Chapter 1 – GOOD TIME

001 - Applicability. This rule applies to all facilities operated by the Department of Correctional Services.

002 - Department Policy. The Department will apply good time to inmates' sentences in accordance with the Nebraska Statutes, the opinions of Nebraska courts, and the opinions of the Attorney General.

003 - Notice to Inmates. After an inmate is admitted to a facility, the inmate will receive written notice of the inmate's parole eligibility date and tentative release date.

  003.01 When an inmate's parole eligibility date or tentative release date is changed, the inmate will be given written notice of the new tentative release date or parole eligibility date.

  003.02 An inmate's parole eligibility date or tentative release date can be changed as a result of a disciplinary action, a restoration of good time, a parole revocation, or a change in the law or the interpretation of the law.

004 - Computation Questions. An inmate's questions regarding the computation of the inmate's good time, parole eligibility date or tentative release date will be answered by the records office personnel in the facility where the inmate's institutional files are maintained. The questions should be submitted to the records office personnel on an Inmate Interview Request.
Chapter 2 – GRIEVANCE PROCEDURES

001 Applicability. This rule applies to all institutions operated by the Department of Correctional Services.

002 Departmental Policy. The Department provides an inmate with a procedure for the administrative settlement of a legitimate grievance.

  002.01 A grievance is not a formal grievance until the inmate submits a Step-One Grievance Form to the Warden or designee of the facility to which the inmate is assigned.

  002.02 Any topic may be the subject of a grievance, except matters over which the Department has no control, classification actions, and inmate disciplinary actions.

003 Grievance Principles. These guidelines apply to the grievance procedure.

  003.01 Any inmate in the custody of the Department may file a grievance.

  003.02 An inmate shall submit an Informal Grievance Resolution Form to designated unit staff.

  003.03 If an inmate is dissatisfied with the response to the Informal Grievance, the inmate may file a Step-One Grievance with the Warden. The Step-One Grievance Form must be used.

  003.04 No one shall alter, interfere with, or delay the transmittal of an inmate grievance.

  003.05 No inmate who uses the grievance procedure shall be subject to any type of disciplinary sanction or other adverse action for filing grievances.

  003.06 Language used in grievances is subject to DCS Rules 5 and 6.

  003.07 Each grievance will be reviewed and, if necessary, investigated. The inmate shall receive a prompt written response. Circumstances such as illness, injury, or unavailability of a witness may lengthen the response time.

  003.08 Inmate grievances shall be confidential. Only those individuals whose involvement is needed to complete the investigation of the grievance shall be made aware of the grievance. Individuals contacted during the investigation shall only be made aware of the information needed to allow them to contribute to the
investigation. Consistent with ensuring confidentiality, staff that participates in the disposition of a grievance shall have access to records needed to respond to the grievance.

004 Grievance of a Sensitive Nature. If the inmate believes that a grievance is of a sensitive nature, the grievance may be filed directly with the Director or designee.

004.01 A grievance of a sensitive nature may be mailed as privileged mail or sent to the Director or designee by interoffice mail.

004.02 The inmate must clearly explain the nature of the grievance and the reasons for not following the regular grievance procedure.

004.03 If the Director or designee determines that the grievance is not of a sensitive nature, the grievance shall be returned to the inmate.

004.04 If the Director or designee determines that the grievance is of a sensitive nature, the Director or designee shall conduct any necessary investigation. If the investigation indicates that action should be taken, the Director or designee shall cause the appropriate steps to be taken to resolve the grievance. The Director or designee has twenty working days to respond to a grievance submitted as a grievance of a sensitive nature.

005 Informal Grievance Procedures. The following procedures apply to inmate informal grievances:

005.01 When an inmate submits an Informal Grievance Resolution Form, unit staff will log and investigate the grievance.

005.02 The Informal Grievance Resolution Form may be obtained from unit staff.

005.03 The Informal Grievance Resolution Form must be filed within three calendar days of the incident.

005.04 Unit staff shall prepare a written response within ten working days.

006 Step-One Grievance Procedures. The following procedures apply to Step-One Grievances:

006.01 The Step-One Grievance Form may be obtained from the inmate's case manager or designee.

006.02 The Step-One Grievance Form must be filed within 15 calendar days of the receipt of the informal grievance response, or if no response was received, within 20 calendar days of the incident giving rise to the grievance.
006.03 The inmate may address only one issue on a formal grievance or it will be returned to the inmate.

006.04 The Informal Grievance Resolution Form and response, if received, must be attached to the Step-One Grievance Form.

006.05 The formal grievance process begins when the inmate completes the inmate portion of the Step-One Grievance Form and submits it to the Warden or designee.

006.06 Upon receipt of the Step-One Grievance Form from the inmate, the Warden’s designee shall sign and date the Step-One Grievance Form. The receipt for the Step-One Grievance Form shall be sent to the inmate.

006.07 The Warden’s designee shall review and, if necessary, investigate the grievance. The results of the investigation shall be communicated to the Warden and include a proposed response to the grievance. The Warden or designee will review the suggested response, and will send a written response to the inmate within ten working days after receipt of the grievance. The response shall include a brief statement of the reason or reasons for the decision.

007 Step-Two Grievance Procedures. The following procedures apply to Step-Two Grievances:

007.01 If the inmate wants to appeal the response to the Step-One Grievance, then the inmate must obtain a Step-Two Grievance Form from the inmate's case manager or designee.

007.02 The inmate shall submit the Step-Two Grievance Form to the Director by interoffice mail within 10 calendar days after receipt of the Warden’s response. If the grievance is in an envelope it shall be clearly marked to indicate that it contains a Step-Two Grievance Form. The Step-Two Grievance Form may be mailed in compliance with the Department's rules governing privileged mail.

007.03 A copy of the Informal Grievance Resolution Form and the Step-One Grievance Form and responses must be attached.

007.04 The inmate may include additional information on the Step-Two Grievance Form. The inmate must also submit the additional information to the Warden.

007.05 The Director or designee shall respond to the Step-Two Grievance Form within twenty working days. The Director or designee may rely upon the information compiled by the Warden’s investigation or conduct an additional
investigation. The Director may modify, affirm or reverse the response of the Warden.

008 Limitations on Grievances. An inmate may file no more than two Step-One Grievances per week (Monday through Sunday), except for valid emergency grievances.

009 Emergency Grievances. Emergency Grievances are those matters that must be resolved quickly because if the standard grievance time limits were used the inmate would be subjected to substantial risk of personal injury or other serious or irreparable harm.

009.01 Emergency Grievances shall be filed on Informal Grievance Resolution Forms.

009.02 Emergency Grievances shall be filed with unit staff.

009.03 Unit Staff shall respond to Emergency Grievances

010 Abuse of the Grievance Process. If an inmate files frivolous, nuisance or duplicative grievances at any level, a designee of the Warden will conduct a hearing to determine whether the inmate is abusing the grievance process. If it is determined that the inmate is abusing the grievance process, a reasonable limitation may be placed on the number of grievances the inmate is allowed to file.

011 Other Remedies. Inmates may communicate grievances to persons outside the Department.

011.01 An inmate may communicate a grievance to the Office of Public Counsel/Ombudsman, legislators, attorneys, courts or others.

011.02 Claims against the Department involving miscellaneous or tort claims for money may be filed pursuant to the State Tort Claims Act.

011.03 Each facility shall ensure that inmates have reasonable access to courts and to legal services and materials.

012 Petitions. Inmates may circulate petitions for signatures.

012.01 The petitions cannot violate or propose a violation of the Department's rules or state or federal law, or interfere with the security or good order of the facility.

012.02 Inmates may petition the Warden or the Director requesting specific relief concerning a grievance involving a Department policy or practice. The petition must state the proposed change in Department policy or practice, the reason for the proposed change; and the circulator's full name and inmate number.
012.03 Inmates supporting the petition may sign the petition. An inmate signing the petition shall give his/her inmate number and the date of the signature. The signatures must be legible.

012.04 The petition shall be attached to a Step-One Grievance Form and submitted to the Warden within the time limits for filing Step-One Grievances.

012.05 The Warden shall consider the petition when responding to the grievance that the petition concerns.

012.06 If the inmates want to appeal from the decision of the Warden, the inmates shall attach the petition, the Step-One Grievance Form and the Warden’s response to a Step-Two Grievance Form and submit it to the Director within the time limits established for grievance appeals.

012.07 The Warden and Director will keep a copy of the petition with the record of the grievance that the petition concerns.

Title 68 – DEPARTMENT OF CORRECTIONAL SERVICES

Chapter 3 – MAIL PRIVILEGES

001 Applicability. This rule applies to all facilities operated by the Department of Correctional Services.

002 Departmental Policy. An inmate's access to the mail will be limited only if the access constitutes a violation of state law, federal law, regulations governing mail or threatens the security, safety or good order of the facility.

003 Contraband in the Mails. Contraband, for purposes of this Chapter, includes but is not limited to:

003.01 Any drugs that cannot be legally possessed under Nebraska law.

003.02 Tobacco or tobacco products.

003.03 Information on escape routes.

003.04 Information on the manufacture of weapons, incendiary devices, drugs or alcohol.

003.05 Alcoholic beverages.
003.06 Weapons of any type.

003.07 Perishable goods, unless approved by the Warden of the facility.

003.08 Maps that constitute a threat to the security of the facility or the public because the map could be used as an escape tool.

003.09 Cash.

003.10 Any items that would cause a violation of the Code of Offenses if possessed by an inmate.

003.11 Any item that promotes gangs or gang activities.

003.12 Postage stamps (except as allowed in Rule 3.012.08 and in Community Corrections facilities).

003.13 Any item that would constitute a threat to the safety, security or good order of the facility.

003.14 Any publication, writing or recording that advocates or is likely to incite violence or illegal activities.

003.15 Any publication or item that advocates or is likely to incite violent or illegal activity, including materials which advocate or depict violent or illegal sexual activity.

003.16 Any other printed, published, recorded or photographed material that the Warden determines is a threat to the safety, security or good order of the facility.

004 Contraband in Outgoing Mail.

004.01 All non-privileged outgoing mail will be examined for enclosures and contraband except in community facilities. The Warden of a community corrections facility may have outgoing mail examined at his or her discretion.

004.02 Any contraband found in outgoing mail will be seized and a receipt will be given to the inmate.

004.03 Official government money confiscated from an inmate's outgoing mail will be placed in the inmate's confiscated cash account and will be returned to the inmate upon release from the custody of the Department.
004.04 At the conclusion of any disciplinary action involving contraband in outgoing mail, the seized contraband shall be destroyed, retained, or referred to a law enforcement agency, as appropriate.

004.05 If an inmate wants to challenge the seizure of contraband found in outgoing mail, the inmate shall use the grievance procedures.

005 Contraband in Incoming Mail.

005.01 All non-privileged incoming mail will be opened and examined for enclosures and contraband.

005.02 Contraband found in incoming mail will normally be returned to the sender with a copy of the written statement given to the inmate. The statement shall include a description of the contraband and why it was removed.

005.03 If the contraband in incoming mail violates state or federal law, the contraband and the letter will be referred to a law enforcement authority. If contraband in incoming mail is seized for prosecution purposes, the sender and the inmate will be notified.

005.04 An inmate can challenge the seizure of contraband in incoming mail by filing a grievance.

005.05 A sender can challenge the seizure of contraband in incoming mail by contacting the Warden of the facility in writing.

006 Contraband Publications.

006.01 If a publication that is contraband is found in an inmate's incoming mail, the inmate will be given written notice. The notice shall state why the publication is not being delivered and why it is contraband.

006.02 The publication will be held until the grievance procedure is exhausted or the time for filing has expired before the publication is destroyed or returned to the sender at the inmate's expense.

006.03 An inmate may request that the publication be immediately returned to the sender at the inmate's expense.

006.04 Inserts in publications may be removed from the publication if the inserts are contraband. The inserts may be removed without notice to the inmate. After the inserts that are contraband are removed from the publication, the publication can be delivered to the inmate.

008 Inmate-to-Inmate Mail.
008.01 Inmate-to-inmate mail is presumed to be a threat to the safety, security or good order of the facilities and is presumed to jeopardize the rehabilitation of the inmates.

008.02 An inmate cannot send mail to or receive mail from:

008.02A A parolee without the approval of the Warden and the Parole Administrator.

008.02B An inmate at another correctional institution without the approval of the Wardens of both institutions.

008.02C An inmate in the same institution without the Warden’s approval.

008.03 Approval of inmate to inmate correspondence shall be in writing.

008.04 Inmate-to-inmate correspondence may be allowed if the inmates or parolees are immediate family or have a common interest in a legal matter and the correspondence will not threaten the safety, security or good order of the institution or jeopardize the rehabilitative process of the inmates or parolees.

008.05 Staff designated by the Warden(s) may read incoming or outgoing mail sent from one inmate/parolee to another inmate/parolee.

0059 Outgoing Mail Procedure.

009.01 The amount of mail an inmate can send will not be limited unless the inmate has violated the Department's rules and regulations or policies relating to mail.

009.02 Inmates cannot establish credit with sellers of merchandise, or establish or conduct business enterprises, without the approval of the Warden.

009.03 Inmates cannot send mail to persons who have given written notification to the Warden objection to receiving mail from the inmates.

009.04 The Warden will designate employees to process outgoing mail.

009.05 All outgoing mail will be stamped with a statement that the mail came from a correctional institution.

009.06 All outgoing mail will be examined for enclosures and contraband except in community facilities. The Warden of a community facility may determine when outgoing mail will be examined at his/her discretion.
009.07 Outgoing mail may be read only when there is clear and convincing evidence that the outgoing mail could constitute a threat to the safety, security, or good order of the facility.

009.08 The envelopes for outgoing mail shall not be sealed, unless the mail is privileged.

009.09 The inmate's name number and institutional address shall be on the upper left-hand corner of each piece of outgoing mail. The inmate shall use his legal name or legally changed name. If the inmate's name is not on outgoing mail, the mail will be retained for sixty days. If the inmate does not claim the mail within sixty days, the mail will be destroyed.

009.10 If any outgoing mail is not allowed to leave the facility, the mail will be returned to the inmate, with a written explanation of why the mail was returned.

010 Incoming Mail Procedures.

010.01 Inmates may receive mail from any person or organization they choose except as prohibited by DCS rules and regulations or state or federal law.

010.02 There is no limit on the number of letters an inmate may receive, the length of an incoming letter, or the language used to write the letter, unless the incoming letter violates the Department's rules, regulations or policies or State or federal law.

010.03 All items received through the mail must be paid for in advance. If an item is not paid for in advance, the item will be returned to the sender and the inmate will be given written notice that the item has been returned.

010.04 Any publication that does not comply with this rule or any Department rule, regulation or policy will be returned to the sender. The inmate will be given written notice that the publication has been returned.

010.05 All publications must be prepaid and shipped directly from the publisher or bookstore.

010.06 A church or other religious organization may send religious publications or tapes to an inmate. The items will be reviewed by the religious coordinator and must be approved by the religious coordinator before the religious publications or tapes are delivered to the inmate. If the religious publications or tapes are not approved by the religious coordinator, the publication or tape will be returned to the sender and the inmate will be given written notice that the item has been returned.
010.07 Free advertising materials, fliers, and other bulk mail without the inmate's name and number will not be delivered. This mail will be returned to sender, if possible, or will be destroyed without notice to the inmate.

010.08 The Warden will designate employees to process all non-privileged incoming mail.

010.09 All non-privileged incoming mail will be opened and examined for enclosures and contraband.

010.10 Incoming mail may be read only when there is clear and convincing evidence that such mail constitutes a threat to the security, safety, or good order of the facility.

010.11 All incoming mail will normally be delivered to the inmate within twenty-four hours after its receipt at the facility, except weekends and holidays, or when mail contains contraband. Packages will usually be delivered within forty-eight hours.

010.12 All incoming mail must have the name and address of the sender on the envelope. Any mail that does not have the name and address of the sender on the envelope may be read. If the sender of such incoming mail can be determined, the mail will be delivered to the inmate, unless the incoming mail violates another of the Department of Correctional Services rule.

010.13 An inmate may receive mail only if it is addressed to the inmate in his or her individual capacity.

010.14 When an inmate has been transferred to another correctional facility the inmate's First Class mail will be forwarded. After an inmate is released, First Class mail will be forwarded if the Department has a forwarding address. If an inmate has been released and the Department does not have a forwarding address for the inmate, the mail will be returned to the sender.

011 Limitations. Inmates may use the U.S. Mail for correspondence. The Department of Correctional Services will not send or receive facsimile transmissions, telegrams, express mail, e-mail or any other electronic transmission of correspondence for an inmate.

012 Privileged Mail.

012.01 Inmates may send sealed letters to all federal and state officials, the Director, Deputy Director, any Assistant Director, and the Warden of any facility
of the Department of Correctional Services; the Office of Public Counsel/Ombudsman; judges; members of the Parole Board and members of the Pardons Board; and members of local, state, and national bar associations.

012.02 The Warden may attach to any outgoing privileged mail, a notice disclaiming responsibility for the nature or contents of outgoing privileged mail.

012.03 Incoming mail marked as privileged/confidential from one of the persons listed in subparagraph 012.01 of this rule may be opened only in the inmate's presence.

012.04 Incoming privileged mailed will be examined for contraband when it is opened.

012.05 Incoming privileged mail will not be read unless there is clear and convincing evidence that the incoming privileged mail threatens the safety, security, or good order of the institution.

012.06 The name or firm affiliation of the sender of incoming privileged mail must appear in commercial printing on the envelope or the incoming mail will not be considered privileged mail.

012.07 A sender of incoming privileged mail who does not use envelopes with commercially printed return addresses may request prior written approval from the Warden to send privileged mail to an inmate in an envelope without a commercially printed return address. Unless this permission is received the incoming mail will not be considered privileged.

012.08 Attorneys of record representing the inmate may send the inmate one self-addressed stamped envelope in each item of privileged incoming mail.
Chapter 4 – VISITING

001 Applicability. This rule applies to all facilities operated by the Department of Correctional Services.

002 Department Policy. Inmates shall have visiting privileges as long as the inmate does not violate the rules and regulations governing visiting.

003 Posting Visiting Regulations. The Warden shall ensure that copies of this rule and other regulations of the facility concerning visiting are posted at the entrance of the facility and at the visiting areas. The Warden shall provide copies to any person upon request.

004 Visiting Records. The Warden shall ensure that a record of each visitor who enters the facility be kept, including the visitor’s verified identity, the dates and times of the arrival and departure, and the names of the inmates visited.

005 Visiting Lists. An inmate may receive visits from anyone he or she chooses, subject to the approval of the Warden. The Warden shall consider the effect that the presence of the visitors has on the staff, and the inmates. Visitors may be refused admission to the facility or removed from a visiting list for violating visiting rules and regulations. The Warden will advise a person removed from a visiting list of the removal in writing, stating the reasons for the removal, with a copy to the inmate who was to have been visited.

006 Visiting Procedure. Each visitor must verify his/her identity. In addition, the Warden may require visitors entering the facility to submit to a search of person and belongings prior to entrance.

007 Visitor Dress Code. The Warden may establish and enforce a dress code for visitors.

008 Visiting Restrictions. Inmates who have been convicted of offenses against minors may be subject to visiting restrictions.
Chapter 5 - CODE OF OFFENSES

001 Applicability. This rule applies to all facilities operated by the Department of Correctional Services.

002 Departmental Policy. All inmates in the custody of or under the supervision of the Department shall be subject to the Code of Offenses. Any violation of the Code of Offenses may result in disciplinary action pursuant to Chapters 5 and 6. No conduct of an inmate constitutes an offense unless it is defined as such in the Code of Offenses.

003 Notice of Code of Offenses. The Warden shall ensure that all inmates are informed of the Code of Offenses. Any changes in the Code of Offenses shall be prominently posted.

004 Standard of Proof Required. An inmate may be found guilty of a rule violation only when substantial evidence exists that he or she engaged in conduct that fulfills all the necessary elements of the offense. The conduct must be voluntary and be intentional, reckless or grossly negligent. The accused must have had notice that the conduct was proscribed by the Code of Offenses. An inmate may be found guilty of committing an offense, aiding and abetting in the commission of an offense or attempting to commit an offense.

004.01 Aiding and Abetting. An inmate may be disciplined if the institutional disciplinary committee finds that he or she knowingly commanded, induced, procured or aided another person in the commission of the offense. No inmate shall be disciplined if the inmate withdrew from participation in the offense and made a reasonable effort to prevent its commission. In any disciplinary hearing under this section, it is not a complete defense that charges against another inmate were dismissed.

004.02 Attempt. An inmate may be disciplined for attempting to commit an offense if: (1) Acting with the kind of culpability required for commission of such offense, the inmate engages in conduct that constitutes all of the acts necessary for the commission of the offense except its completion; (2) The inmate willfully provides substantial and knowing assistance to a person attempting to commit an offense under the Code of Offenses; or (3) The inmate agrees with one or more persons to engage in or cause the performance of such conduct. An inmate found guilty of an attempt shall be subject to the same penalties that correspond to the offense attempted.

004.03 In a room, bay, school or work area occupied by more than one inmate, an inmate will be presumed to have possession of all items found in that part of the
room, bay, work or school area assigned to the inmate, including, but not limited to, the bed, locker, desk, and work station.

005 Offenses. Following are acts and behaviors that are prohibited and subject to disciplinary sanctions.


I [B] Mutinous Actions. Mutiny; inciting to riot; insurrection; taking hostages or arson.

I [C] Assault. Physical attack on another person; continuing a fight after the opponent is no longer participating; spitting or throwing bodily waste or bodily fluids on another person; or using a weapon, object, a substance as a weapon in an assault or fight.

I [D] Possession or Manufacture of Dangerous Contraband. Possessing or manufacturing any weapon, explosive, or incendiary device; or possessing a caustic or flammable material without authorization.

I [E] Escape. Unauthorized departure from any part of a facility; departure from any work assignment or any extended limits of a facility with the intent to remain away; or failure to return from a pass or furlough with the intent to remain away.

I [F] Work Stoppage/Work Strike. Joining others in an unauthorized work stoppage; encouraging other inmates to refuse to work or participate in designated programs; or preventing other inmates from working, or participating in designated programs.

I [G] Interference with or Refusal to Submit to a Search. Refusing to submit to a search of person, clothing, property, or living quarters when ordered by authorized personnel; interfering with such a search; disposing of or concealing any article after being ordered to submit to a search; fleeing to avoid a search; or teasing, harassing, agitating or distracting a canine during a search.

I [H] Drug or Intoxicant Abuse. Using, possessing, manufacturing selling, giving or being under the influence of a medication, controlled substance or inhalant not prescribed for the possessor; using, possessing, manufacturing, selling, giving or being under the influence of an intoxicant; refusing to submit to a drug test upon instruction from authorized personnel; failing to comply with drug test procedures; contaminating the substance to be tested or intentionally invalidating a drug test in any manner; or failing to submit a urine specimen for testing within five hours.

I [J] Destruction of Property Over $500. Destroying, altering, or wasting property valued over $500 that belongs to the state or another person; or using such property without authorization.

I [K] Extortion. Demanding or receiving anything from another person in exchange for a favor or for protection from another person; demanding or receiving anything in exchange for not informing on another person; or threatening to inform on another person unless demands are met.


I [M] Omitted.

I [N] Omitted.

I [O] Sexual Assault. Sexually penetrating or having sexual contact with another person without that person’s consent; or pressuring someone to engage in sexual activities.

I [P] Cruelty to Animals. Kicking, beating or otherwise inflicting any harm on an animal.

II [A] Bribery. Offering to sell, give, or loan any item or to perform any service for the benefit of any person in exchange for a person’s deviation from assigned authorized duties or institutional rules.

II [B] Drug Paraphernalia. Possessing or manufacturing any drug or narcotic paraphernalia.

II [C] Sexual Activities. Consensual intercourse, sodomy, kissing (except as authorized in the visiting room) or touching another person’s intimate parts; or intentionally exposing one’s sexual organs to another person in a location or manner where such exposure has no legitimate purpose.

II [D] Destruction of Property Valued Between $100 and $500. Destroying, altering, or wasting property valued between $100 and $500 that belongs to the state or another person; or using such property without authorization.
II [E] Disobeying an Order. Disobeying a verbal or written order from an employee; or refusing to comply immediately with an order.

II [F] Forgery or Possession of Forged Documents. Knowingly possessing a falsified or altered paper or document; signing another inmate’s name or number; or altering or falsifying a document with the intent to deceive or defraud.

II [G] Theft. Taking property from another person or from the state with the intent to deprive the owner of the use of the property; or possessing stolen property.

II [H] Use of Threatening Language or Gestures/Fighting. Using language or gestures threatening physical harm to another person; or fighting not covered by I[C].

II [I] Gambling or Promoting Gambling. Promoting gambling; possessing gambling devices or records; or betting on the outcome of a future event such as a game of skill or chance.

II [J] Unauthorized Areas. Being in or reporting to any area without proper authorization; loitering; or failing to report to a work assignment, program assignment, or other designated area without permission.

II [K] Improperly Handling Funds. Failing to turn over all incoming monies to the Department’s accountant or designee for processing; cashing payroll checks; diverting incoming monies; making unauthorized deductions from payroll checks; or possessing official government money without authorization or in excess of the amount authorized by the Warden.

II [L] Improper Use of Transportation. Operating a motor vehicle without authorization from the Department; operating a company-owned, job-related vehicle for any purpose other than work; or riding in any vehicle without authorization.

II [M] Failure to Report Law Enforcement Contacts. Failing to promptly notify Department authorities of any contact with law enforcement officials.

II [N] Failure to Work. Failing to work as directed by a staff member or agent of the state.

II [O] Medication Abuse. Using or possessing authorized medication contrary to prescription; possessing expired medication; possessing
authorized medication not in its original container; or possessing non-prescription medication without authorization.

II [P] Mutilation of Self or Others. Intentionally piercing, branding, or cutting any portion of one’s body or another’s body; or causing injury to one’s self.

II [Q] Tattoo Activities. Performing tattoo services; possessing tattoo paraphernalia; or receiving a tattoo.

II [R] Gang/Security Threat Group Activity. Communicating involvement in a gang or security threat group through any verbal or written means; flashing gang or security threat group signs; dressing in a manner associated with a gang or security threat group or wearing gang colors; possessing any materials depicting symbols or signs associated with a gang or security threat group; or drawing or marking any surface with symbols or signs associated with a gang or security threat group.

II [S] False Reporting. Giving false information to state personnel; falsely implicating an inmate; planting evidence/contraband; turning in a false alarm; diverting attention of staff; or concealing one’s identity.

II [T] Violation of Passes or Furloughs. Failure to return to a community facility within the time prescribed, or going anywhere while on pass or furlough without authorization. Failure to remain within the extended limits of confinement, or unauthorized absence from an approved location.


III [A] Flare of Tempers/Minor Physical Contact. Displaying a flare of tempers; horse-playing; or having minor physical contact where the contact is offensive or inappropriate.

III [B] Destruction of Property Under $100. Destroying, altering, use, or wasting property valued under $100 that belongs to the state or another person; or using such property without authorization.

III [C] Possessing or Receiving Unauthorized Articles. Possessing unauthorized articles or receiving articles from another person without the approval of the Warden. Any item that is altered or that
has not been issued to an inmate, purchased by him/her through proper institutional channels or otherwise specifically approved for his/her possession by the Warden is an unauthorized article.

III [D] Swearing, Cursing, or Use of Abusive Language or Gestures. Swearing or cursing at another person; directing abusive gestures or language at another person; or intending to harass, demean, or cause alarm in another person by words or actions.

III [E] Tobacco Products. Smoking or using tobacco products inside any building or vehicle owned, leased or controlled by the Department of Correctional Services; or possessing smoking material including but not limited to tobacco, pipes, matches or lighters contrary to DCS regulations.

III [F] Selling, Loaning, or Giving Items to Others. Selling, loaning, or giving, anything to another person without the prior approval of the Warden or designee.

III [G] Violation of Sanctions. Violating disciplinary restrictions or sanctions.

III [H] Violation of Any Signed Program Agreement. Violating a term or condition of a signed program agreement.

III [I] Omitted.

III [J] Sanitation. Failing to maintain a clean or sanitary living or work area; or littering.

III [K] Disruption. Disrupting duties of staff or inmates; creating a disturbance; causing a delay; delaying count; tampering with locks; creating excessive noise by any means or creating or maintaining a health, safety or fire hazard.


III[NL] Violation of Regulations. Failing to adhere to any written or posted order or regulation.

III [O] Misuse of a Computer. Accessing directly or indirectly any computer or altering, damaging, deleting or destroying any
computer, computer system, computer software, computer network, computer program or data without authorization.
Chapter 6 – INMATE DISCIPLINARY PROCEDURES

001 Applicability. This rule applies to all facilities operated by the Department of Correctional Services.

002 Departmental Policy. The Warden of each facility shall maintain a clearly defined disciplinary procedure that complies with the provisions of this Rule and is consistent with guidelines issued by the Director. The disciplinary procedure shall be designed to contribute to the efficient operation of the facility and to be conducive to the successful re-socialization of the inmates confined therein.

003 Pre-hearing Detention. Inmates charged with a rule violation may be held on immediate segregation status. The inmate’s status shall be reviewed within seventy-two hours by the Warden or designee.

004 Disciplinary Principles. In every disciplinary action the following principles apply.

004.01 Disciplinary action is used to regulate an inmate’s behavior within acceptable limits. Disciplinary sanctions are imposed to punish the inmate for his/her misconduct and to deter that inmate and other inmates from engaging in similar misconduct in the future. Each disciplinary sanction imposed must be proportionate to the seriousness of the inmate’s misconduct, giving consideration to all aggravating and mitigating circumstances and prior offenses for the same or similar behavior.

004.02 The behavior of inmates committed to the custody of the Department shall be controlled in an impartial and consistent manner.

004.03 Disciplinary action shall not be capricious, retaliatory or revengeful.

004.04 Corporal punishment of any kind is prohibited.

004.05 Disciplinary committees may request investigations, but cannot conduct investigations themselves.

004.06 A finding that a person has committed an act prohibited by the Code of Offenses must be based upon information obtained in the hearing process.

004.07 Records of all disciplinary actions shall be kept.

005 Notice of Disciplinary Procedures. The Warden or designee shall give inmates notice of the Department’s disciplinary procedures. The rulebook containing all
chargeable offenses, penalties and disciplinary procedures shall be given to each inmate and staff member. The rulebook is translated into those languages spoken by significant numbers of inmates. When a literacy or language problem prevents an inmate from understanding the rulebook, a staff member or translator shall assist the inmate in understanding the rules. This information may be given either at the time of admission to the facility or during reception and orientation.

006 Filing and Logging of Misconduct Reports. If an employee witnesses or has a reasonable belief that an infraction of the Code of Offenses has been committed by an inmate, the employee shall prepare a written report. The report shall be filed with Warden or designee, within seventy-two hours of the occurrence of the infraction or the discovery of it. The point of discovery of a drug violation based on a laboratory drug test is when the result of the laboratory test is received by the facility's designated staff member. The report shall be placed in the files of the facility, and logged in facility records. The report shall be logged within 24 hours after the report is filed, which commences the investigation.

007 Disciplinary Committees. Each facility shall have institutional and unit disciplinary committees. After a misconduct report is filed and logged pursuant to Chapter 6, section 006 of these rules, the Warden or designee shall review the report, and determine the offenses allegedly committed and determine whether the hearing on the report shall be conducted by an institutional disciplinary committee or a unit disciplinary committee. The factors to be considered include but are not limited to the inmate's disciplinary history, the nature of the alleged offense(s), and the likelihood of disciplinary segregation and/or loss of good time being imposed.

007.01 Unit disciplinary committees shall follow the rules and use the Code of Offenses established by Chapter 5 of these rules.

007.02 Unit disciplinary committees may not order the loss of good time or impose disciplinary segregation.

007.03 The procedures for unit disciplinary committee hearings and the sanctions that may be imposed by a unit disciplinary committee shall be established by Administrative Regulations and Operational Memorandum.

007.04 The institutional disciplinary committee may transfer cases to a unit disciplinary committee and a unit disciplinary committee may transfer cases to the institutional disciplinary committee.

007.05 None of the rules or procedures set forth below in this chapter apply to unit disciplinary committees.

008 Institutional Disciplinary Committee or Hearing Officer. The Warden shall establish one or more disciplinary committees. The Warden may appoint a single hearing officer in lieu of a “committee” and where the term “committee” is used herein it refers to
individual hearing officers as well as committees composed of two or more members. To the extent possible, a person representing the treatment or counseling staff of the facility shall participate as a member of the facility disciplinary committees. No person shall maintain a position on a disciplinary committee during a hearing if that person has first-hand knowledge of the charges brought against the accused inmate, either as an eyewitness or as the reporting officer or investigating officer. However, an employee may as a member of a disciplinary committee when the incident is so widely witnessed that virtually every employee has witnessed it in whole or in part. Records of disciplinary proceedings shall be maintained in the inmate’s file jacket unless dismissed on appeal.

009 Institutional Disciplinary Committee Procedures. Institutional disciplinary committees shall hold hearings that comply with these rules and regulations and Nebraska statutes.

009.01 Before an inmate can be disciplined for a drug or alcohol violation, the inmate may request and the Department shall provide independent confirmation testing of positive results of urinalysis testing. If the confirmation test is positive, the inmate may be required to pay the cost of the confirmation test.

009.02 Investigatory Hearing. Upon receipt of a Misconduct Report, the Warden or designee shall designate an investigating officer(s). The investigating officer shall not be the employee reporting and shall not have been involved in the particular incident in question. After an alleged rule violation is logged, an investigating officer will meet with the accused inmate, give the inmate written notice of the allegations, an opportunity to make a statement about the allegations, and an opportunity to request representation and/or witnesses at the disciplinary hearing. The investigating officer shall interview the inmate and may interview other persons with relevant knowledge to determine whether there is some evidence that an offense was committed. The investigation should be completed promptly unless exceptional circumstances necessitate a delay. The investigating officer shall forward the misconduct report to the disciplinary committee with a recommendation on whether or not the report should be dismissed.

009.03 Notice of Hearing. No less than twenty-four hours before the hearing is scheduled to be held, each inmate charged with an offense shall be given written notice of the date of the hearing. The inmate may waive this twenty-four hour requirement in writing.

009.04 Notice of Charges. No less than twenty-four hours before the hearing is scheduled to be held, each inmate charged with an offense shall be given written notice of the alleged misconduct and the rules such conduct is alleged to violate. The inmate may waive this twenty-four hour requirement in writing.
009.05 Hearings. An institutional disciplinary hearing shall be held within seven days, excluding weekends and holidays, after the occurrence or discovery of an infraction.

009.06 Opportunity to Appear. An inmate charged with an offense shall have an opportunity to appear before and address the institutional disciplinary committee unless the inmate waives this right in writing or is excluded because of his or her behavior. An inmate may be excluded during the testimony of any inmate whose testimony must be given in confidence. Reasons for the inmate’s absence or exclusion must be documented.

0069.07 Reporting Employee. The Reporting Employee shall appear at the disciplinary hearing unless the inmate waives his/her presence in writing.

009.08 Presentation of Witnesses and Documentary Evidence. An institutional disciplinary committee may compel an employee with relevant information to appear as a witness. An institutional disciplinary committee shall also allow the inmate charged to call witnesses with relevant knowledge and present relevant documentary evidence in the inmate’s defense when permitting the inmate to do so will not be unduly hazardous to institutional safety or correctional goals. Requests for witnesses or documentary evidence must be made at the time of the investigatory hearing, or must be in writing and received by designated staff at least 24 hours in advance of the hearing. An institutional disciplinary committee shall state its reasons in writing for refusing to allow a witness to testify or to have requested documentary evidence at the hearing. When it would compromise safety or security to allow a person to appear as a witness, the person may submit a written statement to the committee. The refusal of an inmate to make a written statement or to testify shall be documented.

009.09 Written Statement of Decision. The institutional disciplinary committee shall give the inmate a written statement of the decision. This statement shall include the basis for the decision and any disciplinary action imposed.

009.10 Change of Work, Education or Program Assignment. A change in work, education or other program assignment shall not be used for disciplinary purposes.

009.11 Preparation of Inmate’s Defense. The inmate charged shall have an adequate opportunity to prepare a defense. Such opportunity shall include the right to assistance and advice in preparing and presenting a defense from any inmate in general population or staff member at the facility where the hearing is held. The inmate or staff member may serve only in an advisory capacity for the inmate so charged. A representative will be appointed when it is apparent that an inmate is not capable of collecting and presenting evidence effectively on his or her own behalf. No inmate or staff member shall be recruited to serve in such an advisory capacity involuntarily. A request for a representative must be made at
the time of the investigatory hearing, or must be in writing and received by designated staff at least 24 hours in advance of the hearing.

009.12 Waiver. The inmate may waive the right to have the reporting employee at the hearing, the right to twenty-four hours notice of the hearing, the right to twenty-four hours notice of the charges, the right to a representative, the right to request witness and the right to be present at the hearing. Waivers and consents shall be in writing, signed by the inmate and reviewed by the Warden or designee. A signed waiver may be rescinded only for good cause as determined by the institutional disciplinary committee.

009.13 Continuances. The institutional disciplinary committee may grant a continuance or postponement of the disciplinary hearing. A request for a continuance may be made by either institutional staff involved in the discipline process or the inmate. A continuance may be granted only for good cause shown for a reasonable period of time, and shall be made in writing and made part of the disciplinary record.

0010 Review by Warden. An inmate may not be disciplined without the approval of the Warden or designee. The Warden may modify or decrease the sanctions imposed by the disciplinary committee, but may not increase the severity of those sanctions. The Warden’s responsibilities under this paragraph may not be delegated to anyone who served as a member of the disciplinary committee hearing the case to be reviewed.

0011 Loss of Good Time and Disciplinary Segregation. Institutional disciplinary committees may impose the following penalties for violations of the Code of Offenses if the committee finds the violations to be serious or flagrant.

0011.01 Class I offenses (those preceded by a Roman Numeral I in the Code of Offenses).

0011.01A Confinement in disciplinary segregation for a definite period of time not exceeding sixty days, and/or

0011.01B Loss of good time not exceeding three months for violations not involving assault or injury to a person. Loss of good time not exceeding one year for violations involving assault or injury to a person. The Disciplinary Committee may designate loss of good time involving assault or injury to a person as non-restorable.

0011.02 Class II offenses (those preceded by a Roman Numeral II in the Code of Offenses).

0011.02A Confinement in disciplinary segregation for a definite period of time not exceeding forty-five days, and/or
0011.02B Loss of good time not exceeding one month and fifteen days.

0011.03 Class III offenses (those preceded by a Roman Numeral III in the Code of Offenses).

0011.03A Confinement in disciplinary segregation for a definite period of time not exceeding thirty days, and/or

0011.03B Loss of good time not exceeding one month.

The maximum sanction involving disciplinary segregation shall not exceed sixty days for all violations arising out of one incident. The maximum sanction involving loss of good time shall not exceed three months for all charges arising out of one incident except for violations involving assault or injury to a person.

012 Other Penalties. In addition to the penalties set out above, a disciplinary committee may impose the following penalties. A combination of penalties may be imposed for each offense contained in the Code of Offenses.

012.01 Extra Duty. An inmate may be assigned additional work duties without pay during a period of time not to exceed thirty days. Work assignments need not be in the area of the inmate’s present work assignment. Extra duty shall not exceed 120 hours for all violations arising out of one incident.

012.02 Restriction. An inmate may be restricted from any correctional facility activities for disciplinary reasons except the recognized worship activity for his/her religious faith group, dining hall, designated group or individual therapy, and school, for a period of time not to exceed ninety days for all violations arising out of one incident. Restrictions on clothing, bedding, mail, visitations, use of toilets, wash bowls, scheduled showers or facilities and materials needed for access to the courts shall be imposed only for abuse of such privileges or facilities.

012.03 Reprimand. An inmate may be reprimanded verbally or in writing for violating the Code of Offenses.

012.04 Restitution. An inmate may be required to make restitution for: the actual value of property intentionally or recklessly destroyed belonging to the state or any other person; the actual value of damage or loss incurred as the result of unauthorized use of property belonging to the state or any other person; the actual cost to the state for injuries, repairs or other damages caused by intentional acts of the inmate; and for the reasonable costs incurred by the state when returning the inmate to the correctional facility after an escape. Before restitution can be ordered for disciplinary reasons, the inmate must be found to have violated a pertinent rule, and a disciplinary committee must determine the amount of restitution based on substantial evidence introduced at a disciplinary committee.
0013 Criminal Offenses. Criminal prosecution does not stay disciplinary actions.

0014 Records. If an Institutional Disciplinary Committee dismisses or an appellate body reverses all charges on a misconduct report, all records of the disciplinary action shall be removed from the inmate’s file. When an inmate is found guilty of only some of the rule violations he or she was originally charged with in a misconduct report, the disciplinary record must show which charges were dismissed.

0015 Appeals Process. The inmate shall be advised of the right of appeal at the time he or she is notified of a disciplinary committee’s decision. Appeals must be in writing and must state the charge(s) to be reviewed and the reason(s) why the charge(s) should be reversed. The inmate shall submit the appeal to designated staff within fifteen days after receiving notice of a disciplinary committee’s decision.

Within ten days after receiving the inmate’s appeal, designated staff will send a complete copy of the disciplinary committee record, and the inmate’s appeal to the Appeals Board. The complete disciplinary committee record includes the misconduct report, disciplinary action sheet, and other relevant documents. The Appeals Board will render a decision based on this evidence. The Appeals Board will review and analyze due process, findings of fact, evidence relied upon, and the impartiality of the decision-making process. Appeals Board staff will send the inmate a copy of the Appeals Board decision within thirty days after receipt of the appeal.

0016 Disciplinary Segregation. Disciplinary segregation is the status of confinement in a cell or other control unit facility separated from general population members insofar as practicable, as a result of a hearing on charges of misconduct pursuant to this Rule. Inmates housed in disciplinary segregation will have significantly fewer privileges than those housed in administrative detention.

0017 Solitary Confinement. Solitary confinement is the status of confinement in an individual cell having solid, soundproof doors, and depriving the inmate of all visual and auditory contact with other persons. No inmate shall be placed in solitary confinement for disciplinary reasons.

0018 Room Restriction. Room restriction is the status of being restricted from certain privileges normally afforded members of the general inmate population. It does not consist of total separation from the general population and does not constitute disciplinary segregation.
Chapter 7 – REHABILITATION OPPORTUNITIES

001 Applicability. This rules applies to all inmates of the State of Nebraska in facilities operated by the Nebraska Department of Correctional Services.

002 Department Policy. The Department provides mental health treatment, substance abuse programming, self-betterment programs, rehabilitation opportunities, health services, educational and employment programs for inmates.

003 Inmate Assignment. Female inmates shall be received at and assigned to the Nebraska Correctional Center for Women until discharged or granted parole or Community Custody status. Male inmates shall be received at the Diagnostic and Evaluation Center, from which they shall be assigned to another facility.

004 Programming. The Department shall make programming available to all inmates in the general populations of the long-term residence facilities. The programming available to an inmate depends upon his or her assigned institution, personalized plan, and documented needs and deficits.

005 Work Programs. The Department shall make work opportunities available to all inmates in the general populations of the long-term residence facilities.

006 Recreation. Exercise shall be made available to all inmates in the Department's facilities.

007 Religious Practices. All inmates in the Department’s facilities shall have an opportunity to practice the religion of their choice, consistent with the security needs of the institution. Participation in congregate religious services may be limited to inmates in general population.

008 Inmate Rights Inmates retain their rights unless a particular right interferes with the safety, security, or good order of the correctional institution or the correctional goals of rehabilitation.

009 Health Care All inmates shall have the opportunity to receive community standard health care, including medical, dental, mental health, and substance abuse treatment.

0010 Furloughs for Inmates. A furlough is an unsupervised release from the physical custody of the Department that must be approved by the Director of the Department and the Board of Parole.
Chapter 8 – CHANGES IN RULES AND REGULATIONS

001 Department Changes of Rules. These rules may only be amended or repealed in accordance with Nebraska Revised Statute 84-901 et seq.

002 Proposed Changes in Department Rules by Petition

  002.01 Any person may petition the Director in writing requesting the promulgation of a new rule, or amendment, or repeal of any current Department rule.

  002.02 A petition to adopt, amend or repeal a rule shall be in writing. It shall be sent to the Director of the Department of Correctional Services by U.S. Mail. The Director or his or her designee shall consider the matter in the petition and respond in writing within 60 days.

003 In addition to the rules and regulations promulgated under 84-901 et seq, the Director of the Department of Correctional Services may adopt policies and procedures concerning the internal management of the Department.
Chapter 9 – INMATE ACCOUNTING

001 Cash. Cash is contraband. Cash mailed to an inmate will be deposited in the inmate's confiscated account.

002 Checks or Money Orders. Checks or money orders mailed to an inmate must be made payable to the inmate using his/her committed name and inmate number. The sender's first and last name and mailing address must be on the check or money order or on the envelope used to mail the check or money order.

   002.01 The sender's complete mailing address includes the sender's post office box or street address, city and state.

   002.02 If the sender's first and last name and complete mailing address are not on the check or money order or the envelope used to send the check or money order, the money will be placed in the inmate's confiscated account.

003 Electronic Transfers. The following rules apply to electronic transfers of money to an inmate when the Department has an authorized service provider. These rules do not require the Department to enter into agreements with service providers to make this service available.

   003.01 Inmates at work release centers may have paychecks directly deposited into their account if their employer requires direct deposit of paychecks.

   003.02 Funds can be electronically transferred to an inmate through authorized service provider(s) designated by the Department.

      003.02A The sender's complete name and address must be identified.

      003.02B If the sender's complete name and address are not provided, an authorized service provider will not transfer funds to an inmate.

      003.02C Inmates will not endorse electronic fund transfers. Therefore an inmate cannot refuse funds sent to him/her by an electronic fund transfer.

004 Inmate Institutional Accounts. Checks, money orders or electronic funds transfers (if authorized by the Department) that comply with these rules and do not violate any other Department of Correctional Services rules, regulations or policies will be deposited in the inmate's institutional account.

   004.01 Non-wage funds deposited in an inmate's institutional account can be used only for purposes authorized by state law.
004.02 Funds in an inmate's institutional account will be handled in a manner consistent with the statutes governing inmate wages.

005 Inmate Confiscated Accounts. Checks, money orders or electronic funds transfers that do not comply with these rules or that violate any other Department of Correctional Services' rules, regulations or policies will be deposited in the inmate's confiscated account. The inmate will not have access to the money in his/her confiscated account until the inmate's release.

006 Limitations on Senders. Inmates may not receive funds from another inmate, an immediate family member of another inmate (unless the family member is related to both inmates), a volunteer, or a person sending money at the request of another inmate.

006.01 Funds received from an unauthorized sender will be placed in the inmate's confiscated account.

006.02 "Immediate family member" includes a spouse, parent, step-parent, person acting in the place of a parent as documented in the institution file, sibling, step-brother, step-sister, half-brother, half-sister, child, step-child, grandparent, step-grand parent, grandchild, step-grandchild.
[Below to be printed on Inside back cover of rule book]

**General Statutory Authority:**
§§83-173 and 83-4, 109
§§83-171, 83-173, 83-183,
§§83-4, 111 through 83-4, 122.
§§83-4, 135.
§§ 83-4,135 through 83-4,139
§§83-176, 83,178, 83-183 and 83-4,109 and 83-4,123

**Legal Citations:**