Confinement in Response to Violation (CRV)

Chapter: C
Section: .2700

Current Review Date: August 25, 2020
Reviewed By: Prisons Rehabilitative Services
Next Review Due: August 25, 2021

Current Revision Date: August 25, 2020
Supersedes Revision Dated: September 19, 2012

Current Revision Summary (if applicable):

Added: References
   Related ACA Standard
   5th Edition Standards for Adult Correctional Institutions 5-ACI-5A-01,
   5-ACI-5B-01, 5-ACI-5F-01, 5-ACI-7D-14

This policy has received a total revision and should be read in its entirety. General changes throughout policy include changing “should” to “shall,” “inmate” to “offender” and “Director” to “Commissioner”. Other minor grammatical corrections made where necessary. All current changes are highlighted in yellow.

Specific Changes

.2701 PURPOSE

Page 1 removed “Adult Correction" from the first paragraph.

.2702 ADMISSION PROCEDURES

Page 1 (a) removed “Confinement in Response to Violation” at the beginning of the sentence.
.2703 HOUSING

Page 1 (b) Added additional verbiage at the end which states “The following are specific disqualifiers from the CRV program:

(1) The offender has pending charges for a class A through E felony;
(2) Acuity level is determined to be 2ab, 2b or higher;
(3) The offender is serving another concurrent felony active sentence or misdemeanor active sentence greater than 90 days;
(4) The offender has two or more escapes from prison; or
(5) The offender is under 18 years of age.
(6) The offender has 30 days or less remaining on their CRV sentence.

If an offender is determined to be disqualified from the CRV program due to one or more of the disqualifiers listed above, the offender will serve the CRV period within a Prison facility, not at a designated CRV center.”

.2704 VISITATION

Page 2 remove the word “not” from (a) and (b).

.2705 PROGRAMMING

Added new verbiage (e) “CRV centers use the behavior modification model to address non-compliance, unwanted behaviors.”

.2706 CONDITIONS OF CONFINEMENT

Page 3 (a) Removed “Since” and “control housing assignment will be compatible with a minimum custody environment.” And added “initially” and “however, a demotion in custody is an option should circumstances warrant rather than restrictive housing placement.”

Page 3 (b) replace “cases” with offenders.”

Page 3 (c) added additional verbiage at the end “if removal form a CRV center is warranted.”

Page 3 (d) added new verbiage “Chapter C .0100 (Offender Custody Classification),” and “Restrictive Housing for.” Added “Purposes” and removed the word “Segregation.” Replaced “cases” with “offenders”

.2707 RELEASE

Page 3 This section has received a total revision and should be read in its entirety.