Offender Disciplinary Procedures
Chapter : B
Section : .0200

Current Review Date: August 10, 2018
Reviewed By: Auxiliary Services
Next Review Due: August 10, 2019

Current Revision Date: August 10, 2018
Supersedes Revision Dated: July 17, 2017

Current Revision Summary (if applicable):

The following change(s) are effective:

All changes are highlighted.

Specific Changes:

.0202 Disciplinary Offenses

Pages 2 and 3, the B06 (Commit Sexual Act) charge is upgraded to an (A) class offense (A25).

.0204 Authorized Disciplinary Sanctions

Pages 8-9 has additional language setting forth sanctions when an offender is found guilty of an A03 assault on staff resulting in physical injury, specifically:

(a) Forfeiture of all previously accumulated Good Time, Earned Time, and Meritorious Time.

(b) Ineligibility to earn any future Good Time, Earned Time, or Meritorious Time on his/her current term of incarceration.

(c) Suspension of personal visitation privileges for a period of 12 months to 24 months. Once visitation privileges are restored, only non-contact visits will be allowed for the remainder of the offender’s current term of incarceration. The
Director of Prisons or designee will review the offender’s case annually to determine whether these restrictions can be lifted.

(d) Immediate placement on the Interstate Compact Program list for consideration for out-of-state housing for a minimum of 5 years.

In addition, pending the decision of the Director’s Classification Committee (DCC), the offender will be placed on Restrictive Housing for a minimum of 12 months, subject to periodic review thereafter. Upon release from Restrictive Housing for Control Purposes (RHCP), the offender will be placed in the Restrictive Diversion Unit (RDU) program.

.0205 Disciplinary Procedures

Page 20 Added (M) to Disciplinary Hearing Officer responsibilities, specifically stating, “For an offender who has been found guilty of an A03 offense that results in physical injury, the Disciplinary Hearing Officer will enter a code that will automatically send the case to the Chief Disciplinary Hearing Officer for review and additional sanctions as noted in .0204 (e) (1).

Karen R. Pardue
Interim Division Policy Coordinator
8-10-18
Date