State of California Office of Administrative Law

NOTICE OF APPROVAL OF CHANGES In re: Department of Corrections and WITHOUT REGULATORY EFFECT Rehabilitation **Regulatory Action:** California Code of Regulations, Title 1, Section 100 Title 15, California Code of Regulations Adopt sections: OAL Matter Number: 2025-0123-03 Amend sections: 3000, 3025, 3040.3, 3040.4, 3043.3, 3043.5, 3044, OAL Matter Type: Nonsubstantive (N) 3054.3, 3075.2, 3077, 3077.1, 3078.4, 3079, 3079.1, 3139, 3141, 3172, 3172.1, 176, 3178, 3230, 3269, 3290, 3294.5, 3375, 375.2, 3375.3, 3375.4, 3375.5, 3378.7, 3504, 3762, 3763, 3766, 3768.3, 3769.3 **Repeal sections:**

Through this proposed action without regulatory effect, the Department of Corrections and Rehabilitation seeks to amend various sections between 3000 and 3769.3 of the California Code of Regulations, Title 15 to reflect current terminology and also to update revision dates for forms incorporated by reference within those sections.

OAL approves this change without regulatory effect as meeting the requirements of California Code of Regulations, title 1, section 100.

Date: March 5, 2025

Allegra Volonte Anvari

Allegra Volonte Anval

For: Kenneth J. Pogue Director

Original: Jeffrey Macomber, Secretary Copy: Adam Burrell

STATE OF ''SOR	elope ID: 6618B272-4 NIAOFFICE OF ADMINISTRATI PUBLICATION/	VE LAW				(See ostruit	tions of	For use by Secretary of State only
STD. 400 (REV. 01-	2013)		U	VDI	JBJ	And herens	e)	
OAL FILE NUMBERS	NOTICE FILE NUMBER	2	025		3-03			
		For use by Of	fice of Adm	inistrative L	aw (OAL) only			ENDORSED - FILED in the office of the Secretary of State of the State of California
								MAR 0 5 2025
					NEFTCE O	F ADMIN, LAW		1:53 PM
						N 23 PM3:23		e de
	NOTICE				F	REGULATIONS		
	RULEMAKING AUTHORITY ent of Corrections a	nd Rehabili	tation					AGENCY FILE NUMBER (If any)
A. PUBLIC	ATION OF NOTIC	E (Comple	ete for pu	blication	in Notice R	egister)		
1. SUBJECT OF	NOTICE			TITLE(S)		FIRST SECTION AFFEC	TED	2. REQUESTED PUBLICATION DATE
	E Proposed Dry Action Othe		4. AGENCY C	ONTACT PERS	SON	TELEPHONE NUMBER		FAX NUMBER (Optional)
OAL USE ONLY	ACTION ON PROPOSED Approved as Submitted	NOTICE Approve Modified		Г	Disapproved/ Withdrawn	NOTICE REGISTER NUM	MBER	PUBLICATION DATE
B. SUBMI				when sub		ulations)	analog ding ana but ang bu	
	PF REGULATION(S)			-			US RELATED	DAL REGULATORY ACTION NUMBER(S)
California M	Model Terminology	/						
SECTION (List all s individ	ornia code of regulations N(S) AFFECTED section number(s) dually. Attach sheet if needed.)	ADOPT AMEND See attach						
TITLE(S)	sheet if heeded.)	REPEAL			×			
3. TYPE OF FILING	G							
Regular R Code §11	Rulemaking (Gov.	below cert	ifies that this a	agency compl		Emergency Readopt Code, §11346.1(h))	t (Gov.	Changes Without Regulatory Effect (Cal. Code Regs., title
withdraw	vn nonemergency ov. Code §§11349.3,	before the	emergency re	§§11346.2-11. egulation was equired by sta	adopted or	File & Print		1, §100) Print Only
Emergen §11346.1	ncy (Gov. Code, I (b))			ved or withdra ode, §11346.		Other (Specify)		
4. ALL BEGINNIN	IG AND ENDING DATES OF AVA	ILABILITY OF MODI	FIED REGULATIO	NS AND/OR MA	TERIAL ADDED TO TH	E RULEMAKING FILE (Cal. Code	Regs. title 1, §44	and Gov. Code §11347.1)
Effective .	TE OF CHANGES (Gov. Code, §§ January 1, April 1, July 1, or 1 (Gov. Code §11343.4(a))); Cal. Code Regs ffective on filing secretary of Sta	g with	§100 Changes Wi Regulatory Effect		y)	
	HESE REGULATIONS REQU				7	CONCURRENCE BY, ANOT actices Commission	HER AGENCY	OR ENTITY State Fire Marshal
Other (Sp		299) (2MM 2000())					
7. CONTACT P	PERSON				ONE NUMBER	FAX NUMBER (C	Optional)	E-MAIL ADDRESS (Optional) Adam.Burrell@cdcr.ca.gov
					and the second	1	For use h	y Office of Administrative Law (OAL) only
of the is tru	tify that the attache e regulation(s) ider ue and correct, and	ntified on th that I am th	is form, th e head of	hat the inf the agenc	ormation spe y taking this	cified on this form action,		IDORSED APPROVED
	designee of the hea		Signed by:	am author	DATE			
			frey Mac	comber	1/	17/2025		MAR 0 5 2025
TYPED NAME	AND TITLE OF SIGNATORY Jeffrey Macon		Secre	tary			0	ffice of Administrative Law

Title 15 Sections To be Amended

3000, 3025, 3040.3, 3040.4, 3043.3, 3043.5, 3044, 3054.3, 3075.2, 3077, 3077.1, 3078.4, 3079, 3079.1, 3139, 3141, 3172, 3172.1, 3176, 3178, 3230, 3269, 3290, 3294.5, 3375, 3375.2, 3375.3, 3375.4, 3375.5, 3378.7, 3504, 3762, 3763, 3766, 3768.3, and 3769.3.

TEXT OF PROPOSED REGULATIONS

In the following, strikethrough indicates deleted text and <u>underline</u> indicates added, amended, or moved text.

California Code of Regulations, Title 15, Division 3, Adult Institutions, Programs, and Parole

Chapter 1 Rules and Regulation of Adult Operations and Programs

Article 1. Behavior

Section 3000 is amended to incorporate in alphabetical order the following, and all other text within this section remains the same.

3000. Definitions.

The following are definitions of terms as used in these regulations:

The definition "Accessory" through the definition "Adverse Witness" remain unchanged.

Affiliate means individual offendersan incarcerated person validated as a member or associate, who connects or interacts with a certified or recognized Security Threat Group.

The definition "Aggravated" through the definition "Alternative Custody Program" remain unchanged.

Alternative Custody Program Participant means any offenderincarcerated person who is approved for and placed in the Alternative Custody Program as defined in this section.

The definition "Architectural and Engineering Services" through the definition "Attempted Escape" remain unchanged.

Automated Needs Assessment Tool means a systematic process which consists of a series of questions and a review of the incarcerated person's criminal data in order to establish a baseline for the offender's incarcerated person's criminogenic needs to assist in determining appropriate placement in a Rehabilitative Program.

Board of Parole Hearings means the State agency responsible for conducting parole consideration hearings for incarcerated persons sentenced to life terms with the possibility of parole and incarcerated persons sentenced to determinate terms but who have been deemed eligible for parole consideration hearings pursuant to statute or court order. The board also conducts parole reconsideration hearings for incarcerated persons returned to CDCR custody pursuant to Penal Code (PC) sections 3000(b)(4) or 3000.1. In addition, the board conducts hearings pursuant to PC section 3550, hearings for offendersincarcerated persons with a mental health disorder, and Sexually Violent Predator screenings, among many other functions.

The definition "California Agency Supervised Person" through the definition "California Parole Supervision Reintegration Model (CPSRM)" remain unchanged.

CalParole means a centralized statewide supervised person information data system that was deactivated December 7, 2015 and replaced by the Strategic OffenderOversight Management System.

The definition "Canine" through the definition "Debrief Processing Unit" remain unchanged.

Debriefing is the formal process by which a Security Threat Group (STG) coordinator/investigator determines whether an offenderincarcerated person has abandoned STG affiliation and dropped out of a STG. A subject shall only be debriefed upon their request, although staff may ask if they want to debrief.

The definition "Department" through the definition "Electronic Control Device (ECD)" remain unchanged.

Electronic Records Management Systems (ERMS) is a document management system operating alongside the Strategic OffenderOversight Management System (SOMS) that provides a digitally scanned and uploaded central records repository.

The definition "Enhanced Alternative Custody Program (EACP)" through the definition Interstate Commission for Adult Offender Supervision (ICAOS) remain unchanged.

Interstate Compact for Adult Offender Supervision means the formal agreement between member states that seeks to promote public safety by systematically controlling the interstate movement of certain adult offenderssupervised persons. California's participation is authorized by PC section 11180.

The definition "Interstate Compact Unit" through the definition "Rehabilitative Program" remain unchanged.

Released on Parole means released from custody to a term of parole supervision and includes: initial releases from custody; supervised persons released after having served a period of parole revocation; parole violators with a new term; supervised persons released from any other jurisdiction, for example, federal custody; and offendersincarcerated persons ordered directly to parole by a sentencing court, also referred to as "court walkovers."

The definition "Relevant Evidence" through the definition "Responsible Bidder" remain unchanged.

Restricted Custody General Population (RCGP) means living units provided as a general population housing alternative to offenders incarcerated persons who have a substantial threat to their personal safety should they be released to the general population.

The definition "Restricted Housing Units (RHU) through the definition "Security Threat Group II (STG-II) remain unchanged.

Security Threat Group Administrative Directive is an administrative order, approved by the Secretary (or designee) of the CDCR, certifying a group's threat to the safety of staff, offendersincarcerated persons, and the security of the institution based on a documented history of and future propensity for violence.

Security Threat Group (STG) Associate means any offender or any person who, based on documented evidence, is involved periodically or regularly with the members of a STG. STG Associates will be identified through the validation process.

The definition "Security Threat Group (STG) Behavior" remains unchanged.

Security Threat Group (STG) Member means any offender or any person who, based on documented evidence, has been accepted into membership by a STG. STG Members will be identified through the validation process.

Security Threat Group (STG) Suspect means any offender or any person who, based on documented evidence, is involved periodically or regularly with the members or associates of a STG. The STG suspect is tracked by STG investigative staff pending validation. Suspects have attained more than one but less than ten points of validation as described in Section 3378.2(b).

The definition "Security Threat Group (STG) Unit Classification Committee" through the definition "Senate Bill (SB) 618 Participant" remain unchanged.

Senate Bill (SB) 618 Program means a program developed for nonviolent felony offenderspersons convicted of nonviolent felony offenses pursuant to SB 618 (2005/2006 session), which added Penal Code section 1203.8, which provides in part that programs shall be available for incarcerated persons, including Career Technical Education programs and educational programs that are designed to prepare nonviolent felony offenderspersons convicted of nonviolent felony offenses for successful reintegration back into the community.

The definition "Sending State" through the definition "Sensitive Needs Yard" remain unchanged.

Sentence Data Sheet means an option under the Prison function tab within the Strategic OffenderOversight Management System that contains commitment and release status of an incarcerated person.

The definition "Serious bodily injury (SBI)" through the definition "Statewide Religious Review Committee (SRRC)" remain unchanged.

Strategic <u>OffenderOversight</u> Management System (SOMS) means an electronic automated management system that consolidates existing databases and records to a fully automated system and replaces certain manual paper processes. SOMS is a cumulative data collection process that will autopopulate specific information on all documentation, such as an incarcerated person's name and number, current date, county of last residence, institution/facility housing, etc.

The definition "Street gang" through the definition "Subcontractor" remain unchanged.

Supervised Person means an offender<u>a person</u> placed on supervised or non-revocable parole by the department.

The definition "Systemic Safety Concerns" through the definition "Youth Offender Rehabilitative Community" remain unchanged.

NOTE: Authority cited: Sections 243(f)(4), 2717.3, 3000.03, 3411, 3414, 5058, 5058.3, 6252 and 1170.05, Penal Code; Section 10115.3(b), Public Contract Code; and Sections 4525(a), 4526 and 14837, Government Code. Reference: Sections 186.22, 243, 314, 530, 532, 600, 646.9, 653, 832.5, 1170.05, 1203.8, 1389, 2080, 2081.5, 2084, 2600, 2601, 2700, 2717.1, 2717.6, 2932.5, 2905, 3003.5(a), 3007.05, 3020, 3450, 3550, 4570, 4576, 5005, 5009, 5050, 5054, 5068, 6250, 6250.5, 6258.1, 7000 et seq., 7286.5, 11180 and 11191, Penal Code; Sections 1132.4 and 1132.8, Labor Code; Sections 10106, 10108, 10108.5, 10115, 10115.1, 10115.2, 10115.3 and 10127, Public Contract Code; Section 999, Military and Veterans Code; Section 391, Code of Civil Procedure; Section 297.5, Family Code; Sections 8550, 8567, 12838 and 12838.7, Government Code; Sections 11007, 11351, 11352, 11378 and 11379, Health and Safety Code; Governor's Prison Overcrowding State of Emergency Proclamation dated October 4, 2006; *In re Bittaker*, 55 Cal.App. 4th 1004, 64 Cal. Rptr. 2d 679; *Madrid v. Cate* (USDC ND Cal. C90-3094 TEH); *Sassman v. Brown* (E.D. Cal. 2015) 99 F.Supp.3d 1223; *Mitchell v. Cate*, USDC ED 2:08-CV-01196-TLN-EFB; *In re Garcia* (2012) 202 Cal.App.4th 892; and *Quine v. Beard*, No. C 14-02726 JST.

Article 1.5. DNA and Forensic Identification

Section 3025 is amended to read:

3025. Department of Justice DNA and Forensic Identification Database and Data Bank Program.

Subsections 3025(a) through 3025(i) remain unchanged.

(j) The use of reasonable force, as defined in section 3268(a)(1), shall not be authorized without the prior written authorization at the level of Facility/Correctional Captain or higher, or the administrative officer on duty. The authorization shall include information that reflects the fact that the offenderincarcerated person was asked to provide the requisite specimen, sample, or impressions as required by law, and that they refused to do so.

Subsections 3025(k) through 3025(m)(2) remain unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 295-300.3 and 5054, Penal Code.

Article 3. Work and Education

Section 3040.3 is amended to read:

3040.3. Education Assignments.

Subsections 3040.3(a) through 3040.3(a)(1) remain unchanged.

(A) Incarcerated persons are responsible for authorizing official school transcripts from a regionally accredited school recognized by the United States Department of Education to be sent to the Department as proof that they have earned a HSD, HSE, or Certificate of Completion. Once the institution's school registrar receives the incarcerated person's official school transcripts, the registrar will note the incarcerated person's graduation status in the Strategic <u>OffenderOversight</u> Management System, and the student will be removed from the ABE or ASE waiting list or class.

Subsections 3040.3(a)(1)(B) through 3040.3(b)(2)(A) remain unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2053 and 2053.1, Penal Code, Sections 19011 and 19012, Welfare and Institutions Code.

Section 3040.4 is amended to read:

3040.4. Youth Offender Program.

Subsection 3040.4(a) remains unchanged.

(1) The department shall, at reception, automatically grant an <u>youth offenderincarcerated youth</u> under 26 years of age a lower security level than the level that corresponds with that individual's placement score pursuant to section 3375.1, or placement in a facility that permits increased access to programs, except for an <u>youth offenderincarcerated youth</u> who has committed a serious incustody offense, who shall be reviewed by a classification committee. Participation shall be mandatory for the initial 12 months for all eligible <u>offendersincarcerated youth</u> under 26 years of age at the designated Youth Offender Rehabilitative Community (YORC) or a YOP institution.

(2) Offenders<u>Incarcerated youth</u> received into CDCR who are under 26 years of age upon reception, who have received a Division "A" or "B" offense involving violence, or equivalent behavior from a verifiable incarcerated period, shall require a Youth Offender Committee (YOC) for program placement consideration. The YOC may be completed by any classification committee, however, at least one member shall be a department staff member who has received specialty training as set forth in Penal Code section 2905(b)(1) to conduct these reviews.

(3) If the offenderincarcerated youth has been determined not appropriate for YOP placement, all YOP exclusionary factors shall be documented on the CDC Form 128-G, (Rev. 10/89), Classification Chrono, which is incorporated by reference. The committee shall make an alternative placement recommendation to a non-YORC or YOP institution, consistent with the offender's incarcerated youth's case factors.

(4) Offenders-Incarcerated youth with a placement score of 36-59 (Level III) or 60+ (Level IV), who are eligible for placement in a lower security YORC or a YOP institution which is not consistent with their placement score, require the 'AGE' Administrative Determinant (AD) pursuant to section 3375.2.

(b) Youth Offender Program YOP Reception Center (RC) Processing and Eligibility

(1) All offenders incarcerated youth under 26 years of age received at a RC shall be identified.

(2) Offenders<u>Incarcerated youth</u> received into CDCR who are under 26 years of age upon reception shall be considered for placement in the YORC or YOP based on the following eligibility criterion: Rules Violation Reports (RVR) involving violence, which are classified as either a Division "A" or "B" offense, or equivalent behavior from a verifiable incarcerated period, shall require a case-by-case review by a classification committee to ensure appropriateness of program eligibility.

(c) General Population (GP) Criteria for Youth Offender Program Placement

(1) Offenders-Incarcerated youth under 26 years of age who previously opted not to participate, were deemed ineligible, or denied participation in the program under prior policy, shall be evaluated for voluntary placement at their subsequent annual review. All offenders-incarcerated youth currently participating in the YOP shall continue to be reviewed annually for appropriate placement.

(2) The offender incarcerated youth shall be disciplinary free of RVRs involving violence, which are classified as either Division "A" or "B" offenses (or equivalent behavior from a verifiable incarcerated period), for the past 12 months from the date of review by committee for program consideration. If deemed eligible, offenders incarcerated youth who volunteer for program placement shall be transferred to the designated YORC or YOP institution.

(d) Youth Offender Rehabilitative Community (YORC). Priority placement is given to Reception Center <u>offenders</u><u>incarcerated youth</u> received into CDCR who meet the <u>Youth</u><u>Offender</u> <u>ProgramYOP</u> eligibility criteria at a YORC and shall be considered for placement in the 12-month YORC curriculum. The YORC curriculum includes courses regarding addiction, gang prevention, victim awareness, and other educational and rehabilitative programming.

Subsections 3040.4(e) through 3040.4(e)(1) remain unchanged.

(2) Any <u>inmate incarcerated youth who</u> generates a significant disciplinary history (Program Failure) within a six-month period as defined in section 3000 may be reviewed by committee.

(3) Offenders Incarcerated youth who have completed the program or have aged out (no longer under 26 years of age) shall be taken to committee for transfer if the offender incarcerated youth wishes to transfer after completing the program but before turning 26 years of age, or before finishing the program but after turning 26 years of age.

Subsection 3040.4(e)(4) remains unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2905 and 5054, Penal Code.

Article 3.3. Credits

Section 3043.3 is amended to read:

3043.3. Milestone Completion Credit.

Subsections 3043.3(a) through 3043.3(b) remain unchanged.

(1) Office of Correctional Education staff shall conduct a review for any information located in the Strategic OffenderOversight Management System (SOMS) and the Electronic Records Management System (ERMS) indicating the incarcerated person has received their high school diploma, High School Equivalency (HSE) certificate, or college degree conferred by an educational institution accredited by an accrediting agency approved by the United States Department of Education. This review shall also include review for any claims by the incarcerated person that they have received a high school diploma, HSE certificate, or college degree.

Subsections 3043.3(b)(2) through 3043.3(h) remain unchanged.

NOTE: Authority cited: Cal. Const., article I, section 32(b); and Sections 5054 and 5058, Penal Code. Reference: Cal. Const., article I, section 32(a)(2); and Sections 2933.05 and 3041, Penal Code.

Section 3043.5 is amended to read:

3043.5. Educational Merit Credit.

Subsections 3043.5(a) through 3043.5(c) remain unchanged.

(1) Office of Correctional Education staff shall conduct a review for any information located in the Strategic Offender Oversight Management System (SOMS) and the Electronic Records Management System (ERMS) indicating the incarcerated person has received their high school diploma, High School Equivalency (HSE) certificate, or college degree conferred by an educational institution accredited by an accrediting agency approved by the United States Department of Education. This review shall also include review for any claims by the incarcerated person that they have received a high school diploma, HSE certificate, or college degree.

Subsections 3043.5(c)(2) through 3043.5(f) remain unchanged.

(g) Effective January 1, 2022, the award of Educational Merit Credit as set forth in this section shall also advance an incarcerated person's Youth Parole Eligible Date as described in Title 15, Division 2, subsection 2441(b), and Title 15, Division 3, subsection 3498.2(b), except when the incarcerated person is <u>a youth offender an incarcerated youth</u> sentenced to life without the possibility of parole as described in Title 15, Division 2, subsection 2440(b), and Title 15, Division 3, subsection 3498.1(b).

Subsection 3043.5(g) remains unchanged.

NOTE: Authority cited: Cal. Const., article I, section 32(b); and Sections 5054 and 5058, Penal Code. Reference: Cal. Const., article I, section 32(a)(2); and Sections 2053.1 and 3041, Penal Code.

Article 3.4. Incarcerated Person Work and Privileges

Section 3044 is amended to read:

3044. Incarcerated Person Work Groups and Privilege Groups.

Subsections 3044(a) through 3044(i) remain unchanged.

Text of Proposed Regulations NA 25-01

(1) Criteria: Any offender-incarcerated person in RHU serving an Administrative RHU term as described in section 3339.

Subsections 3044(i)(2) through 3044(i)(3)(G) remain unchanged.

(H) Receipt of incarcerated person packages, 30 pounds maximum weight each. Offenders Incarcerated persons may also receive special purchases, as provided in subsections 3190(j) and (k). ICC shall designate between one and four packages per year.

Subsections 3044(i)(3)(I) through 3044(j) remain unchanged.

NOTE: Authority cited: Cal. Const., article I, Section 32(b); and Sections 2700, 2701 and 5058, Penal Code. Reference: Cal. Const., article I, Section 32(a)(2); Sections 2932, 2933, 2933.05, 2933.3, 2933.6, 2935, 5005, 5054 and 5068, Penal Code; and *In re Monigold*, 205 Cal.App.3d 1224 (1988).

Article 4. Food Services

Section 3054.3 is amended to read:

3054.3. Participation in a Vegetarian or Plant-based Diet Program.

Subsections 3054.3(a) through 3054.3(c) remain unchanged.

(d) Incarcerated persons approved for the RPED shall be provided with a CDCR Form 3030-B (Rev. 07/2403/25), RPED Card, which is incorporated by reference, or the incarcerated person's identification card shall be affixed with the institution designated marking for their approved diet. RPED cards that are no longer valid shall be collected.

Subsections 3054.3(e) through 3054.3(g) remain unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2084, 5009 and 5054, Penal Code.

Article 6.5. Intake, Release and Discharge of Incarcerated Persons

Section 3075.2 is amended to read:

3075.2. Releases.

Subsections 3075.2(a) through 3075.2(b)(3)(C) remain unchanged.

(D) If an interstate cooperative supervised person, as defined in section 3000, refuses to sign conditions of parole, this shall be considered behavior requiring retaking and reported to the state from which the supervised person was sent, with a recommendation that the offender supervised person be returned to the sending state.

Subsections 3075.2(b)(3)(E) through 3075.2(b)(4) remain unchanged.

(A) Incarcerated persons who are approved for non-revocable parole shall have an automated NOC and, if applicable, an automated SCOP effectively communicated to them at least 45 days prior to their scheduled release to parole, or as soon as possible if less than 45 days prior to release remain. The automated NOC and the automated SCOP shall document the offender's incarcerated person's understanding of requirements including, but not limited to, the following:

Subsections 3075.2(b)(4)(A)1. through 3075.2(f)(3) remain unchanged.

NOTE: Authority cited: Sections 2713.1, 3000.03, 5058 and 5058.3, Penal Code. Reference: Sections 186.30, 290, 457.1, 1168, 1170, 1170.05, 2713.1, 2901, 2962, 3007.05, 3053.5, 3060.7, 3067, 3450, 3452, 3453, 3454, 5054, 11175, 11176 and 11180, Penal Code; Sections 2713.1, 6600, 6601 and 6604, Welfare and Institutions Code; 12 CFR 1005.10(e)(2), 31 CFR 1022.380; and *Sabatasso v. Superior Court* (2008) 167 Cal. App. 4th 791, 797.

Article 6.7. Transfer of Incarcerated Person Assessment Responsibility

Section 3077 is amended to read:

3077. County Assessment Program

The California Department of Corrections and Rehabilitation (CDCR), pursuant to the provisions in sections 3375 through 3379, provides upon reception, an assessment and classification process to each person committed to the custody of the CDCR. Exception to this are Senate Bill (SB) 618 Participants, as defined in section 3000, who will be participating in a SB 618 Program, as defined in section 3000. Pursuant to the authority and process as described in this section, SB 618 Participants, prior to reception by the CDCR, shall be assessed by the county in which the offender incarcerated person is adjudged to have committed their crime.

(a) Assessment transfer authority. Pursuant to Penal Code (PC) section 1203.8, the CDCR is authorized to enter into an agreement with up to three counties in the State of California to carry out the assessment of nonviolent felony offenderspersons convicted of nonviolent felony offenses and to develop a multi-agency plan (MAP).

Subsections 3077(a)(1) through 3077(a)(2) remain unchanged.

(b) Incarcerated person eligibility. An eligible offender <u>incarcerated person</u> may voluntarily participate in a SB 618 Program. To be eligible, the <u>offender incarcerated person</u> must meet the following criteria:

Subsections 3077(b)(1) through 3077(b)(6) remain unchanged.

(c) Exclusionary criteria. An offender incarcerated person is excluded from participating in the SB 618 Program if they:

Subsection 3077(c)(1) remains unchanged.

(2) Has a prior conviction where the offender's-incarcerated person's victim(s) suffered death, disability, or serious injury.

Subsections 3077(c)(3) through 3077(c)(5) remain unchanged.

Text of Proposed Regulations NA 25-01

(6) <u>Repeat offenders</u><u>Persons convicted of repeat offenses</u> with a new sentence and who are offered a probationary sentence are not automatically excluded from consideration for participation in the SB 618 Program upon approval of the court.

Subsections 3077(d) through 3077(d)(1) remain unchanged.

(2) <u>Repeat offendersPersons convicted of repeat offenses</u> as described in 3077(d)(1) with a new offense who pick up a new prison term are not automatically excluded from consideration for participation in the SB 618 Program upon recommendation of the court with concurrence of CDCR.

Subsection 3077(d)(3) remains unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 667.5(c), 1203.8 and 5054, Penal Code.

Section 3077.1 is amended to read:

3077.1. Senate Bill 618 Program Participant Determination, Assessment, and Processing.

(a) When an offender incarcerated person is arrested and charges filed, the participating county district attorney (DA) will conduct preliminary screening for Senate Bill (SB) 618 Program eligibility utilizing the criteria provided in subsections 3077(b), (c) and (d). If the offender incarcerated person is identified as a possible SB 618 Participant, as defined in section 3000, the DA, defense attorney, and court shall affirm eligibility for the SB 618 Program, as defined in section 3000. If eligibility for participation is approved by the court, the offender incarcerated person will be petitioned to voluntarily participate in the SB 618 Program. If the offender incarcerated person agrees, the court will refer the case to county probation for presentence investigation, multidisciplinary assessment, and the development of a Life Plan, as described in subsection 3077.1(b). Within 3 working days of the court referral, the offender incarcerated person will be transported to a predetermined county site for assessment by a Multi-Disciplinary Team (MDT).

Subsections 3077.1(a)(1) through 3077.1(a)(2)(C) remain unchanged.

(b) The Life Plan. The SB 618 Participant's Life Plan will be a plan based on the assessed needs of the <u>offender-incarcerated person</u> which shall outline the incarcerated person's specific programming needs and act as a guide for the SB 618 Participant from sentence and incarceration through release on supervised parole. The Life Plan, which may be referenced differently at each participating county (e.g. Case Plan, Participant Plan, etc.), shall be developed by and have the concurrence of the participating county's MDT.

Subsections 3077.1(b)(1) through 3077.1(g) remain unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 667.5(c), 1203.8 and 5054, Penal Code.

Article 6.8. Community Based Programs

Section 3078.4 is amended to read:

3078.4. Alternative Custody Program, Male Community Reentry Program, and Female Community Reentry Program Processing.

Subsections 3078.4(a) through 3078.4(a)(1) remain unchanged

(2) Upon receipt of a CDCR Form 2234, the Secretary or their designee shall respond to the applicant within two weeks to inform the offender-incarcerated person that the Form 2234 was received and to notify the incarcerated person of the eligibility criteria of ACP.

Subsection 3078.4(a)(3) remains unchanged.

(4) An assessment of the incarcerated person's predictive factors shall be completed using the California Static Risk Assessment, as provided in section 3768.1. The result of the assessment shall facilitate decisions regarding the placement, supervision and case-management of an offender incarcerated person in a community setting.

Subsections 3078.4(a)(5) through 3078.4(b)(1)(I) remain unchanged.

(2) Staff shall coordinate with the ACP Program Manager, as defined in section 3078, to identify appropriate transitional care facility, residential drug or treatment program or residential home consistent with the offender's incarcerated person's needs and availability of appropriate program(s). When available and appropriate, the department shall prioritize the use of evidence based programs and services. Other factors to be considered include but are not limited to:

Placement resulting in a potential participant residing in close proximity to any person that was the victim of the potential participant's crime.

Subsections 3078.4(b)(3) through 3078.4(f)(4) remain unchanged.

NOTE: Authority cited: Sections 5058, 5058.3 and 1170.05, Penal Code. Reference: Sections 1170.05, 3010, 3010.1, 3010.2, 3010.3, 3010.4, 3010.5, 3010.6, 3010.7, 3010.8, 3010.9 and 5054, Penal Code.

Article 6.9. Postrelease Community Supervision

Section 3079 is amended to read:

3079. Postrelease Community Supervision.

(a) Pursuant to the provisions of the Postrelease Community Supervision Act of 2011, enacted in Penal Code section 3450, all offenders-incarcerated persons released from a CDCR facility on or after October 1, 2011, may be eligible for Postrelease Community Supervision (PRCS).

Subsection 3079(b) remains unchanged.

NOTE: Authority cited: Sections 5058 and 5058.3, Penal Code. Reference: Sections 3450, 3451 and 5054, Penal Code.

Section 3079.1 is amended to read:

3079.1. Postrelease Community Supervision Exclusionary Criteria.

The introductory paragraph through subsection 3079.1(d) remain unchanged.

(e) Any incarcerated person who is determined to require a condition of parole as <u>an offendera</u> <u>supervised person</u> with a mental health disorder, pursuant to PC section 2962.

Subsection 3079.1(f) remains unchanged.

NOTE: Authority cited: Sections 5058 and 5058.3, Penal Code. Reference: Sections 3451 and 5054, Penal Code.

Subchapter 2. Incarcerated Person Resources

Article 4. Mail

Section 3139 is amended to read:

3139. Correspondence Between Incarcerated Persons, Supervised Persons, and Persons on Probation.

Subsections 3139(a) through 3139(a)(1) remain unchanged.

(2) Persons committed to any county, state or federal program as a civil addict.

(32) Supervised persons-or civil addict outpatient status under the jurisdiction of any county, state or federal, juvenile or adult correctional agency.

Subsections 3139(a)(4) through 3139(j) remain unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2601 and 4570, Penal Code; *Procunier v. Martinez*, 416 U.S. 396; and *Bell v. Wolffish*, 99 S. Ct 1861.

Section 3141 is amended to read:

3141. Confidential Correspondence.

Subsections 3141(a) through 3141(c)(8) remain unchanged.

(9) A legitimate legal service organization that consists of an established group of attorneys involved in the representation of offenders-incarcerated persons in judicial proceedings including, but not limited to:

Subsections 3141(c)(9)(A) through 3141(d) remain unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2600 and 5054, Penal Code; *In re Jordan*, 12 CA 3rd 575 (1974); and *King* v. *Borg*, USDC-ED Case No. CIV. S-87-0519 LKK/PAN/P.

Article 7. Visiting

Section 3172 is amended to read:

3172. Applying to Visit an Incarcerated Person.

Subsections 3172(a) through 3172(c) remain unchanged.

(d) It is a felony for any former prison-incarcerated person to come on institution<u>or</u>/facility property for any reason, without prior approval of the institution head or designee. Requests must be made in writing and include a visiting questionnaire and a Certificate of Discharge. Supervised persons and prospective visitors under probation or civil addict outpatient supervision shall provide written proof of permission to make such a visit from their case supervisor.

Subsections 3172(e) through 3172(g) remain unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 4570.5 and 5054, Penal Code.

Section 3172.1 is amended to read:

3172.1. Approval/Disapproval of Prospective Visitors.

Subsections 3172.1(a) through 3172.1(b)(3)(C) remain unchanged.

(D) The prospective visitor is a co-offender of the incarcerated inmate <u>co-participant in an offense</u> with the incarcerated person.

Subsection 3172.1(b)(4) remains unchanged.

(5) The prospective visitor is a supervised person or person on probation on civil addict outpatient status and has not received written permission of their case supervisor and/or the prior approval of the institution head.

Subsections 3172.1(b)(6) through 3172.1(g) remain unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 4576 and 5054, Penal Code.

Section 3176 is amended to read:

3176. Denial, Restriction, Suspension, Termination or Revocation of Visits and Exclusion of a Person.

The introductory paragraph through subsection 3176(a)(10) remain unchanged.

(b) Written notification on a CDCR Form 887-B (Rev. 02/2307/24), Notice of Visitor Warning/Termination/Suspension/Denial/Revocation, which is incorporated by reference, shall be provided to the visitor when action is taken by the official in charge of visiting to deny, terminate or restrict a visit. The written notification shall contain information instructing the visitor how to appeal the action as outlined in section 3179.

Subsections 3176(c) through 3176(d) remain unchanged.

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

Section 3178 is amended to read:

3178. Attorney Visitations and Consultation.

Subsections 3178(a) through 3178(s) remain unchanged.

(1) A written warning notifying the attorney or attorney representative that the offender's <u>incarcerated person's</u> confidential legal privileges are subject to modification <u>or</u> /suspension and that the offender incarcerated person will be subject to exclusion for a minimum of six months. Written warnings are appropriate for minor infraction or violations of the institution <u>or</u> /facility regulations, i.e., violations that cannot be prosecuted as either a misdemeanor or felony.

Subsections 3178(s)(1) through 3178(t) remain unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2601, 4570.5 and 5054, Penal Code; and *Procunier v. Martinez*, 94 S. Ct. 1800 (1974).

Subchapter 3. Incarcerated Person Activities

Article 3. Incarcerated Councils, Committees, and Activity Groups

Section 3230 is amended to read:

3230. Establishment of Incarcerated Person Advisory Councils.

Subsections 3230(a) through 3230(b)(3) remain unchanged.

(4) The membership of representatives or the activities of the entire council may be suspended when the warden determines that the representative or council presents a threat to facility security or the safety of persons, or that the representative's or council's actions are counterproductive to the best interest and welfare of the general incarcerated population. If a council's activities are suspended, the warden shall notify the general incarcerated population of that action and the reasons therefor<u>e</u>.

Subsections 3230(c) through 3230(i)(3) remain unchanged.

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

Subchapter 4. General Institution Regulations

Article 1.6. Incarcerated Person Housing

Section 3269 is amended to read:

3269. Incarcerated Person Housing Assignments.

Subsections 3269(a) through 3269(b)(19) remain unchanged.

(c) Utilizing the department's electronic database, the Strategic OffenderOversight Management System (SOMS), the screening authority shall complete the IHR, and indicate whether the incarcerated person is suitable for dorm or cell housing, with or without special restrictions. Restrictions are any case factor; including court ordered housing placement factors, which may limit the incarcerated person's housing placement options. Staff shall ensure that the housing policies for special category incarcerated persons covered under court ordered housing remain in place during their housing assignment. The IHR includes the following SOMS input fields:

Subsections 3269(c)(1) through 3269(i) remain unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Section 5054, Penal Code; and *Quine v. Beard*, No. C 14-02726 JST.

Article 2. Security

Section 3290 is amended to read:

3290. Methods for Testing of Controlled Substances or for Use of Alcohol.

Subsection 3290(a) through 3290(c)(4) remain unchanged.

(A) A small percentage of incarcerated persons will be randomly selected at predetermined regular intervals (e.g. weekly) from a data file produced from the department's Strategic <u>OffenderOversight</u> Management System.

Subsections 3290(c)(4)(B) through 3290(i) remain unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 2932, 4573.6 and 5054, Penal Code.

Section 3294.5 is amended to read:

3294.5. Incarcerated and Supervised Person Name Change.

Subsections 3294.5(a) through 3294.5(f) remain unchanged.

(g) Within five business days of receiving from the court a certified court order granting a name change, the Correctional Case Records Manager (CCRM) shall ensure the new name is reflected within the Strategic OffenderOversight Management System (SOMS), as defined in section 3000. Once the new name is changed within SOMS, the incarcerated person shall be provided an updated identification card reflecting their new name and shall be charged for the replacement cost unless the incarcerated person has been determined to be indigent as defined in section 3000. The CCRM shall notify the incarcerated or supervised person, the incarcerated person's assigned correctional counselor, incarcerated person assignment office, mailroom, receiving and release, visiting room, and the Office of Victim and Survivor Rights Services if <u>an the offender is</u> incarcerated <u>person</u>; or shall notify the agent of record if <u>a supervised person the offender is on parole</u>. The court order shall be placed in the miscellaneous section of the incarcerated or supervised persons.

Subsection 3294.5(h) remains unchanged.

Text of Proposed Regulations NA 25-01

NOTE: Authority cited: Section 5058, Penal Code. Reference: Section 5054, Penal Code; and Section 1279.5, Code of Civil Procedure.

Article 10. Classification

Section 3375 is amended to read:

3375. Classification Process.

Subsections 3375(a) through 3375(j)(4) remain unchanged.

(k) A CDCR Form 840 (Rev. 07/2403/25), CDCR Reclassification Score Sheet shall be prepared pursuant to section 3375.4 as part of the regular, continuous classification process. If an incarcerated person's recalculated placement score is not consistent with the institution <u>or</u>/facility security level where the incarcerated person is housed, the case shall be presented to a CSR for transfer consideration.

Subsections 3375(k)(1) through 3375(*l*) remain unchanged.

NOTE: Authority cited: Sections 5058 and 5058.3, Penal Code. Reference: Sections 1203.8, 3020, 5054, 5068 and 11191, Penal Code; Sections 8550 and 8567, Government Code; Governor's Prison Overcrowding State of Emergency Proclamation dated October 4, 2006; *Wright v. Enomoto* (1976) 462 F. Supp. 397; *Stoneham v. Rushen* (1984) 156 Cal.App.3d 302; and *Castillo v. Alameida*, et al., (N.D. Cal., No. C94-2847).

Section 3375.2 is amended to read:

3375.2. Administrative Determinants.

Subsections 3375.2(a) through 3375.2(a)(6) remain unchanged.

(7) Condemned <u>inmates incarcerated persons</u> shall not be housed in a facility with a security level lower than that which is authorized to house LWOP incarcerated persons. A condemned incarcerated person shall not be housed in a facility with a security level lower than Level II, except when authorized by the DRB. Additionally, a condemned incarcerated person housed within a general population facility shall be housed in a facility with a lethal electrified fence as defined in section 3000. Female condemned incarcerated persons shall only be housed at the Central California Women's Facility.

Subsections 3375.2(a)(8) through 3375.2(b)(30) remain unchanged.

NOTE: Authority cited: Sections 3600, 5058 and 5058.3, Penal Code. Reference: Sections 3450, 5054 and 5068, Penal Code; *Sandin v. Connor* (1995) 515 U.S. 472; *Madrid v. Gomez* (N.D. Cal. 1995) 889 F.Supp. 1146; *Wright v. Enomoto* (N.D. Cal. 1976) 462 F.Supp. 397; and *Stoneham v. Rushen* (1984) 156 Cal.App.3d 302.

Section 3375.3 is amended to read:

3375.3. CDCR Classification Score Sheet, CDCR Form 839, Calculation.

The introductory paragraph through subsection 3375.3(a)(3)(B) remain unchanged.

(C) If, subsequent to endorsement of the CDCR Form 839, the incarcerated person receives a new term, record the change in term points, if any, on a CDCR Form 840 (Rev. $\frac{07/2403/25}{03/25}$), Reclassification Score Sheet, as a result of this new term. Do not correct the CDCR Form 839.

Subsections 3375.3(a)(4) through 3375.3(a)(7)(B)1. remain unchanged.

2. Count previous commitments to the civil addict program.

Subsections 3375.3(a)(8) through subsection 3375.3(b) remain unchanged.

(1) Last 12 months of Incarceration (Boxes 50-52). Prior incarceration behavior in any correctional agency shall include the last 12 consecutive months in custody, prior to the date that the incarcerated person was received in CDCR, going as far back as necessary to attain a total of 12 months. This includes behavior while in county jail, after conviction, or during transportation to the reception center. For example, behavior while incarcerated in juvenile hall or federal prison-or while serving a civil addict commitment shall also be counted.

Subsections 3375.3(b)(2) through 3375.3(g)(2) remain unchanged.

NOTE: Authority cited: Sections 5058 and 5058.3, Penal Code. Reference: Sections 4502, 5054 and 5068, Penal Code; *Wright v. Enomoto* (1976) 462 F.Supp. 397; *Stoneham v. Rushen* (1984) 156 Cal. App. 3d 302; and *Castillo v. Alameida*, et al., (N.D. Cal., No. C94-2847).

Section 3375.4 is amended to read:

3375.4. CDCR Reclassification Score Sheet, CDCR Form 840, Calculation.

This section incorporated by reference CDCR Form 840 (Rev. $\frac{07/2403/25}{03/25}$), Reclassification Score Sheet.

The factors and their related numerical weights used to recalculate an incarcerated person's preliminary score or new preliminary score are listed below. Box numbers appear to the right but refer to the first box on the left of each field.

Subsections 3375.4(a) through 3375.4(d)(2) remain unchanged.

(3) When the most current score appears on the CDCR Reclassification Score Sheet, CDCR Form 840, (Rev $\frac{07}{2403/25}$) or later, enter the value from that score sheet that is the new preliminary score.

Subsections 3375.4(d)(4) through 3375.4(m) remain unchanged.

NOTE: Authority cited: Sections 5058 and 5058.3, Penal Code. Reference: Sections 4502, 5054 and 5068, Penal Code; *Wright v. Enomoto* (1976) 462 F.Supp. 397; and *Stoneham v. Rushen* (1984) 156 Cal.App.3d 302.

Text of Proposed Regulations NA 25-01

Section 3375.5 is amended to read:

3375.5. CDCR Readmission Score Sheet, CDCR Form 841, Calculation.

The introductory paragraph through subsection 3375.5(c)(2) remain unchanged.

(3) When the most current score appears on the CDCR Form 840, (Rev. $\frac{07}{2403/25}$) or later, CDCR Reclassification Score Sheet, enter the value from that score sheet that is the new preliminary score.

Subsections 3375.5(c)(4) through 3375.5(f)(1) remain unchanged.

(2) If, subsequent to reception center processing, the parole violator receives a new term, record the change in term points, if any, on a CDCR Form 840 (Rev. $\frac{07/2403/25}{03/25}$), Reclassification Score Sheet, as a result of this new term. Do not correct the CDCR Form 841.

Subsections 3375.5(f)(3) through 3375.5(k)(1)(B)3. remain unchanged.

NOTE: Authority cited: Sections 5058 and 5058.3, Penal Code. Reference: Sections 4502 and 5054, Penal Code.

Section 3378.7 is amended to read:

3378.7. Debrief Processing Unit.

The introductory paragraph through subsection 3387.7(a)(5) remain unchanged.

(b) Transfer to the DPU will be accomplished through the Strategic <u>OffenderOversight</u> Management System (SOMS) Non-Committee Endorsement process.

Subsections 3378.7(c) through 3378.7(i) remain unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 5054 and 5068, Penal Code.

Subchapter 6. Adult Parole

Article 1. Parole Supervision

Section 3504. Parole Assessment.

Section 3504 is amended to read:

Subsections 3504(a) through 3504(a)(1)(E) remain unchanged.

(2) High Service means the level of supervision based on service needs and behavioral patterns and is primarily utilized for the placement of civil addicts, or individuals requiring special assistance such as individuals with severe mental or psychiatric problems. The following minimum contact requirements shall apply to these cases:

Subsections 3504(a)(2)(A) through 3504(a)(2)(C) remain unchanged.

(D) With the exception of civil addicts, if If anti-narcotic testing applies, a minimum testing schedule of one test per month. Civil addicts shall be tested weekly; two of which tests must be random/surprise urinalysis tests. One of the two random/surprise tests shall be in the field.

Subsections 3504(a)(2)(E) through 3504(b)(4) remain unchanged.

(c) Civil addicts shall remain in the high service supervision level category until they complete 180 days of continuous drug free outpatient or civil addict parole.

 (\underline{dc}) Exceptions to placement in any of the supervision level categories or reduction in any of the supervision level categories described in subsections (a)(1) through (a)(4) may be made by the unit supervisor on a case-by-case basis.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 290, 667.5(c), 3000.03 and 5054, Penal Code; and Sections 3151 and 3152, Welfare and Institutions Code.

Article 19. Parole Violations, Flash Incarcerations, and Reports

Section 3762 is amended to read:

3762. Parole Violation Report (CDCR Form 1676).

Parole violations are documented on the CDCR Form 1676 (Rev. 07/2403/25), Parole Violation Report, hereby incorporated by reference. The CDCR Form 1676 shall be prepared electronically within the Parole Violation Disposition Tracking System (PVDTS) by the parole agent specifying the charges against the supervised person and shall contain or refer to the information known to the parole agent relevant to the charges. The CDCR Form 1676 shall be processed as described in Section 3768.3 upon completion.

NOTE: Authority cited: Sections 5058 and 5058.3, Penal Code. Reference: Sections 290, 1203.2, 3000, 3000(b)(9)(A), 3000.08(a), 3015(b) 3052, 3053, 3056, 3057, 5054, 5054.1 and 5076.2, Penal Code.

Section 3763 is amended to read:

3763. Petition for Revocation.

The introductory paragraph through subsection 3763(a) remain unchanged.

(1) CDCR Form 1676 (Rev. 07/2403/25), Parole Violation Report

Subsections 3763(a)(2) through 3763(b) remain unchanged.

NOTE: Authority cited: Sections 5058 and 5058.3, Penal Code. Reference: Sections 1203.2, 3000.08(a), 3000.08(f), 3052, 3053, 3063, 5054 and 5076.2, Penal Code.

Section 3766 is amended to read:

3766. Warrants.

Subsection 3766(a) through 3766(c)(1) remain unchanged.

Text of Proposed Regulations NA 25-01

(2) Strategic OffenderOversight Management System.

Subsection 3766(d) remain unchanged.

NOTE: Authority cited: Sections 1203.2, 3000(b)(9)(B) and 3060.7, Penal Code. Reference: Sections 3000(b)(9)(A), 3052, 5054, 5054.1, 5058 and 5058.3, Penal Code.

Section 3768.3 is amended to read:

3768.3. Utilization of the Parole Violation Decision-Making Instrument.

Subsections 3768.3(a) through 3768.3(a)(2)(B) remain unchanged.

(b) Prior to the initiation of the CDCR Form 1676 (Rev. 04/1303/25) in the PVDTS program, the automated CDCR Form 1500 shall be completed. Upon the completion of the CDCR Form 1676, it shall be forwarded to the court as part of the revocation packet for final adjudication of the parole violation(s) as referenced in Section 3763.

Subsections 3768.3(c) through 3768.3(g) remain unchanged.

NOTE: Authority cited: Sections 5058 and 5058.3, Penal Code. Reference: Sections 3015, 5054 and 5076.2, Penal Code.

Section 3769.3 is amended to read:

3769.3. Participation in the Reentry Court Program.

Subsections 3769.3(a) through 3769.3(a)(3) remain unchanged.

(A) Waive their right to a revocation hearing by signing a CDCR Form 1420 (Rev. 07/2403/25), Placement Acknowledgement Waiver, which is incorporated by reference.

Subsection 3769.3(a)(3)(B) remains unchanged.

NOTE: Authority cited: Section 5058, Penal Code. Reference: Sections 3015 and 5054, Penal Code.

STATE OF CALIFORNIA CDCR RECLASSIFICATION SCORE SHEET CDCR 840 (Rev. 07/2403/25)

	ANTH A CORPERTICAL	
3 (Enter X)	1 Use this section to correct a CDCR 840 score	
1. REVIEW PERIOD	sheet with a form revision date phor to 07/02.	
BEGINNING DATE		
4. Number of Full	1. PRIOR PRELIMINARY SCORE	
Review Periods MO DAY YR	(Preliminary Score from 839/New Preliminary Score =	
	DAV VP Class Dev VP Class PA ANNUALY SMONTH REVIEW PERIOD DATES E CORRECTION TO COCK MUSCIONES SHEET Photo IS KAW 07021 TO <t< td=""></t<>	
C. FAVORABLE BEHAVIOR SINCE LAST REVIEW		
1. Continuous Minimum Custody x4 = 46		
2. No Serious Disciplinary x 2 = 48		
3. Average or Above Performance in Work,		
School or Vocational Program x 2 =		
4. TOTAL FAVORABLE POINTS = -		
	[1] Condemned 19 [4] Warrants "R" Suffix 19	
SERIOUS DISCIPLINARIES <u>Number of</u>		
1. Div. A-1/A-2 x 8 = 52	85	
	86	
× 6 =	2. MANDATORY MINIMUM SCORE	
Dates:		
2. Battony or Attornated Pattony on a		
Non-Incarcerated Person X 6 -	H. SPECIAL CASE FACTORS	
Dates: 3. Battery or Attempted Battery on an 60		
Incarcerated Person x4 =		
Dates:		
4. Distribution of Drugs		
	a 190 Status (V/N) (Enter V or N)	
5. Possession of a Deadly Weapon	b. Reason Code	
	6 COUNTY OF LAST	
6. Inciting a Disturbance		
7. Battery Causing Serious Bodily Injury Dates:		
8. TOTAL UNFAVORABLE POINTS =		
I. CLASSIFICATION ST	AFF REPRESENTATIVE	
1. LAST NAME		
115		
	MO DAY YR	
	DY	
(Enter V or *) Code (Enter E L or P)		
7. ADMINISTRATIVE DETERMINANT CODE(S) a) (*)	d)(*) e)(*)	
(Enter C or E)		
A. IDENTIFYING		
1. CDCR NUMBER 2. INCARCERATED PERSON'S L	AST NAME 3. DATE COMPLETED	
	MO DAY YR	

STATE OF CALIFORNIA PLACEMENT ACKNOWLEDGEMENT WAIVER CDCR 1420 (Rev. 07/2403/25)

Pursuant to the provisions of Health and Safety Code § 11561 and 11563, when the Board of Parole Hearings (BPH) concludes there are reasonable grounds for believing that a person on parole is addicted or habituated to or is in imminent danger of addiction or habituation to controlled substances or alcohol, it may, in accordance with procedures used to revoke parole, issue an order to detain or place the person in a substance abuse treatment program for a period not to exceed 90 days

No person on parole shall be placed in a residential substance abuse treatment program against his or hertheir will. Such placement shall require a hearing to be conducted by the BPH, unless the hearing is waived by the supervised person.

WAIVER OF HEARING RIGHT: Participation in Live-in Program as a Special Condition of Parole [Title 15, CCR§2641(a)]

You have a right to a hearing before the State can require you to be in a live-in program. If you sign this form you are waiving your right to a hearing and agree to successfully complete the program.

You may waive your right to a revocation hearing and accept the above instructions. Or you may decide not to waive your right to a revocation hearing.

I waive my right to a Board of Parole Hearings revocation hearing. I will complete the approved California Department of Corrections and Rehabilitation residential treatment program listed below. I know I will have a special condition of parole that requires me to do so.

Treatment Program Name	Program Address	Program Phone Number
2.2		

The program may include all or one of the following, a live-in, which may be "in-custody," educational based drug treatment phase, immediately followed by a residential aftercare treatment phase, and/or an outpatient treatment phase to include mandatory attendance at AA/NA.

In-Custody treatment phase:	Start Date:	End Date:
In-Community treatment phase:	Start Date:	End Date:
After-care treatment phase:	Start Date:	End Date:
Outpatient treatment phase:	Start Date:	End Date:

Projected completion date of substance abuse treatment program:

Or

I request Revocation Proceedings be started.

Incarcerated/Supervised Person or Attorney: (Print Name)	Incarcerated/Supervised Person or Attorney Signature	CDCR Number	Region	Date Signed
Staff (Witness): (Print Name)	Staff Signature	Title	Badge Number	Date Signed

To Be Completed By Staff: I have informed the supervised person of the above information, and believe that <u>he/shethey</u>:

Appears to understand

Appears to have difficulty understanding

Effective Communication Method Used (Simple English, Interpreter, etc.):

Comments:

Staff Name: (Print)	Staff Signature	Title	Badge Number	Date Signed

STATE OF CALIFORNIA PAROLE VIOLATION REPORT CDCR 1676 (Rev. 07/24<u>03/25</u>) Fill and Print Only – Not Automated **RESET**



Page 1 of 5

ATTACHMENT 1

	1 10	TOUL
-	1/11	TS#:

CDCR #	Supervise	ed Person's Name (Last, First, M	MI)	Parole	e Unit	Region	Ageni	t of Record
Age	DOB	Sex Race	2	Heigh	t	Weight	Eyes	Hair
		Last Known Address				Residential		Life Term Supervised Person PC 3000.1:
	Arrest Date	Hold Date		I Removed Da			County Identifie	
	Arresting Agency		Booked As			king Number		ng Location
ls supervi 2901:			Yes 🗌	No		ndicate Static-99R	Risk Category:	(5) High-Violent
	used to affect arrest:	Yes No				vestigate violation:		0
	and circumstances o							
3. Violation	and circumstances o	of Charge(s):						

Page 2 of 5

ATTACHMENT 1

PVDTS#:

CDCR #	Supervised Person's Name (Last, First, MI)	Parole Unit	Region	Agent of Record
4. Violation	n and circumstances of Charge(s):			
	- 0.0 2			
5. Violation	and circumstances of Charge(s):			
6. Violation	n and circumstances of Charge(s):			
	· · · · · · · · · · · · · · · · · · ·			
Supervised	l Person's Statement:			

Page 3 of 5

ATTACHMENT 1

PVD	TC#
FVD	10#.

CDCR #	Supervised Person's	Name (Last, First, MI)	Parole Unit	Region	Agent of Record
1. Witness					
Name		Address	Telephone #	Bad	Confidential
(1) Witness/Victir	Witness Victim ne Address Image: Confidential interpretation of the second of the				
	Victim		T . I		
Name		Address	Telephone #	Bad	Confidential
	Victim	Addross	Tolophono #	Bod	
Name		Address	Telephone #	Bad	Confidential
(3) Witness/Victir	n Statement:				
	Victim	1			
Name		Address	Telephone #	Bad	Confidential
(4) Witness/Victir	n Statement:		i		

Page 4 of 5

ATTACHMENT 1

	1 10	TOH	
Р	VD	TS#	
		100	•

CDCR #	Supervised Person's	Name (Last, First, MI)	Parole Unit	Region	Agent of Record
5. 🗌 Witn	ess 🔲 Victim				
Name		Address	Telephone #	Bad	lge # N/A Sensitive Witness Confidential Fearful Minor/Juvenile
(5) Witnes:	s/Victim Statement:				
Narrative C	Continued from Page:				
Court Statu					

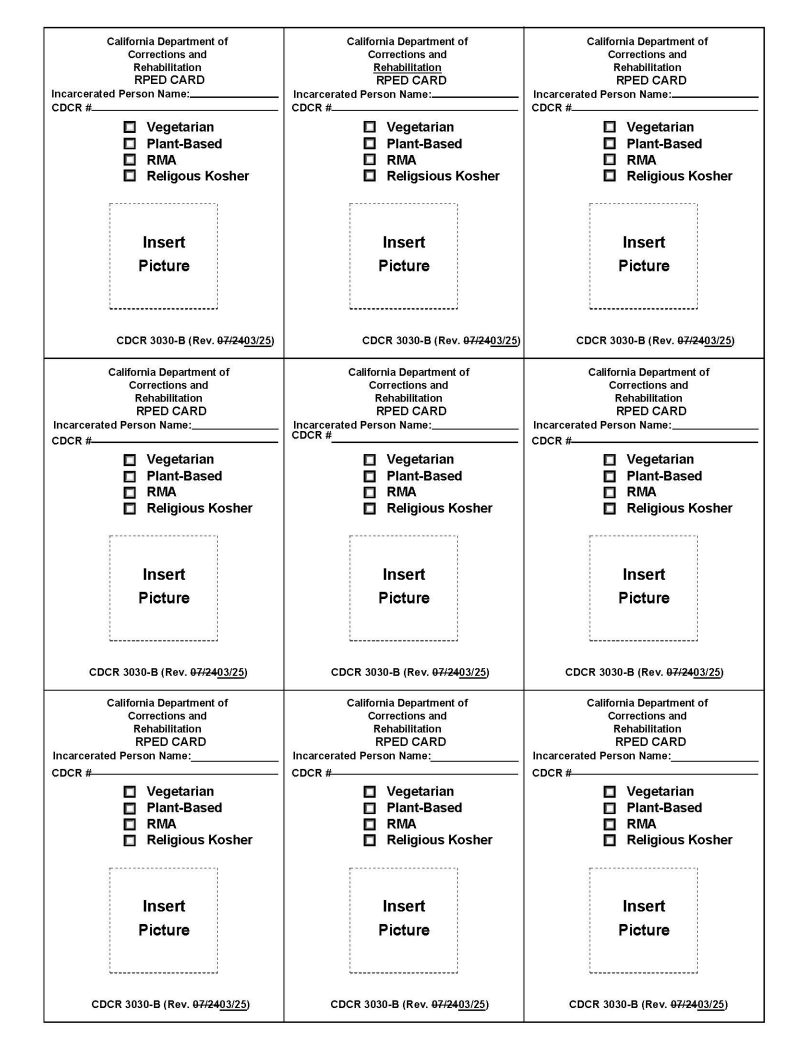
Page 5 of 5

ATTACHMENT 1

PVDTS#:

CDCR #	Supervised Person's Name (Last, First, MI)	Parole Unit	Region	Agent of Record			
Recommendation From Supervising Agency							
	Evidence Based Tool Used For Recommendation:	Parole Violation Decision I	Making Instru	ment (PVDMI)			
Instrument	t Recommended Response Level:						
Least to Most Intensive: Continue on Parole with Remedial Sanctions							
California Department Of Corrections And Rehabilitation Recommended Response Level:							
Petition For Revocation Due To Supervised Person's Failure To Comply With His Or Her <u>their</u> Conditions of Parole Or Involvement In Criminal Behavior							
Recommendation: Return To Custody For Days.							
l declare	under penalty of periury under the laws of the State o	f California that the fore	aoina is tru	e and correct			

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.					
Parole Agent Name	Parole Agent Signature	Date			
Supervisor Name	Supervisor Signature	Date			



This Religious Personal Ethical Diet (RPED) Card is valid only for the incarcerated person named on the face allowing him or her- their to receive the specified RPED Meal. The RPED Card will be confiscated if found in the possession of another incarcerated person and is invalid if altered in any way. Incarcerated person must follow the RPED Program Agreement 3030-A or 3030-V as presented in the approval process or their card may be revoked.	This Religious Personal Ethical Diet (RPED) Card is valid only for the incarcerated person named on the face allowing him or her- their to receive the specified RPED Meal. The RPED Card will be confiscated if found in the possession of another incarcerated person and is invalid if altered in any way. Incarcerated person must follow the RPED Program Agreement 3030-A or 3030-V as presented in the approval process or their card may be revoked.	This Religious Personal Ethical Diet (RPED) Card is valid only for the incarcerated person named on the face allowing him or her- their to receive the specified RPED Meal. The RPED Card will be confiscated if found in the possession of another incarcerated person and is invalid if altered in any way. Incarcerated person must follow the RPED Program Agreement 3030-A or 3030-V as presented in the approval process or their card may be revoked.
Issuing Institution	Issuing Institution	Issuing Institution
Authorized Signature	Authorized Signature	Authorized Signature
Date of Issue	Date of Issue	Date of Issue
Vegetarian - Green; Religious Kosher - Blue; RMA - Yellow; Plant-Based Pink	Vegetarian - Green; Religious Kosher - Blue; RMA - Yellow; Plant-Based Pink	Vegetarian - Green; Religious Kosher - Blue; RMA - Yellow; Plant-Based Pink
CDCR 3030-B (Rev. 07/2403/25)	CDCR 3030-B (Rev. 07/24<u>03/25</u>)	CDCR 3030-B (Rev. 07/24<u>03/25</u>)
This Religious Personal Ethical Diet (RPED) Card is valid only for the incarcerated person named on the face allowing him or her- their to receive the specified RPED Meal. The RPED Card will be confiscated if found in the possession of another incarcerated person and is invalid if altered in any way. Incarcerated person must follow the RPED Program Agreement 3030-A or 3030-V as presented in the approval process or their card may be revoked.	This Religious Personal Ethical Diet (RPED) Card is valid only for the incarcerated person named on the face allowing him or her- their to receive the specified RPED Meal. The RPED Card will be confiscated if found in the possession of another incarcerated person and is invalid if altered in any way. Incarcerated person must follow the RPED Program Agreement 3030-A or 3030-V as presented in the approval process or their card may be revoked.	This Religious Personal Ethical Diet (RPED) Card is valid only for the incarcerated person named on the face allowing him or her- their to receive the specified RPED Meal. The RPED Card will be confiscated if found in the possession of another incarcerated person and is invalid if altered in any way. Incarcerated person must follow the RPED Program Agreement 3030-A or 3030-V as presented in the approval process or their card may be revoked.
	lasuing institution	
Issuing Institution	Issuing Institution	Issuing Institution
Authorized Signature	Authorized Signature	Authorized Signature
Date of Issue	Date of Issue	Date of Issue
Vegetarian - Green; Religious Kosher - Blue; RMA - Yellow; Plant-Based Pink	Vegetarian - Green; Religious Kosher - Blue; RMA - Yellow; Plant-Based Pink	Vegetarian - Green; Religious Kosher - Blue; RMA - Yellow; Plant-Based Pink
CDCR 3030-B (Rev. 07/24<u>03/25</u>)	CDCR 3030-B (Rev. 07/24<u>03/25</u>)	CDCR 3030-B (Rev. 07/24<u>03/25</u>)
This Religious Personal Ethical Diet (RPED) Card is valid only for the incarcerated person named on the face allowing him or her their to receive the specified RPED Meal. The RPED Card will be confiscated if found in the possession of another incarcerated person and is invalid if altered in any way. Incarcerated person must follow the RPED Program Agreement 3030-A or 3030-V as presented in the approval process or their card may be revoked.	This Religious Personal Ethical Diet (RPED) Card is valid only for the incarcerated person named on the face allowing him or her- their to receive the specified RPED Meal. The RPED Card will be confiscated if found in the possession of another incarcerated person and is invalid if altered in any way. Incarcerated person must follow the RPED Program Agreement 3030-A or 3030-V as presented in the approval process or their card may be revoked.	This Religious Personal Ethical Diet (RPED) Card is valid only for the incarcerated person named on the face allowing him or her their to receive the specified RPED Meal. The RPED Card will be confiscated if found in the possession of another incarcerated person and is invalid if altered in any way. Incarcerated person must follow the RPED Program Agreement 3030-A or 3030-V as presented in the approval process or their card may be revoked.
Level and Level 4. Post	1	International International Contraction
Issuing Institution	Issuing Institution	Issuing Institution
Authorized Signature	Authorized Signature	Authorized Signature
Date of Issue	Date of Issue	Date of Issue
Vegetarian - Green; Religious Kosher - Blue; RMA - Yellow; Plant-Based Pink	Vegetarian - Green; Religious Kosher - Blue; RMA - Yellow; Plant-Based Pink	Vegetarian - Green; Religious Kosher - Blue; RMA - Yellow; Plant-Based Pink
CDCR 3030-B (Rev. 07/2403/25)	CDCR 3030-B (Rev. 07/24<u>03/25</u>)	CDCR 3030-B (Rev. 07/2403/25)