisor who will review each report for legibility, completeness, and correctness of the charge. The immediate supervisor or designee may request that the reporting staff member make corrections, additions, or deletions that more accurately reflect the circumstances surrounding the alleged infraction;
 - b. the immediate supervisor will sign and route all completed major rule infraction reports to the Shift Commander as soon as possible, but no later than the end of the his or her shift. In the absence of an immediate supervisor, staff will route all reports to the Shift Commander (The immediate supervisor's signature is a review mechanism only and not a procedural requirement. Absence of the immediate supervisor's signature does not constitute a violation or breach of policy.);
 - c. the Shift Commander will review each report for legibility, completeness, and correctness of charge and may delete redundant or excessive charges on the infraction report without returning it to the staff member who authored the report;
 - d. the Shift Commander will forward the report to the DHI, unless the infraction necessitates the placement of the inmate in PHC. If the inmate is placed in PHC the Shift Commander will ensure that the citation is served to the inmate within 24 hours;
 - e. the DHI will review the report. The DHI or designee will serve the completed report, with attachments, to the inmate at least 24 hours prior to the hearing. Information or reports that may jeopardize the safety of others or the security of the facility will not be provided to the inmate. The inmate may waive the 24-hour notice at the time the citation is served. The inmate will be asked to acknowledge service by signing a *Notice of Hearing/ Prehearing Action form*. If the inmate refuses to sign, the DHI will note that the inmate refused to sign

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- and have another employee witness and sign verifying the inmate refused to sign and was given a copy of the report
- f. If the inmate's recent behavior indicates he may destroy the report, the DHI will note that on the form and have another employee witness and sign verifying that a copy of the report was given to the inmate.
 - g. An inmate may waive a hearing by filling out the appropriate section of the *Notice of Hearing/ Prehearing Action form*.
 - h. Information or reports that may jeopardize the safety of others or the security of the facility will not be provided to the inmate.
 - i. The inmate must be informed that if he intends to provide names of witnesses he must do so by forwarding an *Offender Staff Request form* (OSR or "kite") to the DHI. The DHI will collect statements from listed witnesses.
 - j. If it is determined criminal charges may be filed, the Department investigator will advise the inmate of his Miranda Rights.
 - k. An inmate may seek a continuance of a hearing through a written request to the DHI explaining the need for the continuance. The DHI will grant or deny the request in writing. If the request is granted, the inmate will be notified in writing of the new hearing date and time.
 - l. Absent exceptional circumstances, within 7 working days of the date the infraction was written, the DHO must review the report and take one of the following actions:
 - 1) dismiss the case and take no further action;
 - 2) offer the inmate an *Agreement*; or
 - 3) conduct a hearing as outlined below and impose the appropriate sanctions. This includes:
 - a) the inmate must be afforded the opportunity to appear and be present throughout the disciplinary hearing except during the period of deliberation, when confidential information is presented, or if the inmate is removed by order of the DHO due to behavioral problems. An inmate may waive their presence at the hearing. If an inmate fails (or refuses) to appear at a disciplinary hearing, or is removed due to disruptive behavior; the DHO may proceed with the hearing and make a decision based on information in the *Disciplinary Infraction Report* (attachment B) and any other available report and/or evidence. The DHO must document an inmate's failure to appear or removal on the decision form and have another staff member witness and sign the form. The DHO must complete an *Agreement/ Waiver/ Refusal form* (attachment G) if the inmate refuses to attend the hearing;
 - b) the DHO must ensure that the inmate understands the charge(s) against him and must conduct a fair and orderly hearing;
 - c) if DHO determines an inmate is unable to prepare and present a defense, the inmate requests staff assistance or an interpreter, or the inmate claims a condition under the *Americans with Disabilities Act* (ADA), the DHO will grant a continuance (Noting his/her reasons on the *Disciplinary Hearing Decision form* (attachment C) and ensure appropriate assistance and/or resources are provided to assist the inmate in presenting his case;
 - d) the inmate must be provided an opportunity to present evidence unless the DHO makes a written finding that evidence to be presented would jeopardize the safety of others or the security of the facility. The DHO has an obligation to investigate any

- new evidence presented at the hearing that the DHO believes is relevant to the alleged infraction;
- e) evidence, testimony, questions, and examination is to be limited to facts relevant to the alleged infraction(s);
 - f) witness testimony may be presented in writing. The inmate will be permitted to call witnesses on his behalf unless:
 - (1) permitting the witness to testify would jeopardize the safety of others or the security of the facility;
 - (2) testimony would be irrelevant or redundant;
 - (3) the witness's testimony concerns the general character of the inmate;
 - (4) the inmate does not appear at the hearing; or
 - (5) the inmates' actions are inappropriate during the hearing.
 - g) if a witness is not permitted to testify, the DHO must document the reason for excluding the testimony;
 - h) an inmate may be found guilty of an infraction on the basis of verified information from a reliable source whose identity is not disclosed to the accused inmate if doing so creates a risk to the safety of the source;
 - i) the DHO may make a finding of guilty if he/she is persuaded by the evidence that an infraction occurred;
 - j) the DHO may recess the hearing to collect additional information; however, the DHO's decision must be made solely on the evidence presented;
 - k) the DHO must ensure the inmate receives, orally and in writing, a statement of the findings, evidence relied upon, sanction(s) imposed, and the reasons for finding and sanction;
 - l) the DHO may suspend imposed sanctions for a specified period of time not to exceed 90 days. The DHO must document the terms of the suspension on the findings decision form. If the inmate violates these terms the DHO may revoke the suspended sanction(s) and impose new sanctions. The initial sanctions that were suspended shall run consecutive to the new sanctions. The DHO may not use the revokes suspension as one of the sanctions for the new offense;
 - m) the DHO may postpone the hearing if an inmate is unavailable (on escape status, is hospitalized, or is On Leave to Custody) or under direct mental health care. The hearing may also be postponed pending arrival of necessary evidence;
 - n) the DHO may find an inmate guilty, not guilty, or guilty of more appropriate offense; and
 - o) correctional staff may be allowed to sit in on major infraction hearings. Staff will not participate in the hearing unless so directed by the DHO. At no time will an inmate be allowed to interrogate or cross examine a correctional staff member.

C. Accommodations for Inmates with Disabilities During the Disciplinary Process

1. If an inmate is unable to complete any form mentioned herein, as a result of a physical or mental disability, staff shall assist the inmate in completing the form. The inmate will be required to request, if appropriate, his intent to appeal the disciplinary disposition to the disciplinary hearing officer and request assistance. Once the disciplinary staff have communicated with the inmate, staff shall assist the inmate in completing the requisite form. If the staff member contacted is unable to sufficiently communicate with the inmate, staff shall

request the assistance of appropriate staff or other persons with requisite training, such as the offender ADA Coordinator. All information shared between the inmate and staff shall be confidential from other inmates and unnecessary staff and shall not be disclosed other than to enable the inmate to file or otherwise pursue the appeal or ensure that an appropriate accommodation is provided in the disciplinary appeal process. If assistance is provided, an appropriate notation shall be made in OMIS.

2. If the inmate, as a result of physical or mental disability, would be unable to sufficiently understand a disciplinary write-up or a written response provided to an appeal of the disciplinary write-up, the offender ADA coordinator and/or his designee shall meet with the inmate to discuss: the decision; if applicable, the process for appealing the decision; and the timeframe within which the appeal must be filed. This accommodation shall be documented in the inmate's institutional record and in OMIS. All information shared between the individual inmate and staff shall be confidential from other inmates and unnecessary staff and shall not be disclosed other than to enable the inmate to file or otherwise pursue the appeal process or to ensure that an appropriate accommodation is provided in the grievance process.
3. If assistance is provided or any other requirement is waived, an appropriate notation shall be made in OMIS.

D. Sanctions

1. The DHO or HUDT will impose an appropriate sanction(s) from *the Inmate Disciplinary Sanction Grid* (attachment E) when a charge is substantiated.
2. Any portion of a sanction may be suspended for a specified period of time not to exceed 90 days. Inmates will be informed in writing of the conditions under which the sanction is being suspended.
3. The DHO or HUDT may not impose, nor will the grid contain, any of the following sanctions:
 - a. any form of dietary restriction or the use of food or meals as punishment;
 - b. any form of corporal punishment;
 - c. any form of discipline imposed by one inmate on another inmate;
 - d. detention in excess of 30 consecutive;
 - e. deprivation or denial of clothes, bedding and personal hygiene items. This does not apply to those inmates who engage in the practice of destroying such items. In such instances, the Warden or designee will be notified, and the decision to deprive must be reviewed by the DHO or HUDT at intervals not to exceed 24 hours;
 - f. the use of a "padded or isolation cell" or restraints as punishment. Restraints may only be used for otherwise uncontrollable inmates in accordance with *DOC 3.1.8, Use of Force and Restraints*; or
 - g. deprivation of general correspondence, visiting, or telephone privileges when the offense is unrelated to a violation of facility rules relating to that activity. In no case will special mail privileges or attorney visits be suspended. If an inmate is sanctioned to cell restriction, the inmate will only be allowed emergency phone calls and scheduled legal calls
4. In non-emergent circumstances, no inmates shall be disciplined, placed on a behavior plan, classified or reclassified to a higher level of security based upon his disability or upon behavior

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that is a product of his disability, after a prompt and appropriate evaluation by a qualified mental health professional.

5. No inmate shall be placed in pre-hearing confinement or placed in Restrictive Housing based solely on his disability or upon behavior that is a product of his disability unless, after a prompt and appropriate evaluation by a qualified mental health professional, such staff determines that the inmate presents such an immediate and serious danger that there is no reasonable alternative. In such a case, the inmate will be promptly and regularly re-evaluated with the goal of securing appropriate treatment and reintegrating into general population.

E. Records

2. The DHO and HUDT must ensure that a copy of each disciplinary document (infraction reports, notifications, witness report, etc.) are forwarded to:
 - a. the MSP Records Department for placement in the Main File on the inmate;
 - b. the inmate's housing unit for placement in the six-part Mini File on the inmate; and
 - c. the inmate.
3. If an inmate is found not guilty of an alleged infraction (major or minor) all references to the infraction will be removed from these files if reasonably possible. Otherwise, the file must clearly indicate that the inmate was found not guilty of the alleged infraction.
4. The DHO or designee will post the results of hearings on a hearings report that is available to staff, which notes the disposition of the disciplinary hearing. Findings of not guilty or a change in infraction will have a clear explanation as to the reason. Unit Sergeants will print the results form and post it in the Sergeant's office. If staff has questions concerning the disposition they are to contact the DHO.
5. The DHI and DHO will ensure that the findings from all major disciplinary hearings and Agreements are posted in OMIS and distributed to the Board of Pardons and Parole, Records, and housing unit (for placement in the Mini File).

F. Administrative Review

6. The process for review of major infractions is as follows:
 - a. the Warden or designee will review the infraction report and disciplinary findings form of each major infraction within 15 working days of the date of the hearing to ensure the infraction was handled in accordance with operational procedure, regardless of whether or not the inmate has filed an appeal;
 - b. the Warden or designee may:
 - 1) uphold the decision and the sanction(s) imposed;
 - 2) reverse the decision (must provide written justification for the action);
 - 3) reduce the infraction level to a minor;
 - 4) in the case of new or missed evidence remand the decision back to the DHO (must provide written justification for that action); or
 - 5) uphold the decision but modify the sanction(s) imposed when such action is warranted based on the record.
 - c. Under no circumstances shall the Warden or designee increase the sanction imposed. The Warden or designee will then return the infraction reports to the DHO;

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- d. the reviewing official is limited to ensuring that the DHO's decision and sanctions are within policy and regulations, and determining whether the DHO could have rationally concluded that the evidence supports the decision, not whether the reviewing official would have made the same decision. The Warden or designee will return the infraction report to the DHO; and
 - e. if the Warden does change the decision and/or sanction upon review, the inmate has a right to appeal when notified of the change, unless the sanction was reduced to a minor.
7. The process for review of minor infractions is as follows:
- a. The DHO, DHI, or designee will review the infraction report and disciplinary findings form of each minor infraction within 15 working days of the date of the hearing to ensure the infraction was handled in accordance with operational procedure. The DHO or DHI will consult with the Warden or designee concerning any discrepancies and take any necessary remedial action.

G. Appeals

1. At the conclusion of a major infraction hearing, the DHO will advise the inmate of his right to appeal the decision and will document the inmate's choice in the appropriate section of the findings form. The DHO will not offer the inmate an appeal under the following circumstances:
 - a. the hearing decision reduced the major to a minor infraction;
 - b. the inmate waived or refused to attend the hearing either by signing a waiver form or by refusing to sign the Notice of Hearing; or
 - c. the inmate was removed prior to the conclusion of the hearing by the DHO due to behavioral problems during the hearing.
2. If the inmate chooses to appeal the decision the DHO will provide him with a *Disciplinary Appeal form* (attachment H) and explain that he has 15 days to fill it out and submit it to the DHO or DHI.
3. Upon receipt of the completed appeal form, the DHO or DHI will forward the completed appeal form and all related disciplinary documents to the Warden or designee.
4. The Warden or designee must act on the appeal within 30 working days of receipt of the appeal, and take into consideration the following factors:
 - a. whether or not there is evidence and documentation to support the findings;
 - b. whether there was substantial compliance with applicable disciplinary procedures; and/or
 - c. whether the sanctions imposed are proportionate to the rule violation(s).
5. The Warden or designee may take one of the following actions:
 - a. Affirm – uphold the decision of the DHO and the sanction(s) imposed;
 - b. Dismiss – disagree with the decision of the DHO and dismiss the infraction; and
 - c. Modify – uphold the decision of the DHO, but reduce or suspend the sanction(s) or the level of the infraction.

The Warden or designee must provide written justification for the action taken on the appeal form, and return the infraction report and completed appeal form to the DHO who will implement the decision.
6. Sanction(s) may be imposed prior to the Warden or designee's decision concerning the appeal.

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H. Emergency Procedures

1. Any or all portions of this operational procedure may be temporarily suspended without notice in the event of an institutional disruption that requires emergency action.
2. Any inmate involved in the emergency may be detained without a hearing throughout the course of an officially declared emergency.
3. On rare occasions an incident is so widespread as to have involved, in some general way, virtually all staff eligible to serve as a DHO or as a member of a HUdT. Under these circumstances the Warden or designee may form one or more committees to conduct disciplinary hearings. No staff member who was personally involved in a substantial manner in an incident will be selected to be a member of one of these committees.

I. Training, Orientation, and Advisement

1. Facility Training staff, the DHI, or the DHO will include a session on the current inmate disciplinary operational procedures in pre-service and annual refresher staff training. This training will include familiarity with the operational procedures, inmate rules/infractions, prohibited acts, the rationale for the rules, and available disciplinary sanctions.
2. MDIU staff will ensure each inmate receives and signs for a copy of a current MSP Disciplinary Handbook during the orientation process.
3. The DHO and /or DHI will ensure all inmates in secure facilities receive notice whenever the inmate disciplinary operational procedure is revised.
4. Hard and electronic copies of the current MSP disciplinary operational procedure will be available in the facility libraries for inmates to view or get copies.
5. Housing unit staff will post a general notice on the inmate informational bulletin boards regarding the mechanisms for inmates to obtain or review current information regarding the inmate disciplinary process.

J. Effect of Conviction/Dismissal

1. Subsequent administrative action by the Housing Unit Management Team (HUMT) or other authority does not constitute additional punishment and should not be construed as such. If the conviction for an offense affects the inmate's security level, the inmate may be considered by the HUMT for appropriate reclassification. Dismissal or modification of a conviction does not deprive the HUMT of the opportunity to consider the inmate's conduct for purposes other than discipline, including but not limited to security and classification decisions.

IV. CLOSING

Questions concerning this operational procedure will be directed to the Warden/designee.

V. Attachments

Disciplinary Rule Infractions list

attachment A

Disciplinary Infraction Report form

attachment B

Procedure No.: MSP 3.4.1	Subject: INSTITUTIONAL DISCIPLINE
Effective Date: January 1, 2020	Page 13 of 13

Disciplinary Hearing Decision form
Summary Action Citation form
Inmate Disciplinary Sanction Grid
Disciplinary Witness Request form
Agreement/Waiver/Refusal form
Disciplinary Appeal form
Hearing Continuation form
Tattoo Violation Property Restrictions notice

attachment C
attachment D
attachment E
attachment F
attachment G
attachment H
attachment I
attachment J

STATE OF MONTANA DEPARTMENT OF CORRECTIONS
INMATE DISCIPLINARY RULE INFRACTIONS

(January 2020)

Highlighted infractions - placement in pre-hearing confinement is **mandatory** unless a written exception is documented on the disciplinary infraction form. Placement in pre-hearing confinement for all other rule infractions is discretionary. Staff must document the threat on the disciplinary infraction form.

MAJOR RULE INFRACTIONS	
4100	Homicide.
4101	Escape, attempting to escape, planning to escape, or absconding.
4102	Possession or introduction of any firearm, weapon, ammunition, knife, sharpened instrument, items such as razor blades when they are not used as intended, Class-1 tool, to include keys and security equipment or key patterns.
4103	Rioting or encouraging others to riot.
4104	Assaulting another inmate to include causing body fluids (urine, feces, spit, semen, blood, etc.) to come in contact with another inmate.
4105	Extortion, blackmail.
4106	Seizing another person as a hostage.
4107	Possessing, introducing, or using any narcotic, narcotic paraphernalia, or illegal/unauthorized drug.
4108	Planning, attempting, encouraging, facilitating, or conspiring with others to commit any criminal act or 4100 series infraction (4100 – 4111).
4110	Rape, sexual assault, or sexual abuse (as defined in DOC Policy 1.1.17)
4111	Assaulting any other person (staff, volunteers, visitors, vendors, member of the public, etc.) to include causing body fluids (urine, feces, spit, semen, blood, etc.) to come in contact with another.
4112	Possession of any communication device, including but not limited to cell phones, pagers, smart watches, and tablets
4200	Setting a fire.
4201	Fighting with another person.
4202	Threatening another inmate with bodily harm. Verbal or written statements or engaging in physical conduct causing fear in another inmate.
4203	Engaging in sexual acts; as defined in behavior or misconduct defined in DOC Policy 1.1.17, Prison Rape Elimination Act (PREA)
4204	Making sexual proposals, threats, or harassing remarks, kissing, or inappropriate touching, directly or through clothing of the genitalia, anus, groin, breast, inner thigh, or buttocks.
4205	Indecent exposure.
4206	Refusing to provide any type of specimen or sample (urine, breath, DNA, or other). Attempt to contaminate, pollute, alter, substitute, or destroy any specimen or sample.
4207	Participating in, or encouraging others to participate in an unauthorized meeting, gathering, or coordinated activity.
4208	Insolence: Words, actions, or other behaviors that harass or cause alarm in an employee, including but not limited to direct disrespect in the form of profane, obscene or abusive language or gestures.
4209	Giving or offering any official or staff member a bribe or anything of value. Attempting to engage in a personal relationship with a staff member, volunteer, contractor, etc. whether it be verbally, physically, or in writing.
4210	Destroying, altering, or damaging facility property or the property of another person, including flooding.
4211	Stealing (theft), or possession of a stolen item.
4212	Willfully tampering with, damaging or blocking a locking device, fence, door, gate, window or other security safety device.
4213	Refusing to immediately obey a verbal “direct” order/command from any staff member.
4214	Counterfeiting, forging, alteration, destruction, or unauthorized reproduction of any document, article of ID, money, or official papers.
4215	Possession of money or currency, unless specifically authorized.
4216	Interfering with the taking of a count or failing to stand for count.
4217	Lying or providing a false statement to a staff member.
4218	Making, possessing, or using intoxicants.
4219	Smoking/possession of any amount of tobacco or tobacco paraphernalia.
4220	Intentionally obstructing, hindering, or impeding staff
4221	Possession of unauthorized clothing or identification.
4222	Tattooing, body branding, piercing, scarring, tongue splitting, subcutaneous beads, or any form of body modification; giving, receiving, or having new or undocumented tattoo(s) or other forms of body modification, and/or possession of tattoo and body modification paraphernalia, including needles.
4223	Smuggling/introduction or possession of unauthorized items into the institution.
4224	Deliberate misuse of an authorized medication , including unauthorized possession of other individual’s medication.
4225	Security Threat Group(STG) Activity: Any behaviors uniquely or clearly associated with a security threat group including forming a STG, participating in STG activities, or possessing or displaying any materials, symbols, colors, or pictures of an identified STG.
4227	Failure to abide by condition of a disciplinary disposition.
4228	Failure to obey written policy/operational procedure (staff must note the policy/OP name, number, page, and section violated on the Infraction Report. Attaching a copy of the page(s) from the policy/OP is acceptable).
4229	Planning, attempting, encouraging, facilitating, or conspiring with others to commit any criminal act or 4200 series infraction (4200 – 4235).
4231	Conspiring or assisting in another inmate’s self-harm/suicide behavior.
4232	Inappropriate conduct w/a visitor that presents a threat to the security or orderly operation of the facility.
4233	Unauthorized communication that presents a threat to the security of the facility.

4234	Being in an unauthorized area that presents a threat to the security or orderly operation of the facility.
4235	Threatening any other person to include staff, volunteers, visitors, vendors, member of the public, etc. with bodily harm. Verbal or written statements or engaging in physical conduct causing fear in another person.
4236	Refusing, interfering with, or manipulating any housing assignment.
4237	Excessive Horseplay
4238	Filing a maliciously false PREA allegation of sexual abuse or harassment. MUST BE APPROVED BY PCM or PREA INVESTIGATOR

**STATE OF MONTANA DEPARTMENT OF CORRECTIONS
INMATE DISCIPLINARY RULE INFRACTIONS**

(January 2020)

MINOR RULE INFRACTIONS
4300 Refusing to work, report to work, or accept a program assignment. Contract violation.
4301 Unexcused absence from work/school assignment or other program activity.
4302 Possession or displaying any material of an offensive nature including, but not limited to, sexually suggestive pictures, jokes, and posters.
4303 Insolence: indirect words, actions, or other behaviors that harass an employee, including indirect disrespect in the form of profane, obscene or abusive language or gestures.
4304 Possession of expired blister pack.
4305 Possession of property belonging to another person or the state government.
4306 Failure to abide by any written, posted, or unit rule.
4307 Participating in an unauthorized meeting or gathering.
4308 Being in an unauthorized area. Failing to report as directed or follow check-in/check-out procedures. Late return from an authorized area.
4309 Failure to follow safety or sanitation regulations.
4310 Gambling or possession of gambling paraphernalia.
4311 Being unsanitary or untidy; failing to keep ones person or quarters in accordance with facility standards.
4312 Taking items or food from the Food Service.
4313 Malingering or feigning an illness.
4314 Failing to perform work or verbal instructions as directed by a staff member.
4315 Horseplay: any physical contact, or attempted physical contact, done in a prankish or playful manner, without anger or intent to injure.
4316 Barter or trade; loan or borrow; solicit or engage in any business activity.
4317 Violation of a visiting rule (excessive noise, failure to control children, etc.).
4318 Unauthorized communication: misuse or use without authorization, the telephone or mail; verbal communication misrepresenting the facts where there is no apparent threat to the facility security or harm to another person/program.
4319 Possession of: excessive property, items altered from their original approved condition, non-dangerous unauthorized items, and/or accumulation of garbage (nuisance contraband).
4320 Planning, attempting, encouraging, facilitating, or conspiring w/others to commit any Minor offense.
4321 Destroying, altering, or damaging facility property or the property of another person having a value less than \$25.
4322 Conduct which disrupts where there is no threat to the security or orderly running of the institution, manipulating housing or cell assignments within the housing unit.

STATE OF MONTANA DEPARTMENT OF CORRECTIONS
MSP MWP CONTRACT FACILITY: _____
DISCIPLINARY INFRACTION REPORT / NOTICE OF HEARING

(Information and staff signatures on this form must be legible)

MAJOR **MINOR**

Inmate Name: _____ ID # _____

_____ Last name _____ First Name _____

Date: _____ Time: _____ Place of Incident: _____

Room/Cell: _____ Housing Unit: _____ Job Assignment: _____

Infraction Number(s) & Name(s) _____

Staff Witness: 1. _____
2. _____

Other Inmates involved 1. _____
2. _____

Description of Violation: **(who, what, why, where, when and how):**

Reporting Staff Member _____
(Print Name) (Sign Name)

Supervisor Review: _____
(Print Name) (Sign Name)

Approval for placement in PHC : Medical by: _____ Mental Health by: _____

Reason: _____

I have reviewed this report for legibility, completeness, corrections of change, and to ensure all necessary information is attached (evidence, incident/witness reports, etc.) For placement in Pre-Hearing Confinement, I have reviewed the impact that restrictive housing may have on medical and mental health conditions exhibited and considered alternatives to placement in restrictive housing and have determined that separation from the general inmate population is necessary due to the above-mentioned reason.

_____/_____/_____
(Shift Supervisor Signature) (Date) (Warden or Designee Signature) (Date)

NOTICE OF HEARING/PREHEARING ACTION

I have received a copy of this notice and have been informed of my right to attend and present evidence at a hearing.

1. Hearing Date: _____ / _____ / _____ Time: _____ hrs. Place: _____
2. I understand the charge(s)? Yes No (if no, verbally explain the charge(s) to the inmate).
3. I waive my right to a hearing? Yes No (if yes, have inmate sign an Agreement/Waiver/Refusal form)
4. Present evidence and witnesses on my behalf. Yes No If inmate has witnesses or needs witness statements have the inmate provide the name: _____
5. Other pertinent notations: _____

I understand, if found guilty, I will be subject to imposition of the sanctions as outlined in the institutional inmate disciplinary operational procedure.

(Staff Signature) (Date & Time) (Inmate's Signature / ID#)

DISCIPLINARY HEARING DECISION

MAJOR

MINOR

Inmate's Name: _____ ID # _____ Date: _____

Infraction Number(s) & Name(s) _____

I DO UNDERSTAND THE VIOLATION I DO NOT UNDERSTAND THE VIOLATION – ADDITIONAL ACTION TAKEN

Continuance granted to Date: ___ / ___ / _____ By: _____

Reason: _____

Plea: Guilty Not Guilty Other: _____

Inmate's Statement: _____

Evidence Provided: _____

Findings: Guilty of # _____ Not Guilty of # _____

Evidence Relied On: _____

For Sanction Purposes:[Circle the number of prior Major/Minor Infraction Reports: 1 2 3 4 5] **Grid Level to Use:** __

(Circle number of prior guilty decisions within the timeframe [not each rule violation]. Find grid level to use by adding current & prior guilty decisions).

Sanction(s): _____

Reason(s) for findings: _____

ADMINISTRATIVE REVIEW / DATE

DISCIPLINARY HEARINGS OFFICER / UNIT DISCIPLINARY TEAM

I understand, that I may appeal the decision of the Disciplinary Hearings Officer to the Warden. In order to file an appeal, I must submit a completed appeal form to the Disciplinary Hearings Officer within 15 days from today.

I DO WISH TO APPEAL (Major decisions only) because (1) there is insufficient evidence and documentation to support the finding; (2) applicable disciplinary procedures were not followed; (3) the sanction(s) imposed are not proportionate to the rule violation(s).

I DO NOT WISH TO APPEAL

Inmate's Signature / ID#: _____

Copies to: Records (White) Parole Board-Majors only (Yellow) Housing Unit (Pink) Inmate (Goldenrod)

STATE OF MONTANA DEPARTMENT OF CORRECTIONS

MSP MWP CONTRACT FACILITY: _____

Inmate Disciplinary Sanction Grid

Level	Infraction Code	1 st & Subsequent Offense		
Major	4100 4101	1-30 days cell restriction.		
	4102 4103	1-30 days detention.		
	4104 4105	1-30 days detention for aggregated offenses arising out of the same episode.		
	4106 4107	*Restriction of any activity.		
	4108 4110	Refer to UMT/Refer to appropriate program/ Recommend reclassification.		
	4111 4112	Letter of apology/writing assignment.		
	4200 4201	Loss of good time.		
	4202 4203	Fine: \$1 to \$50.		
	4204 4205	1-80 hours extra duty/special work detail.		
	4206 4207	**See other sanctions available.		
	4209 4212			
	4213 4216			
	4218 4219			
4223 4225				
4229 4232				
4234 4235				
		1 st Offense	2 nd Offense	3 rd Offense
Major	4205 4208	1-5 days cell restriction.	6-10 days cell restriction.	11-15 days cell restriction.
	4209 4210	1-5 days detention.	6-10 days detention.	10-15 days detention.
	4211 4214	15-days detention for aggregated offenses arising out of the same episode.	15-days detention for aggregated offenses arising out of the same episode.	15-days detention for aggregated offenses arising out of the same episode.
	4215 4217	*1-30 days restriction of any activity.	*15-30 days restriction of any activity.	*30 days restriction of any activity.
	4220 4221	1-40 hours extra duty/special work detail.	10-60 hours extra duty/special work detail.	20-80 hours extra duty/special work detail.
	4222 4224	Recommend reclassification.	Recommend reclassification.	Recommend reclassification.
	4226 4227	Loss of good time.	Loss of good time.	Loss of good time.
	4228 4229	Fine: \$1-\$10.	Fine: \$11-\$20.	Fine: \$21-\$30.
	4231 4233	Refer to UMT/Refer to appropriate program for assessment.	Refer to UMT/Refer to appropriate program for assessment.	Refer to UMT/Refer to appropriate program for assessment.
	4236 4237	Letter of apology/writing assignment.	Letter of apology/writing assignment.	Letter of apology/writing assignment.
	4238	Warning.	Warning.	Warning.
		**See other sanctions available.	**See other sanctions available.	**See other sanctions available.
	<p>*Activity includes but is not limited to: Visits, Correspondence, Hobby, Gym/Yard, Telephone, Photos/Pictures, Family Day, Offender facilitated group (AA/NAA), Volunteer group activities Generally an activity may only be restricted when the violation involves that activity or the rules regulating it. However, when an offender is sanctioned to cell restriction, he/she is restricted from all activities but work, school, scheduled medical appointments, treatment, meals, religious activities, emergency phone calls, scheduled legal phone calls, and visits. Inmates on cell restriction will be offered two hours of out of cell time.</p>			
<p>**Other sanctions available for Major categories: Loss of personal property, confiscate & dispose of property/contraband, forced labor 1-40 hours, recommend reclassification, recommend referral for criminal charges, fines, / reimbursement for actual damage, terminate work/program assignments, property restrictions for tattoo violations (see current notice).</p>				
<p>● Major/Minor infractions & Summary Action/Cell Search/Property Receipt Forms-Evidence deemed to be contraband that is personal property items of significant value (i.e. excess jewelry, photos, TV, MP3 player, etc. belonging to the involved offender) may, at the discretion of the hearings officer, be mailed out at the offender's expense within 10 days of the hearing. Failure to mail out in the allotted timeframe will result in the property being disposed of as already forfeited.</p>				

STATE OF MONTANA DEPARTMENT OF CORRECTIONS

MSP MWP CONTRACT FACILITY: _____

Inmate Disciplinary Sanction Grid

		1st Offense	2nd Offense	3rd Offense
Minor	4300 4301 4302 4303 4304 4305 4306 4307 4308 4309 4310 4311 4312 4313 4314 4315 4316 4317 4318 4319 4320 4321 4322	1-2 days cell restriction. *1-3 days restriction of any activity. 1-4 hours extra duty. Letter of apology/writing assignment. Warning. **Confiscate & dispose of contraband. Fine / Reimbursement for actual Damage *1-2 weeks Commissary Restriction.	3-4 days cell restriction. *3-4 days restriction of any activity. 4-7 hours extra duty. Letter of apology/writing assignment. Warning. **Confiscate & dispose of contraband. Fine / Reimbursement for actual Damage *2-3 weeks Commissary Restriction.	5 days cell restriction. *4-5 days restriction of any activity. 7-10 hours extra duty. Letter of apology/writing assignment. Warning. **Confiscate & dispose of contraband. Fine / Reimbursement for actual Damage *3-4 weeks Commissary Restriction.
Immediate Corrective Guidance	Cell Restriction: Up to 8 hours. Activity Restriction: Up to 24 hours. Apology: Verbal or written (not to exceed 100 words). Written Assignment/Thinking Error Report (not to exceed 100 words). Verbal Counseling. Verbal Warning.			
*Activity includes but is not limited to: Visits, Correspondence, Hobby, Gym/Yard, Telephone, Photos/Pictures, Family Day, Offender facilitated group (AA/NAA), Volunteer group activities, Commissary restriction (<i>must allow the inmate to <u>have in his possession</u> required hygiene and correspondence items</i>). Generally an activity may only be restricted when the violation involves that activity or the rules regulating it. However, when an offender is sanctioned to cell restriction, he/she is restricted from all activities but work, school, scheduled medical appointments, treatment, meals, religious activities, emergency phone calls, scheduled legal phone calls, and visits.				
**Other sanctions available for Minor categories: Loss of personal property, confiscate & dispose of property/contraband●, forced labor 1-10 hours, fine / reimbursement for actual damage terminate work/program assignments.				
● Major/Minor infractions & Summary Action/Cell Search/Property Receipt Forms-Evidence deemed to be contraband that is personal property items of significant value (i.e. excess jewelry, photos, TV, MP3 player, etc. belonging to the involved offender) may, at the discretion of the hearings officer, be mailed out at the offender's expense within 10 days of the hearing. Failure to mail out in the allotted timeframe will result in the property being disposed of as already forfeited.				

STATE OF MONTANA DEPARTMENT OF CORRECTIONS

MSP MWP CONTRACT FACILITY: _____

Agreement / Waiver / Refusal Form

Major/Minor Inmate Disciplinary Infractions

Agreement

Waiver to Attend Hearing

Refusal to Attend Hearing

Inmate Name: _____

ID #: _____

Date: ____ / ____ / ____

Time: _____

Housing Unit: _____

Infraction Number(s) and Description: _____

Agreement: It is the judgment of the DHO/Housing UMT that there is sufficient evidence for a finding of guilty on the violation(s) listed above.

For Sanction Purposes: [Circle the number of prior Major/Minor Infraction Reports: 1 2 3 4 5] **Grid Level to Use:** _____
(Circle number of prior guilty decisions within the timeframe [not each rule violation]. Find grid level to use by adding current & prior guilty decisions).

Sanctions: _____

I wish to enter into an Agreement and accept the sanction(s) offered above for the infraction(s) listed above. By entering this agreement with the DHO/UMT, and by signing it, I understand that this concludes the disciplinary process for the infraction(s) listed above, and waive my right to a hearing and appeal.

Inmate Signature: _____ Date: ____ / ____ / ____

Waiver to Attend Disciplinary Hearing: Inmate waives right to hearing and appeal.

Inmate Signature: _____ Date: ____ / ____ / ____

Refusal to Attend Disciplinary Hearing:

I told Inmate _____ that it was time for his/her hearing. (S)he refused/declined to attend. (S)he was advised that the hearing would proceed on the basis of evidence provided. (S)he still refused/declined stating: _____

Inmate Signature: _____ Date: ____ / ____ / ____

Officer/Witness Signature: _____ Date: ____ / ____ / ____

Disciplinary Hearing Officer/Unit Disciplinary Team _____ Date: ____ / ____ / ____

Administrative Review Signature: _____ Date: ____ / ____ / ____

Copies to: Records (White) Parole Board-Majors only (Yellow) Housing Unit (Pink) Inmate (Goldenrod)

STATE OF MONTANA DEPARTMENT OF CORRECTIONS

MSP MWP CONTRACT FACILITY: _____

Disciplinary Appeal
(major infractions only)

Inmate's Name: _____ ID # _____

Date: ___ / ___ / ___ Infraction(s): _____

Disciplinary Hearing Decision: _____

Instructions: Document why one, two, or all three of the following apply and submit it to the DHO or DHI.

1. There was no evidence or documentation to support the decision.

2. Required disciplinary procedures were not followed.

3. The sanction(s) is excessive.

_____ / / _____
Inmate Signature Date

WARDEN OR DESIGNEES RESPONSE

Warden or designee:

Is there sufficient evidence and documentation to support the finding? YES NO

Is there substantial compliance with applicable disciplinary procedures? YES NO

Is the sanction(s) imposed proportionate to the rule violation(s)? YES NO

Decision:

Affirm. I uphold the decision of the DHO and the sanction(s) imposed.

Dismiss. I disagree with the actions of the DHO and dismiss the infraction.

Modify. I uphold the decision of the DHO, but the sanction(s) imposed or infraction level shall be:

reduced sanction or level to: _____

suspended sanction(s) for: _____

Written justification for the action taken above:

_____ / / _____
Warden or Designee Signature Date

Copies to: Records (White) Parole Board-Majors only (Yellow) Housing Unit (Pink) Inmate (Goldenrod)

INMATE: _____ AO#: _____ LOCATION: _____

HEARING CONTINUATION NOTICE #1

THIS FORM SERVES AS NOTIFICATION THAT THE HEARING(S) SCHEDULED FOR _____ IS/ARE BEING CONTINUED UNTIL _____

FOR THE FOLLOWING REASONS: _____

Inmate Signature _____ DATED _____

Disciplinary _____ DATED _____

HEARING CONTINUATION NOTICE #2

THIS FORM SERVES AS NOTIFICATION THAT THE HEARING(S) SCHEDULED FOR _____ IS/ARE BEING CONTINUED UNTIL _____

FOR THE FOLLOWING REASONS: _____

Inmate Signature _____ DATED _____

Disciplinary _____ DATED _____

Records (White)

Inmate (Goldenrod)

TATTOO VIOLATION PROPERTY RESTRICTIONS

UPDATED MARCH 12, 2013

LEVEL 1 PROPERTY RESTRICTION (1st conviction in 3 yrs.) 6 month restriction in which the following items will not be allowed:

- **Electric Razor (and accessories)**
- **Radio (except clock/radio), MP3 Player, Game Console (and accessories including):**
 - **AC Power Adapter**
 - **Batteries, screen protectors, extension cord.**

LEVEL 2 PROPERTY RESTRICTION (2nd conviction in 3 yrs.) 6 month restriction in which the follow items will not be allowed:

- **All items listed in Level 1 Property Restriction, plus:**
- **TV (and accessories including):**
 - **TV Remote**
 - **Cable Splitter**
 - **Coaxial Cable**
 - **Voltage Surge Protector Strip**

CONFISCATION PROCEDURE: IF A STAFF MEMBER FINDS EVIDENCE OF TATTOOING, THEY WILL CONFISCATE THE APPROPRIATE PROPERTY FROM THE LIST ABOVE AT THE TIME OF THE WRITE-UP, COMPLETE A CELL SEARCH RECEIPT AND PLACE THE PROPERTY IN THE MAJOR EVIDENCE ROOM PENDING THE DISCIPLINARY HEARING.

MAILING YOUR PROPERTY OUT: IF YOU ARE FOUND TO BE IN VIOLATION OF #4222-TATTOOING RULE, YOU HAVE 15 DAYS IN WHICH TO MAIL THESE ITEMS OUT OF THE INSTITUTION OR THEY WILL BE PROCESSED AS CONTRABAND. IT IS YOUR RESPONSIBILITY TO PAY POSTAGE. SEND YOUR SPECIAL MAILING REQUEST (SMR) TO THE DISCIPLINARY OFFICE (*MUST BE RECEIVED WITHIN 15 DAYS OF THE HEARING*).

LEVEL RESTRICTIONS: WILL CONTINUE FOR 6 MONTHS FROM THE DATE OF A GUILTY DECISION.

FURTHER VIOLATION(S): IF FOUND IN POSSESSION OF ANY PROHIBITED PROPERTY ITEM DURING THE TERM OF A PROPERTY RESTRICTION, IT WILL BE DEEMED AS “#4227-FAILURE TO ABIDE BY CONDITION OF DISCIPLINARY DISPOSITION” AND WILL RESULT IN AN EXTENSION OF THE PROPERTY RESTRICTION IN ADDITION TO OTHER ALLOWABLE SANCTIONS.

REMINDER

THE POSSESSION OF THESE ITEMS IS A PRIVILEGE AND LOSS OF PRIVILEGES CAN AND WILL BE USED AS SANCTIONS TO ATTAIN COMPLIANCE WITH THE RULES AND REGULATIONS OF THE FACILITY.