Disciplinary Procedures
Chapter: B
Section: .0200

Current Review Date: January 3, 2018
Reviewed By: DOP Auxiliary Services
Next Review Due: January, 2019

Current Revision Date: January 3, 2018
Supersedes Revision Dated: July 17, 2017

Current Revision Summary (if applicable):

Please see the highlighted sections concerning revised information. Also, the following adjustments apply:

- The B1 (Weapon Possession) charge is upgraded to an (A) class offense (A24)
- Charges C2 (Profane Language) and C3 (Disobey) are upgraded to (B) class offenses (B24) and (B25). .0202 p. 2-3.
- Class (A) and (B) loss of sentence credit days increased from up to 30 to 60 for (A) class and from 20 to up to 30 for (B) class. .0204(a)(2) and (b)(2). p. 6.
- Facility Heads or Designee are authorized to modify in addition to voiding any disciplinary sanction. .0204 p. 5.
- Eliminates the Facility Head/Designee and/or the Disciplinary Hearing Officer’s ability to decrease sanctions when the offender pleads guilty. .0204(d)(4) and (6). p.7.
- Clarifies the Facility Head or Designee’s ability to suspend sanctions against an offender. .0204(d)(7). p.8
• Authorizes Region Directors or Designee to grant time extensions at the Investigating and Referring Authority levels. .0205(b)(11(A). p. 11.

• Eliminates the Chief Disciplinary Hearing Officer’s authority to reduce offender disciplinary sanctions. .0205(k)(1)(D) was deleted. p.19.

Division Policy Coordinator

Date

1/3/2018