

1.4.B.14 Female Inmate Classification

I Policy Index:



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II Policy:

The Department of Corrections (DOC) female inmate classification system is based predominantly on prediction of risk; including risk of escape, violence, dangerousness and repeat criminal behavior. The Department will exercise response to risk, commensurate with each inmate's assessed risk, to the degree possible, consistent with this policy. The female classification system will consider an assessment of risk and efficient management of the female inmate population. Inmates are assigned an appropriate level of supervision based in part on classification, and shall not be kept in a more secure status than the potential identified risk requires.

III Definitions:

Admission:

Includes all offenses served by the inmate while under continuous supervision of the DOC, including parole violations, suspended sentence violations and separate counts under one institutional number.

Comprehensive Offender Management System (COMS):

Comprehensive Offender Management System. Computerized inmate records system used to maintain individual offender records, support DOC operations and provide a source for aggregate and statistical data.

Custody Level:

Level of restriction of inmate movement within a DOC institution. This is divided into Maximum, High Medium, Low Medium, Minimum. Each inmate housed in a DOC institution is assigned a custody level.

Direct Supervision:

A method of inmate management that ensures continuing, direct contact between the inmate and staff member. Staff shall not be separated from the inmate by a physical barrier. Requires staff to provide frequent, nonscheduled observation, including personal interaction.

LSI-R:

Level of Service Inventory-Revised. An assessment used to measure an inmate's risk to reoffend, and to define the inmate's programming needs.

Minimal Non-Direct Supervision:

Periodic checks on the inmate. The inmate's activities may be independent of supervisor direction and observation.

Mixed:

Inmates with a parole violation, suspended sentence violation or a finding of non-compliance who receive an additional conviction and sentence to prison where at least one of the prison sentences is a new system offense. Inmates with mixed sentences may have multiple parole dates.

New System:

Inmates sentenced to the South Dakota prison system for an offense committed on or after July 1, 1996.

P-SCAN:

The HARE P-SCAN is an assessment tool that serves as a screen to rate an inmate's tendency toward psychopathic features.

Old System:

Inmates sentenced to the South Dakota prison system for an offense committed prior to July 1, 1996.

Security Perimeter:

Fences and walls (including the exterior wall of a building) that provide for the secure confinement of inmates within a facility. All entrances and exits of a security perimeter are under the control of facility staff.

Sex Offender Behavior Issues:

Inmates identified by the SOMP (Sex Offender Management Program) staff as having a sexual behavior issue (SBI). Inmates with a SBI will receive a sexual behavior code of something other than a "1" (2,3 or 4).

Violent Offender:

An inmate serving a current sentence for a conviction of certain identified crimes of violence, as specified and determined by the Department of Corrections. Attempt, conspiracy, aiding and abetting are counted the same as the principle felony.

Classification of Violent Crimes:

(See SDCL § [24-15A-32](#) and DOC Crime Codes and Classification document)

UJS CODE	CRIME	CLASSIFICATION	SDCL
ABEL	Abuse or Neglect of Elder or Adult w/ Disability	6V (After 7/1/07)	22-26-2
AWIF	Aggravated Assault	3V	22-18-1.1
AGLO	Aggravated Assault Against Law	2V	22-18-1.05

	Enforcement		
AGCS	Aggravated Assault-Baby	1V (Before 6/30/12)	22-18-1.1(7)
AGAC	Aggravated Assault – Baby Subsequent	2V	22-18-1.1(7)
AGBC	Aggravated Battery on Infant	2V (After 7/1/12)	22-18-1.4
AGBS	Aggravated Battery on Infant Subsequent	1V (After 7/1/12)	22-18-1.4
AGIN	Aggravated Incest- Foster Child	3V (After 7/1/12)	22-22A-3.1
AGIN	Aggravated Incest - Related Child	3V (After 7/1/12)	22-22A-3
ARS1	Arson 1 st	1V (Before 7/1/06)	22-33-9.1
ARN1	Arson 1 st	2V (After 7/1/06)	22-33-9.1
ARS2	Arson 2 nd	2V (Before 7/1/06)	22-33-9.2
ARN2	Arson 2 nd	4V (After 7/1/06)	22-33-9.2
ARS3	Arson 3 rd	4V (After 7/1/06 Rescind)	22-33-3 (Repealed 7/1/06)
BRG1	Burglary 1 st	2V	22-32-1
BRG2	Burglary 2 nd	3V (Before 7/1/06)	22-32-3
CABU	Child Abuse-Victim age 7 or older	4V (After 7/1/01)	26-10-1
CABU	Child Abuse-Victim under the age of 7	3V (After 7/1/01)	26-10-1
ARA1	Committing A Felony While Armed – 1 st Offense	2V	22-14-12
ARA2	Committing A Felony While Armed – 2 nd Offense	1V	22-14-12
CPED	Criminal Pedophile	1V (After 7/1/06 Rescind)	22-22-30.1
SHMV	Discharge of Firearm at Occupied Structure (With Bodily Injury)	4V (Before 7/1/06)	22-14-20
SHMV	Discharge of Firearm at Occupied Structure (With Bodily Injury)	3V (After 7/1/06)	22-14-20
SHMV	Discharge Firearm at Occupied Structure or Motor Vehicle	5V (Before 7/1/06)	22-14-20
SHMV	Discharge of Firearm at Occupied Structure or Motor Vehicle	3V (After 7/1/06)	22-14-20
DMMV	Discharge Firearm from Moving Vehicle	6V (After 7/1/01)	22-14-21
ECRT	Encouraging a Riot W/O Participating	5V	22-10-6.1
INCS	Incest	4V (Before 7/1/01)	22-22-19.1 Repealed 07/01/06
INCT	Incest	5V (After 7/1/06)	22-22-19.1 Repealed 07/01/06
KDNP	Kidnapping	1V (BEFORE 7/1/06)	22-19-1 (1)
KDN1	Kidnapping	CV (AFTER 7/1/06)	22-19-1 (1)
KDN2	Kidnapping 2 nd	3V (AFTER 7/1/2006)	22-19-1.1
KDN2	Kidnapping 2 nd W/Serious Bodily Injury	1V	22-19-1.1
KDNA	Kidnapping – With Gross Physical Injury	AV (BEFORE 7/1/01)	22-19-1 (2)
AKDN	Kidnapping – With Gross Physical Injury	BV (AFTER 7/1/01)	22-19-1 (3)
MAN1	Manslaughter 1 st	1V (BEFORE 7/1/06)	22-16-15

MNAS	Manslaughter 1 st	CV (AFTER 7/1/06)	22-16-15
MAN2	Manslaughter 2 nd	4V	22-16-20
MURD	Murder 1 st	AV	22-16-4
M1st	Murder 1 st With Sentence	CV	22-16-4
MUR2	Murder 2 nd	BV	22-16-7
MURF	Murder 2 nd	BV	22-16-9 (Repealed 7/1/06)
M2ST	Murder 2 nd with sentence	CV	22-16-7
PGMR	Photographing A Child in Obscene Act	4V (After 7/1/01)	22-22-23
RAP1	Rape 1 st	1V (BEFORE 7/1/06)	22-22-1(1)
RPF1	Rape 1 st	CV (AFTER 7/1/06)	22-22-1(1)
RPE1	Rape 2 nd	2V (BEFORE 7/1/06)	22-22-1(2)
RPF2	Rape 2 nd	1V (AFTER 7/1/06)	22-22-1(2)
RPE5	Rape 3 rd	3V (BEFORE 7/1/06)	22-22-1(5)
RAP6	Rape 3 rd	3V (BEFORE 7/1/06)	22-22-1(6)
RPIC	Rape 3 rd	2V (AFTER 7/1/06)	22-22-1(3)
RPDI	Rape 3 rd	2V (AFTER 7/1/06)	22-22-1(4)
RPF4	Rape 4 th	3V	22-22-1(5)
RIOT	Riot	4V	22-10-1
AGGR	Riot – Aggravated	3V	22-10-5
RBR1	Robbery 1 st	2V	22-30-7
RBR2	Robbery 2 nd	4V	22-30-7
MLC1	Sexual Contact with Child Under Age 16	3V	22-22-7
ADCS	Sexual Contact with Child Under Age 16 (Subsequent Offender)	2V	22-22-7
SXCN	Sexual Contact with Person Incapable of Consenting	4V	22-22-7.2
ASLF	Simple Assault 3 rd	6V (After 7/1/01)	22-18-1
ASIN	Sliming/Assault by Inmate	6V (After 7/1/01)	22-18-26
STSC	Stalking Subsequent Offenses	5V	22-19A-3
	Threatening to Commit A Sexual Offense	4V	22-22-45
VROR	Violation of Restraining Order/Stalking	6V	22-19A-2

IV Procedures:

1. Authority:

- A. The South Dakota DOC Female Inmate Classification policy and accompanying attachments is solely a guide for staff.
- B. No inmate has an implied right or expectation to be housed in any particular facility, to participate in any specific program or to receive any specific service. Inmates are subject to transfer from any one facility, program or service at the discretion of a Warden or Secretary of Corrections (See SDCL § 24-2-27).

- C. Neither this policy nor its application may be the basis for establishing a constitutionally protected liberty, property or due process interest.

2. Classification Staff:

- A. Typically composed of unit managers, case managers and unit coordinators.

3. Classification:

- A. Each inmate in the custody of the DOC shall be assigned/classified to a custody level. The DOC uses a system of custodial control composed of four separate custody levels. Inmates will be assigned to a custody level that is the least restrictive necessary to keep the inmate detained in DOC custody. An inmate's assigned custody level determines the level of staff supervision that must be applied by staff supervising the inmate.
- B. An inmate's custody level/classification may affect his/her housing, employment, transport, programming, etc.
- C. Inmates housed in contract facilities or out of state through the Interstate Compact program are classified by SD DOC unit staff. Each inmate shall be assigned to a unit staff member who is responsible for gathering and reviewing information related to the inmate, including assigning a classification code to the inmate. This information is documented in the Comprehensive Offender Management System (COMS).
- D. Classification decisions placing an inmate on minimum custody require a complete review by designated classification staff within five (5) working days of the initial assignment to minimum custody.
- E. The audit/review will be conducted by classification staff not involved in the decision to assign the inmate to minimum custody.

4. Information:

- A. Applicable information/documentation, including history and needs, medical, behavioral health, chemical dependency, education, LSI-R score, risk reduction programming, Sex Offender Management Programming (SOMP) needs, and criminal history will be gathered, reviewed and documented by classification staff.
 - 1. Program staff, Health Services staff and Behavioral Health Services staff is responsible for documenting related information, which may be considered by classification staff during the classification process. Health Services staff will document an inmate's health record and related information within the CorrectTech system.
 - 2. Information that may exist within other criminal justice systems or agencies pertaining to the inmate and/or the inmate's contact with the system or agency, may be solicited and considered by classification staff (ACA 4-4298).
- B. Any staff member may submit information to classification staff to assist in determining an inmate's classification.
- C. Unit classification staff may consider reliable confidential information only. Confidential

information considered may be made available to the inmate; however, the source of the confidential information will not be disclosed if disclosure may subject the informant/witness to risk or harm. A record will be generated for all confidential information considered during the classification process. The record must include the following:

1. The details of the information considered.
2. The identity of the confidential informant (CI).
3. Staff's familiarity with the informant's reliability.
 - a. Reliability includes verifying the accuracy of information shared by the CI in the past.

5. DOC Juvenile System Information:

- A. Admissions and orientation (A&O) unit staff will complete a name search in the juvenile COMS system for each new admission inmate received only if the new admission inmate is less than age thirty-five (35) at time of admission.
 1. If staff verify the inmate has a record in the juvenile COMS system, Section 1 of [Attachment 8](#) will be completed and forwarded to the Director of Juvenile Services.
- B. Staff will also complete [Attachment 8](#) and forward this to the Director of Juvenile Services for all inmates who are initially eligible for placement on minimum custody status and who are under age thirty-five (35); or have no record the Division of Juvenile Services previously conducted a search of the juvenile records.
 1. Information identified in COMS pertaining to Section II-V of [Attachment 8](#) will be forwarded to the Director of Classification and Transfer.
 2. The Director of Classification and Transfer will determine to what extent information pertaining to an inmate's juvenile record/history will be included in an inmate's criminal history, and if such records will be applied to the inmate's classification.
 3. Any juvenile record that affects the inmate's classification will be included in the inmate's classification information.

6. Pending Felony Charges/Holds and Active Felony Warrants:

- A. Central Records staff will conduct a warrants check through NCIC III during the initial classification of an inmate. Staff will review the results to determine if an inmate has any active felony warrants, official felony holds or detainers applicable to South Dakota. All pending felony charges, pending sentencing documents for additional felony convictions or Immigration and Naturalization Service (INS) holds must be documented and considered during the classification process (See DOC policy 1.1.E.5 [Inmate Criminal History](#)).
 1. An active felony warrant is defined as a felony charge for which an inmate has not been sentenced and the jurisdiction issuing the warrant intends on taking custody of the inmate upon release/discharge from DOC custody.

- B. Unit staff will ensure a NCIC III is completed when an inmate is identified for classification to minimum custody status.
- C. Inmates with an active felony warrant for a violent crime or escape, regardless of the inmate being assigned to minimum custody, are not eligible for placement at a minimum custody facility.

7. Classification Review/Meeting:

- A. Upon initial classification, each inmate is assigned a staff member or unit team that is responsible for ensuring the inmate remains properly classified (ACA 4-4299). The staff member or team will regularly update the inmate's classification based on changes in the inmate's status that affect classification.
- B. All inmates, with the exception of those housed at contract facilities, out-of-state correctional facilities and those precluded because of security risks, shall have an opportunity to attend the classification review and to be advised by the staff member of unit team of their classification.
- C. Inmates housed in contract facilities or outside of the state will generally not attend the classification review and shall have their classification determined by classification staff *in absentia*. The inmate will be provided written notice of the determination.
- D. Inmates who cannot, or choose not to attend their classification review will be notified in writing of their classification by staff within five (5) business days of their classification being determined.
- E. Changes in placement factors, separate from risk, typically do not require a review with the inmate.

8. Classification Actions:

- A. Classification staff will recommend housing placement and program requirements based on an inmate's classification. Staff will set the date for the inmate's next classification review, as applicable.
- B. An earlier than scheduled classification review may be completed by staff if changes occur with any of the criteria considered during the inmate's classification, including the following:
 - 1. Changes in sentence length;
 - 2. Commission of a major/high level Offense in Custody;
 - 3. Actions on holds/detainers, felony warrants, or new hold/detainer, warrant; and
 - 4. New sentencing by the court.
- C. Each inmate will have a classification review upon becoming eligible for a reduction in their classification level.
- D. Inmates assigned Additional Risk (A-only) or an Administrative Decision, will have their classification reviewed only if there are changes in the circumstances/reasons supporting the assignment of Additional Risk or Administrative Decision.

- E. Increases to an inmate's custody level require action from classification staff, i.e. review of the inmate's current level. Example- Inmates will not automatically be placed in a higher level after committing a major Offense in Custody.
- F. Inmates requesting a classification review outside the presence of circumstances requiring a classification review must specify the changes in their status that they believe may affect their classification/custody status (See B.1-4 above) or a specific reason their classification should be reviewed (ACA 4-4303).

9. Temporary Emergency Actions:

- A. Temporary emergency action affecting an inmate's classification may be taken prior to the next scheduled classification review when delay in taking action or waiting until the next scheduled classification hearing could jeopardize safety or security, or pose a significant threat of risk to the inmate, staff or others.
- B. The Classification and Transfer office will be notified immediately of any temporary emergency action that affects, or may affect, an inmate's classification. Upon notification of the temporary emergency action, the inmate's alert screens in COMS will be updated to include an alert type of "Hold Against Transfer", with an alert of "Classification Office Hold" to reflect the emergency action.
- C. Unit staff from the inmate's current facility and as applicable, unit staff at the receiving facility/unit will review and determine the inmate's classification and/or any impact the emergency action has on the inmate's classification.
- D. The Classification and Transfer office will be notified when the temporary emergency action is terminated and inactivate the "Classification Office Hold" alert in COMS.

10. Classification Approval:

- A. Classification staff has authority to assign maximum, high medium, or low medium custody status to an inmate.
- B. Any classification decision that classifies an inmate as minimum custody, must be approved by the Warden, Deputy Warden or designee.
- C. Classification decisions that include separation requirements, consistent with the inmate's risk; or decisions that place an inmate on monitoring status, must be approved by the Warden, Deputy Warden and the Classification and Transfer Manager.
- D. Classification decisions using Section A of Additional Risk Information, mitigating risk information, separation requirements for placement at a facility inconsistent with the inmate's risk, placement on the basis of Administrative Decision or placement inconsistent with this policy, must be approved by Deputy Warden, Warden or designee and the Classification and Transfer Manager.
- E. Inmates serving a life sentence who are identified as being eligible for classification to low medium (LM) custody status, must be approved by the Warden, Director of Classification and Transfer the Secretary of Corrections or designee prior to being classified to LM custody status.

- F. Required levels of approval, as listed in B – E above, must be completed within ten (10) working days of the date of the classification action prompting the change in classification.

11. Classification Decisions and Appeals:

- A. Classification action requiring additional review does not become effective until the classification action has been reviewed and approved by the designated staff with authority to approve the classification. The inmate's approved classification shall be documented in COMS.
- B. Inmates may appeal classification actions or decisions that affect the inmate which are a result of the inmates classification through the Administrative Remedy process, in accordance with DOC policy 1.3.E.3 [Administrative Remedy for Inmates](#) (See ACA 4-4302).
1. The Classification and Transfer Manager may be assigned to review and prepare a response to an inmate's request for remedy that is based upon classification.

V Related Directives:

SDCL § [24-2-27](#) and [24-15A-32](#).

DOC policy 1.1.E.5 – [Inmate Criminal History](#)
 DOC policy 1.3.E.3 – [Administrative Remedy for Inmates](#)
 DOC policy 1.4.B.9 – [Sexual Behavior Issue Review](#)
 DOC policy 1.4.G.6 – [System Risk Classification](#)
[Inmate Living Guide](#)

VI Revision Log:

February 2009: New policy.

Removed revisions from June 2009-September 2009.

August 2010: Revised formatting of Section 1. Added reference to Female in title of Attachment 2 and Attachment 2 Instructions, added C1, C2 and C3, replaced ?? with B8 and B9 and added C4 all within ss (Codes), deleted "one low" in ss (E of Incidence of Violence), added C2 and C3 within ss (Institutional Disciplinary), added A-D within ss (Assessed Risk), deleted statement regarding whether parole board finds out of an offender absconding, added "Source" and "Note" all within ss (E), deleted reference to sexual behavior problem in ss (G) all within (Additional Risk Information) and clarified the inmate must be in compliance in ss (C of Exceptional) all with (Attachment 2 Instructions). Added reference to Female in title and replaced screen shot to reference PREA both within (Attachment 3). Added reference to PREA Code within (Female Placement Form Instructions in Attachment 3). Added 4-7 to (Attachment 5). Added Attachment 9 and revised numbering of subsequent Attachments. Revised contact information on (Attachment 13).

October 2011: Deleted C3 Simple Assault on a Law Enforcement officer from Violent Crimes. Added Aggravated Incest to Violent Crimes. Deleted A. "all unit classification board decisions will be independently audited for adherence to policy and technical procedures through a mainframe inmate records system review and packet review" from Section 2. Added "minimum" to C. in Section 2. Deleted "When an inmate transfers to another facility, the unit staff at the receiving facility will review the inmate's institutional file and classification packet for adherence to policy within five (5) working days and record the staff member's name and date of transfer audit on packet." from Section 3. Deleted "unit" and Replaced with "facility" in Section 4 D. Added "staff member's" to Section 5 D. Deleted "Juvenile Offender Tracking System (JOTS) and Replaced with "Comprehensive Management System (COMS) in Section 6 A. Deleted "received" and Replaced with "contained in COMS relating to the inmate" and Deleted "requesting case manager and central records, if applicable" and Replaced

with Adult System Director of Classification and Transfers, who will determine what juvenile history/information will be recorded in the criminal history database.” in Section 6 B. 2. **Deleted** “Any **Deleted** “individuals” and **Replaced** with “inmate’s” **Added** “behavior, as determined by the Adult System Director of Classification and Transfers” in Section 6 B. 3. **Created** new Section 7. “Pending Felony Charges/Holds and Active Felony Warrants”. **Added** A. and B. in Section 7. **Renumbered** sections to follow. **Deleted** “Hearings” in Section 8 and **Replaced** with “Reviews” **Deleted** “at the custody/risk classification hearing” and **Replaced** with “with the Classification Board to receive notification of their custody classification status.” in Section 8.A. **Deleted** “Inmates housed in contract facilities will normally be offered an opportunity to appear in person if the board is considering increasing the inmate’s custody level.” in Section 8. B. **Deleted** “may” and **Replaced** with “will” in Section 8 D. **Deleted** “hearing” and **Replaced** with “review” in Section 8 E. **Added** 3. “Actions on hold/detainers or felony warrants. (Additional sentencing)” in Section 9 B. **Deleted** “Each inmate’s custody level and placement will be reviewed at least annually and any reductions to an inmate’s custody level require the action of the unit classification board.” in Section 9 C. **Added** D. “Inmate’s assigned Additional Risk (A-only) and/or Administrative Decision will have their custody reviewed only if there are changes in the circumstances that prompted the Additional Risk or Administrative Decision to be assigned.” to Section 9. **Renumbered** D to E. **Deleted** “hearing” and **Replaced** with “review” in Section 10. **Deleted** “would” and **Replaced** with “in action or waiting until the scheduled classification review could” in Section 10 A. **Deleted** “hearing” and **Replaced** with “review” in Section 11 A. and D. **Added** 1. “When practical, information submitted in writing should include the date and signature of the informant.” to Section 11 B. **Added** a. “Written information received anonymously does not meet the necessary reliability standard. Such information may not be relied upon to classify an inmate.” to Section 10 B. 1. **Added** a. “Reliability may be supported by the accuracy of information shared by the informant in the past that was corroborated and verified by staff.” to Section 10 E. 3. **Added** 4. “Any documentation by staff indicating why the information and/or identity of the informant should be kept confidential.” to Section 11 E. **Deleted** “information” and **Replaced** with “confidential record” and **Added** “and identity of the informant” in Section F. **Deleted** “hearing” and **Replaced** with “review” in Section 13 A. **Added** “review of all” **Deleted** “process if the” in Section 13 C. a. **Added** “in response to an inmate’s formal request for Administrative Remedy” to Section 13 C. 2.

Deleted “annual” and **Replaced** with “scheduled” from Reason for Hearing: (pg. 15) of the Female Classification Custody Form Instructions (FCCF). **Deleted** C. “High or multiple moderate incidents in more than 10 years and up to 15 years- score 5 pts.” and **Deleted** E. “One moderate or multiple low incidents in more than 10 years and up to 15 years- score 3 pts.” from Incidence of Violence (pg. 20) FCCF. **Renumbered** “Incidence of Violence” criteria. **Deleted** “Multiple” from High or Multiple Incidents (pg 21) MCCF. **Deleted** “or has more than one occurrence of violence in the moderate level or one occurrence in the moderate level and one in the low level.” from High Incidents: (pg 21) of FCCF. **Deleted** “and for the past fifteen (15) years for items C and E. and **Deleted** “of fifteen (15) years” in Incidence of Violence (pg. 20-21) of FCCF. **Deleted** “parole and probation, release on bond” from Non-Secure Custody: (pg. 22) MCCF. **Deleted** “Multiple” from “Moderate Incidents” and **Deleted** “or has more than one (1) occurrence of violence in the low level.” from “Moderate Incidents” (pg. 22) of FCCF. **Added** “not” counted and **Deleted** “If the Parole Board finds an offender absconded, to include condition #8 on the parole agreement, the absconding behavior should be scored. Central Records will add the absconding information to the Citrix Criminal History Database (escape behavior). Absconding is only scored if it is listed in the Citrix Criminal History Database (escape behavior). A felony conviction is not required to count escape behavior, except to count failure to appear as an escape from a non-secure facility” and **Added** “The Adult System Director of Classification and Transfers will determine what information will be recorded in the criminal history database” in the Non-Secure Custody, (pg. 22-23) of the FCCF. **Deleted** “Four (4)” and **Replaced** with “three (3)” in Exceptional B. (pg. 23) of the FCCF. **Deleted** “Corrective Thinking” and **Replaced** with “Core Programs” in Exceptional C. (pg. 24) of the FCCF. **Added** “or attempting to escape” to Serving Escape Sentence/Escape History” (pg. 24) of FCCF. **Added** “And Active Felony Warrants and A. “Staff must complete a felony warrants check prior

to an inmate being classified as minimum custody status” **Renumbered** B. and C. all in Pending Felony Charges/Holds (pg. 25) of FCCF. **Added** “Upon notification to the other jurisdiction DOC Central Records will notify unit staff” to Hold/Detainer Should not be Noted 4. A. 2) (pg. 24) of FCCF. **Added** “Warrant” to Hold/Detainer Should be Noted section (pg. 24) of FCCF. **Deleted** “SD parole violation reports” from Sources for Escape Profile (pg 25) of FCCF. **Deleted** “If their adjustment is adequate they can be scheduled for their next review in up to one year and Replaced with “Inmates assigned exceptional criteria will be reviewed if there are changes in the circumstances that prompted the exceptional criteria to be assigned in Exceptional (pg 25) of FCCF. **Deleted** 7 points and **Replaced** with 8 points in A. Minimum and **Deleted** 8 points and **Replaced** with 9 points in Low Medium in Assessed Risk (pg 25) of FCCF. Deleted “SD violation reports” in Sources for Serving Escape Sentence/Escape History (pg 26) of FCCF. **Added** D. “Only scored if noted on the (QS) screen to Pending Felony Charges (pg 27) of FCCF. **Deleted** “in the last 6 months” and **Replaced** with “For a period of three (3) months following their return to a DOC facility” in E. of Additional Risk Information (pg. 28) of the FCCF. **Added** “Staff should contact Records Management staff if discrepancies are noted” to Source for Pending Felony Charges (pg 28) FCCF. **Added** “Inmates assigned mitigating risk will be reviewed when/if there are changes in the circumstances that prompted the mitigating risk to be assigned” to Mitigating Risk Information (pg 29) of FCCF. **Deleted** “Inmates serving a life sentence can be placed at Mike Durfee State Prison (DSP) on high medium custody status provided they have served at least twenty (20) years of their sentence, meet exceptional criteria and their placement has been approved by both the wardens of the South Dakota State Penitentiary and DSP. Administrative Decision will be used as the placement basis for these placements.” from Additional Risk Information (pg. 28) of FCCF. **Deleted** C. “Work Release Eligible” from I Administrative Factors C. on pg. 30 of the Female Placement Form (FPF). **Added** “Placement at a facility one level lower requires the approval of an Associate/Deputy Warden, Warden and Director of Classification and Transfers” in Separation Requirements: (pg. 30) FPF. **Deleted** all of Work Release Eligible section A. 1-3 B. &C in the MPF. **Deleted** “at their scheduled classification review” and **Deleted** “an annual classification and Replaced with “following the review” in “Monitoring” section of FPF (pg. 31). **Deleted** “If no change is made in separation requirements at an inmate’s annual review signatures of the above are not necessary” and **Deleted** “If no change is made in separation requirements at an inmate’s annual review, signatures of the above are not necessary” and **Added** in A. “Inmates with separation requirements will be reviewed if there are changes in the circumstances that prompted the separation requirement to be assigned” in Separation Requirements, (pg. 32) FPF. **Deleted** “Inmates sentenced to Death” and **Replaced** with “Capital punishment inmates are also housed in this section” in Administrative Segregation, (pg. 33) FPF. **Deleted** “and approval by the Warden” on the bottom of Attachment 7. **Deleted** HA 24-hr. access code from Attachment 8. **Deleted** Attachment 11 “Laws Governing Escape Sentencing” **Updated** contact information on Attachment 13.

October 2012: **Added** definition of “COMS”, “MAPS”, “P-Scan” and “LSI-R”. **Added** “by admission staff” and “new admission” to Section 6 A. **Deleted** “a record exists” and **Replaced** with “admission staff verify a new admission inmate has a record” and **Added** “the staff person will complete Section 1 of Attachment 1 and forward the form to” and **Deleted** “will be contacted for information regarding the individual’s history of violence and escape behavior” in Section 6 A. 1. **Added** “staff will complete and submit Attachment 1 to the Director for all” and **Deleted** “who become” and **Added** “previously identified” and **Deleted** “must have a search completed prior to placement on minimum custody” in Section 6 B. **Deleted** “would create a” and **Replaced** with “may threaten the safety and/or security of the institution, its staff or others” in Section 8 A. 3. **Deleted** “Sources” and **Replaced** with “Informant” in Section 11. **Deleted** “working” days in Section 13 A. **Added** “Escape from:” on pg. 22. **Added** H. 1-4 to pg. 27 under “Additional Risk Information”.

March 2013: **Deleted** A. “Prior to an inmate’s initial classification hearing and prior to each subsequent reclassification, unit staff will prepare a packet containing the classification, custody and/or placement forms” in Section 5 A. **Deleted** 1. “A placement form must be completed each time a custody form is completed” and **Deleted** 2. “A placement form can be completed independent of a custody form if an inmate’s custody status will not be affected by the situation that created the need for placement review”

in Section 5 A. **Deleted** “mainframe inmate records” and **Replaced** with “COMS” in Section 5 B. 1. **Deleted** “become part of the inmate’s institutional file and” and **Deleted** “mainframe inmate records system” and **Replaced** with “entered/maintained in COMS” in Section 5 D. **Deleted** “conviction of a major prohibited Act” and **Replaced** with “a finding an inmate committed a major Offense in Custody” in Section 10 B. **Deleted** “mainframe” and **Replaced** with “COMS” throughout the policy. **Deleted** “Pennington County” from Attachment 1. **Deleted** “confidential informant” and **Replaced** with “Cooperating Individual” in Section 11.

April 2015: **Deleted** definition of MAPS, Civilians, Outside Staff, Contractual Staff and Non-Correctional staff, Correctional staff, Unit Supervisor and Chief Executive Officer. **Added** C. to Section 1. **Added** “Risk Reduction Program” and “and/or requested to staff conducting” in Section 5. **Deleted** “and is available to the Board of Pardons and Paroles” in Section 5 D. **Added** “Admissions staff will complete” in Section 6 A. **Deleted** “designated” and **Replaced** with “Records Management” in Section 7 A. **Deleted** D. from Section 8. **Deleted** “custody classification” and **Replaced** with “alert” and **Added** “Include an alert type of “hold against transfer” with an alert of “classification office hold” to reflect the emergency action” in Section 10 B. **Added** “unit will review and determine the outcome/disposition” and **Deleted** “facility in the case of a transfer will be informed of a temporary emergency change in custody and the inmate will be scheduled to appear at a regularly scheduled unit classification board hearing for a review” in Section 10, C. **Added** D. to Section 10. **Deleted** “be based in part on information from a cooperating individual (CI), whose identity will not be disclosed to the inmate when disclosure may create a substantial risk to the safety of the informant” and **Replaced** with “consider reliable confidential information. This information will be available to the inmate; however, the source of the confidential information will not be disclosed to the inmate if the board determined that such disclosure may subject the informant/witness to risk or harm if their identity were disclosed.” in Section 11 A. **Deleted** B, C, D. and F. in Section 10. **Added** F. to Section 12. **Deleted** 2. in Section 13 C. Updates to Attachment 1.

November 2015: **Updated** Violent Crimes list. **Updates** to Attachment 1, 5, and 6 regarding removal of MCC and addition of St. Francis House.

July 2016: **Changed** title of Section 2. Deleted A. **Deleted** “The unit team normally consists of” and **Replaced** with “Inmate classification will normally be completed by” in Section 2. **Deleted** Section 3. Classification Packet Review. **Deleted** reference to “unit classification board” and **Replaced** with “Classification staff” **Deleted** “at a minimum-security facility” and **Replaced** with “on minimum custody status” and **Added** “of the initial assignment to minimum custody” to Section 3 C. **Deleted** “completing or conducting the hearing” and **Replaced** with “assigning the inmate to minimum custody” in Section 4 D. **Added** C. to Section 4. **Deleted** “minimum custody placement” and **Replaced** with “placement on minimum custody status” in Section 5. A. 1. **Added** 3. to Section 5 B. **Added** “during the initial classification of the inmate” in Section 6 A. **Added** B. to Section 6. **Deleted** “Inmate Presence at Hearings” and **Replaced** with “Classification Review/meeting” in Section 7. **Deleted** 1-5 regarding inmate presence at a hearing. **Deleted** Section 11 “Confidential Information”. **Revised** Incidence of Violence on pg. 17-18 of the attachments.

September 2017: **Added** “The classification system will consider an assessment of risk and the efficient management of the inmate population. Inmates will be assigned an appropriate level of supervision based in part on classification and will not be kept in a more secure status than potential identified risk requires.” to the policy statement. **Added** A. to Section 3. **Added** 3. to Section 4 A. **Added** A. to Section 7. **Added** F. to Section 8.

March 2019: **Changes** to pg. 25- Sexual Behaviors, Specified H-2 or H-10 in table on pg. 37 and **Added** H-4 and H-5 table and H-3, H-6, H-7, H-8 and H-9 table on pg. 37.

February 2020: **Revised** definition of “Mixed Sentence” **Added** “escape” to Section 6 C. **Added** “have pending escape charges” to pg. 27. **Added** “The time from absconding probation is the date the inmate is taken into custody by the county, not the date they were admitted to DOC” on pg. 28. Updated Attachments 4 and 5 to include the PACT house.

Mike Leidholt (original signature on file)

02/19/2020

Mike Leidholt, Secretary of Corrections

Date

Attachment 1: DOC Inmate File And Property Placement

File and Property Placement								
Facility		Legal File		Institutional File		Medical File		Extra Property
Pierre		SDP		PIR		PIR		PIR
PRE		SDP		PIR		PIR		PIR
PRH		SDP		PRH		PIR		PRH
Out of State		SDP		PIR		X		X

Risk

Takes precedence and will normally will be the basis for placement, except where indicated in other components.

Current Offense Seriousness:

- A. Against person – High in the last 5 years – score 5 points.
- B. Against person – High – score 4 points.
- C. Against person – Moderate in last 5 years – score 3 points.
- D. Against person – Moderate – score 2 points.
- E. Against property, public order, or drug offense – score 1 point.

List all offenses on the current admission. An inmate’s current admission, for this purpose, includes all offenses served while under continuous supervision of the DOC, including parole violations, suspended sentence violations and separate counts under one institutional number.

Attempted, conspiracy, aiding and abetting are counted the same as the principle felony. Accessory to a crime is scored as an Against Property, Public Order or Drug Offense. In situations where the inmate has been convicted of multiple offenses or multiple counts, score the offense or the count within the offense that is the most serious.

The length of time is determined from the offense date, if this date is available on the COMS Legal Module. If the offense date is not listed, the earliest date between either the sentence date or the commence date will be used to determine length of time from the date of offense.

In the case of an out of state inmate, federal boarder/hold, or an inmate with a current active out-of-state sentence(s), Central Records staff will select the offense from the S.D. Crime Code that best describes the crime committed by the inmate (the SD equivalent), and place the information on the Criminal History within COMS.

Source for Current Offense Seriousness:

Sentencing documents and sentence screen from COMS Legal Module.

Codes: Against Person – High
Kidnapping (All) Manslaughter 1 st Murder 1 st Murder 2 nd Rape 1 st Rape 2 nd Robbery 1 st Riot Aggravated Riot (encouraging or soliciting violence in riot) Arson 1 st Arson 2 nd

Burglary 1st
 Commission of a Felony While Armed with Firearm (all)
 Possession of a Weapon by Inmate
 Criminal Pedophilia
 Possession of Weapon in Jail

Against Person – Moderate

Aggravated Assault
 Aggravated Assault – Baby (includes subsequent offense)
 Aggravated Assault Against Law Enforcement
 Child Abuse – Victim Age 7 or older
 Child Abuse – Victim Under Age 7
 Manslaughter 2nd
 Rape 3rd/Incest
 Rape 4th
 Robbery 2nd
 Sexual Contact (all)
 Vehicular Homicide
 Tampering with a Witness
 Vehicular Battery
 Removal of a Child from State
 Stalking (includes 1st felony offense, subsequent offense and child 12 or younger)
 Arson 3rd
 Burglary 2nd
 Discharging a Firearm at an Occupied Structure or Motor Vehicle (with bodily injury)
 Photographing Child in Obscene Act
 Possession of a Firearm by a Felon
 Threatening Judicial Officer
 Sliming (felony)
 Indecent Exposure (all)
 Intentional Exposure to HIV Virus
 Simple Assault 3rd (felony)
 Violation of a Protection Order
 Possession of Child Pornography
 Incest (All)
 Discharging a Firearm from a Moving Vehicle
 Sexual Exploitation of a Child (includes subsequent offense)
 Threatening to Commit a Sexual Offense
 Aggravated Incest (all)
 Solicitation of a Minor (includes subsequent offense)
 Simple Assault on Law Enforcement Officer
 Assault by Juvenile Confined in Detention Facility
 Assault by Prisoner in County Jail
 Possession of Firearm with Altered Serial Number
 Possession of Firearm by Convicted Drug Dealer
 Reckless Burning
 Sexual Penetration of Psychotherapist

Against Property, Public Order or Drug Offense:

Enticing Away a Child
 Burning to Defraud Insurer

Burglary 3rd
Damage to Property
Forgery
Grand Theft (All)
Aggravated Grand Theft
No Account Check
ISF Check/Aggravated ISF check
Aggravated No Account Check
Altering Corporate Records
Aggravated Criminal Entry of a Vehicle
Identity Theft
Compounding A Felony
Bigamy
Bribery
DWI (All)
Escape – 1st Degree
Escape – 2nd Degree
Failure to Appear
False Report of a Bomb
Perjury (all)
Possession of Burglary Tools
Possession of Concealed Weapon
Possession of Controlled Weapon
Possession of Vehicle with Altered Serial Number
Procuring Prostitution
Falsification of Evidence
Failure to pay Sales Tax
Non-support of Child
Hit and Run with Injury
Possession of a Forged Instrument
All felony Distribution of Controlled Substance or Marijuana
All felony Possession of Controlled Substance or Marijuana
Misrepresentation to Obtain Possession of Controlled Substance
Violation of Drug Free Zone
Felony Possession by an Inmate (Controlled Substance, Weapon, Alcohol or Marj.)
Distribution of Flunitrazepam
Failure to Register as Bondsman
Illegal Importing of Livestock
Eluding a Police Officer
Possession with Intent to Distribute Contraband to an Inmate
Failure to Register as a Sex Offender (all)
Failure to Report Change of Enrollment or Employment
Sex Offender Failure to Update Address
File False or Forged Instrument
Intentional Interruption of Communications, Transportation, or Utility Services
Mishandling Anhydrous Ammonia
Concealment of Escaped Prisoner
Accessory to a Crime
Receiving/Transferring Stolen Vehicle
Violation of Community Safety Zones (1st or multiple offense)

Sex Offender Failure to Update Address
Failure to Register Sex Offender-2nd Offense
Threatening a Judicial Officer
Abuse or Neglect of Elder or Adult with Disability
Aggravated Damage to Property
Burning with Structure with Person Lawfully Confined
Cruelty to an Animal
Deliver or Manufacture non-controlled substance as a controlled substance
Intentional Damage to Property (all)
Promoting Prostitution of a Minor
Sale or Disposal of Encumbered Vehicle
Unauthorized Ingestion of Controlled Substance
Unauthorized Ingestion of Schedule III and IV
Unlawful use of Computer

Length of Sentence Remaining:

- A. More than 25 years to life – score 5 points.
- B. 11 to 25 years – score 4 points.
- C. 10 years or less – score 0 points.

This category will be scored based on time left to the end date on the sentence with the longest time to serve. Use the end date on sentences the inmate is actually serving. When determining length of sentence remaining for inmates with partially suspended sentences, use the suspended sentence release date (SSRD). Do not use the end dates on sentences that are entirely suspended.

Out-of-state, concurrent, or consecutive sentences will be scored using the longest possible term. Federal borders/holds and out-of-state sentences will be figured using total sentence. Any sentencing documents can be used to calculate federal and out-of-state sentences.

Source for Length of Sentence Remaining:

COMS Legal Module.

Code:

None, self-explanatory.

Incidence of Violence:

- A. High or multiple moderate incidents in the last 5 years – score 10 points.
- B. One moderate incident in the last 5 years and one low incident in the last 2 years – score 8 points.
- C. One Moderate in the last 5 years or multiple low incidents in last 2 years – score 5 points.
- D. One Low incident in last 2 years – score 3 points.

E. Not applicable – score 0 points.

This category will be scored based on history of violence including current and past felony offense(s) and specified High-Level offenses in custody for the past five (5) years for items A, B, C and D. Incidence of violence is scored from the actual date of the violence or the offense date. Criminal transactions will be scored separately. Felony convictions and High-Level offenses resulting from the same incident are scored only once. Multiple counts within a transaction will be scored as one occurrence. Score the offense which is most serious. Juvenile data and Suspended Imposition of Sentence (SIS) data available in listed sources will be included, provided it occurred in the past five (5) years. Do not double count SIS/probation violation sentences. Disciplinary reports reduced to low a level offense should not be scored in this area.

Out of state and federal conviction(s) should be scored based on the South Dakota crime code that best describes/matches the out of state or federal conviction.

When using jail reports or other facility/agency reports documenting an inmate’s prohibited conduct/behavior, select the SD DOC disciplinary offense in custody that best describes the inmate’s behavior (See Inmate Living Guide).

Attempt, conspiracy, aiding and abetting are all counted the same as the principle felony. Accessory to a crime is scored one (1) category lower than the principle felony (e.g. if the incident is High, it will be scored as Moderate, if the incident is Moderate it will be scored as Low; if the incident is a Low it will not be counted).

Sources for Incidence of Violence:

NCIC III, PSI, sentencing documents, institutional Incident Reports, Disciplinary Reports, adult and juvenile system information in COMS, official statements, parole reports, jail or other agency reports, and reports from prior incarcerations.

Code:

None, self-explanatory.

High Incidents:

A single incident of any of the following offenses where the inmate has been convicted of the offense or is found to have committed the offense through institutional disciplinary proceedings:

Offenses:
Kidnapping (All)
Manslaughter 1 st
Murder 1 st
Murder 2 nd
Rape 1st
Rape 2nd
Riot
Arson 1st
Sliming
Sliming by an adult prisoner in a County Jail (22-18-29)
Sliming by a juvenile in a County Jail (22-18-29.1)
Criminal Pedophilia

Institutional Disciplinary:

- H-2 Killing any non-inmate.
- H-3 Assaulting any non-inmate resulting in serious injury requiring immediate medical attention, emergency treatment or hospitalization.
- H-4 Assault on staff without serious injury.
- H-5 Throwing or spitting any substance at or upon any non-inmate; or intentionally smearing any substance to come into contact with any non-inmate.
- H-6 Assault on an inmate resulting in serious injury requiring immediate medical attention, emergency treatment or hospitalization.
- H-7 Engaging in or encouraging a riot, work stoppage, group demonstration, group food or group hunger strike.
- H-9 Inmate sexual abuse: if the victim does not consent, is coerced in such an act by overt or implied threats of violence or is unable to consent or refuse (See Inmate Living Guide for list of acts).
- H-10 Killing an inmate.

Moderate Incidents:

A single incident of any of the following offenses where the inmate has been convicted of the offense or was found to have committed the behavior through institutional disciplinary proceedings:

Offenses:

- Aggravated Assault
- Aggravated Assault – Baby
- Child Abuse – Victim age 7 or older
- Child Abuse-Victim under age 7.
- Aggravated Assault Against Law Enforcement
- Manslaughter 2nd
- Robbery 1st
- Tampering with a Witness
- Arson 2nd
- Burglary 1st
- Commission of a Crime While Armed
- Possession of a Weapon by an Inmate
- Threatening a Judicial Officer
- Assault by Juvenile Confined in Detention Facility
- Assault by Prisoner in County Jail
- Possession of Weapon in Jail

Institutional Disciplinary:

- M-3 Possession, attempting to procure, or introduction of plans or drawings to manufacture, an explosive, ammunition, firearm, weapon, sharpened instrument, knife, hacksaw blade, wire cutter or unauthorized tool.
- M-4 Threatening any non-inmate with bodily harm or with any offense against his/her person, his/her family or his/her property.

Low:

A single incident of any of the following offenses where the inmate has been convicted of the offense was found to have committed the behavior through institutional disciplinary proceedings:

Offenses:

- Rape 3rd
- Rape 4th
- Aggravated Incest
- Robbery 2nd
- Sexual Contact with a Child under 16 years of age
- Stalking
- Arson 3rd
- Discharging a Firearm at Occupied Structure or Motor Vehicle
- Photographing a Child in an Obscene Act
- Possession of a Firearm by a Felon
- Indecent Exposure (Felony)
- Intentional Exposure to HIV Virus
- Simple Assault (3rd)
- Violation of a Protection Order
- Sexual Contact with a Person Incapable of Consenting
- Incest
- Solicitation of a Minor
- Simple Assault on Law Enforcement
- Discharging a Firearm from a Moving Vehicle.
- Sexual Exploitation of a Child
- Possession of Firearm with altered serial number
- Possession of Firearm by Convicted Drug Dealer
- Reckless Burning
- Sexual Penetration by Psychotherapist

Institutional Disciplinary:

- L-10 Assaulting another inmate without serious injury.
- L-11 Fighting with another inmate.

Institutional Risk Behavior:

- A. Multiple incidents in last twelve (12) months – score 5 points.
- B. Single incident within last six (6) months – score 3 points.
- C. Single incident within last twelve (12) months – score 1 point.

D. Not applicable – score 0 points.

This category is scored for the past twelve (12) months based on penitentiary, jail, correctional, and detention facility behavior. Scored based on High Level offenses in custody, as listed in Attachment 2 and offenses documented by a jail or other agency which constitute a High Level offense in the SD Inmate Living Guide. Juvenile information which is deemed applicable to an inmate's classification shall be included even when the records have been sealed.

In cases where multiple counts are listed under a single offense; or multiple elements are included in a single offense, only one (1) incident should be scored.

If a High Level offense in custody is reduced to a Low Level offense, the offense is not scored.

Sources for Institutional Risk Behavior:

Adult system COMS, Institutional Incident Reports and Disciplinary Reports, official statements, PSI, jail or other agency reports and previous penitentiary records.

Codes:

All Category H Offenses in Custody ([Attachment 2](#)).
Select Category M and L Offenses in Custody.

Escape Profile:

Escape or absconding:

- A. Secure facility or custody or multiple incidents in last five (5) years – score 7 points.
- B. Secure facility or custody and more than five (5) years have passed, up to ten (10) years; or multiple incidents in last one to ten (1-10) years – score 5 points.
- C. Non-secure facility or custody in last five (5) years – score 3 points.
- D. Non-secure facility or custody and more than five (5) years have passed, up to ten (10) years - score 1 point.
- E. Not applicable – score 0 points.

Secure Facility:

A facility with a fence and/or physical barrier separating inmates from escape. This includes a penitentiary, jail and detention facilities.

Secure Custody:

A supervision level that requires restraints and direct staff supervision of the offender, including law enforcement escort/transport and while in the physical custody of law enforcement following an arrest.

Minimum Custody (Non-Secure Custody):

A facility or placement that does not rely primarily on the use of physical restriction (fence or physical barrier or locked doors and gates) to restrict offender movement. Mandatory staff escort of offenders departing from the facility or accessing the community is not required. Includes

minimum custody community work centers or community correctional facilities, placement on extension of confinement, halfway house and other court or correctional ordered placement; e.g. a private community treatment provider, (Keystone, Human Services Center, etc).

Non-Secure Custody:

A correctional supervision level that does not require restraints or direct staff supervision, including work/job search/school release to the community, furloughs, approved community passes, placement in the community while under parole supervision and being in the non-physical custody of law enforcement following an arrest.

Prior parole and probation absconding, bail or bond jumping on a felony charge, failure to turn self in for confinement, and felony conviction for failure to appear are not counted as escapes from a non-secure custody. Time from escape is counted starting on the date the inmate is taken into custody. Eluding police is not scored as escape behavior even when the eluding results in a felony conviction. In situations where inmates meet the criteria in more than one (1) section, the inmate should be scored in the way that assigns the most escape points.

Juvenile information deemed applicable to classification shall be included even when DOC juvenile system information records have been sealed. If escape information is noted, the Classification and Transfer Manager will determine what information will be recorded in the inmate's criminal history. Central Records will add the escape information to COMS to include whether the escape was from a secure or non-secure custody/facility.

Sources for Escape Profile:

NCIC report, adult and juvenile system information (COMS), PSI, official statements, sentencing documents, SD DOC reports, parole reports (warrants issued), jail/facility reports or other prior incarceration information describing an escape or absconding behavior.

Assessed Risk:

From the Total Assessed Risk Score (the sum of items 1-5)

- | | |
|---------------------|--------------|
| A. Minimum (MN) | 1-8 points |
| B. Low Medium (LM) | 9-13 points |
| C. High Medium (HM) | 14-21 points |
| D. Maximum (MX) | 22-32 points |

Actual Risk Behavior:

Negative: Score all actual risk behavior on the inmate's current admission. (Source: High or Medium Offenses in Custody, (if reduced to minor -V do not score)).

- A. Low: (L): Selected major infractions. ([Attachment 2](#))
- B. Moderate (M): Selected major infractions. ([Attachment 2](#))
- C. High (H): Selected major infractions. ([Attachment 2](#))

Compliant: A compliant criterion does not apply if the inmate is under any response for negative risk

behaviors. An inmate's custody status can only move one level with compliant criteria. Classification staff will review all inmates classified under this criteria within three (3) months to ensure the inmate has adjusted adequately to his/her new custody status. An inmate assigned compliant criteria will be reviewed if there are changes in the circumstances that prompted the compliant criteria to be assigned. The additional risk information section of the classification manual should be used to increase an inmate's custody status in situations where additional risk information surpasses compliant behavior in determining risk.

- A. The inmate has completed ten percent (10%) of his/her sentence, (figured from the received date) or ten (10) years of the total sentence. The end date will be used from the sentence with the longest time to serve on current admission.
- B. The inmate has served at least three (3) months of his/her sentence in the DOC. Inmates who have returned as parole violators are eligible after their next parole review date.
- C. The inmate must be in compliance with required programming (education, chemical dependency, medical/mental health, SOMP, etc.). Inmates serving a life sentence are exempt.
- D. The inmate must not score 5-7 points in the Escape Profile section of the custody form.
- E. The inmate has received no high actual risk behavior Disciplinary Reports in the last ten (10) years on this admission.
- F. The inmate has received no moderate actual risk behavior Disciplinary Reports in the last five (5) years on this admission.
- G. The inmate has received no low actual risk Disciplinary Reports in the last two (2) years on this admission.

Not Applicable:

Self-explanatory.

Always note actual risk behavior, even when it cannot impact final risk level.

Final Risk Level:

Risk level based on assessed risk combined with actual risk behavior as outlined in the *Actual Risk Behavior* form ([Attachment 3](#)).

II Administrative Risk Factors:

In some cases, administrative risk factors create an additional risk not captured in the assessed risk score. The administrative risk factors pertain to risk of dangerousness, violence, or escape. In these cases, "Administrative" is indicated as the basis for placement. [Attachment 6](#) contains policy directives for placements involving administrative risk factors.

- A. Sex Offender Behavior Issues.
- B. Serving Escape Sentence.
- C. Pending Felony Charges/Holds.
- D. Additional Risk Information.

E. Mitigating Risk Information.

Sexual Behavior Issues:

Inmates identified with sexual behavior issues, coded as something other than a 2N on the sexual behavior screen, are not eligible for minimum custody unless they meet the following:

- A. MNSOST of 0, 1, or 2. (no 3 or R).
- B. Current offense 2V or lower, no Rape 1st or 2nd, kidnapping or Criminal Pedophilia.
- C. Completed SOMP treatment.

Inmates with a sexual behavior code of 2N may be placed in a minimum custody facility. Source: COMS Offender Assessment screen.

Serving Escape Sentence/Escape History:

Inmates serving a current sentence for felony escape or who have escaped or attempted escape during their current admission, or who escaped or attempted escape from secure custody or a secure facility in the last ten (10) years, including a juvenile detention facility, are not eligible for minimum custody.

Inmates whose most recent escape or attempted escape from secure custody or a secure facility is past ten (10) years are eligible for minimum custody only with approval by the Associate/Deputy Warden, Classification and Transfer Manager, and Warden.

An inmate who is directly or substantially involved in attempted conspiracy to commit escape, or aiding and abetting an escape from secure custody or a secure facility during their current admission should be scored the same as if they had actually completed the escape (is not limited to the inmate being convicted of committing an High Level offense in custody for escape).

Sources for Escape Sentence/Escape History:

Adult system COMS Legal Module, special security reports, NCIC report, PSI, official statements, sentencing documents, SD parole violation reports and past SD DOC reports, jail/facility reports or other agency reports.

Pending Felony Charges/Holds:

- A. Staff must ensure a felony warrants check is completed prior to an inmate being considered for placement in a minimum custody facility.
- B. An inmate has an official felony hold or detainer when the DOC Central Records office has received the proper information/paperwork for a felony hold or detainer and the hold or detainer is noted in COMS on the Legal Module screen.
- C. Questions concerning detainer or holds will be referred to the DOC Central Records office.
- D. Only scored if noted within COMS.

Hold/Detainer Should Not Be Noted:

- A. If the inmate has offenses more than fifteen (15) years old on their criminal history without corresponding dispositions.
- B. Inmates with a final risk of minimum:
 - 1. With a felony conviction and active sentence from another jurisdiction (with or without an active hold or detainer); or
 - 2. With confirmed felony holds or detainers for additional pending non-violent felony charges where the state has placed a hold or detainer valid only to specific states (not including South Dakota); or
 - 3. With a felony or escape offense on their criminal history in the last fifteen (15) years without a corresponding disposition where the jurisdiction has declined to confirm, place a hold or detainer or has failed to respond in thirty (30) days to the SD DOC inquiry regarding the charges(s); or
 - 4. Parole and probation violators from other jurisdictions.
 - 5. With confirmed felony holds, detainers, or possible pending charges that are for non-violent crimes.
 - a. May be placed on minimum status if:
 - 1) The conviction and length of sentence without good time would not affect eligibility for a minimum custody.

Hold/Detainer Should Be Noted:

- A. Inmates with official felony holds or detainers for violent crimes applicable to South Dakota for additional pending felony charges, pending sentencing documents for additional violent felony convictions, pending escape charges, or Immigration and Customs Enforcement (ICE) hold, will be assigned at least low medium final custody status.
- B. Inmates with an active felony warrant(s) for a violent crime will be maintained on at least low medium custody status. An active felony warrant is defined as a felony charge on which an inmate has not been sentenced in which the jurisdiction with the warrant plans to take custody of the inmate.

Sources for Pending Felony Charges/Holds:

Criminal history cover sheet in the inmate's legal or institutional file and/or COMS Legal Module. Staff should contact Records Management if discrepancies are noted.

Additional Risk Information:

The additional risk information section will be used to:

- A. Elevate an inmate's final custody level above what is indicated by the risk scale.

- B. Place all inmates who have received a capital punishment sentence on maximum custody status if they do not have a final risk level of maximum custody.
- C. Place inmates on low medium custody status if they have a final risk level of minimum custody and are more than five (5) years from their initial parole date. Inmates with no parole date must be five (5) years from their discharge date. On consecutive sentences where the initial parole date has not yet been calculated, contact the DOC Central Records office for assistance in determining the projected initial parole date. For inmates with mixed sentences, use the sentence with the longest time to the initial parole date.
- D. Place inmates serving a life sentence on high medium custody status if they have a final risk level of low medium or minimum. With the approval of the Warden, Director of Classification and Transfer and Secretary of Corrections, an inmate serving a life sentence with a final risk level of low medium or minimum may be classified to low medium status.
- E. Place inmates on low medium custody status if they have a final risk level of minimum and have absconded from parole or DOC juvenile aftercare for a period of 3 months following their return to a DOC facility or 6 months on low medium custody if they have absconded multiple times in the past 2 years. Time from absconding is calculated starting on the date the inmate is taken into custody as a result of the absconding behavior and not the date of the parole violation or the date of the parole violation hearing. The time from absconding probation is the date the inmate is taken into custody by the county and not the date they are admitted to the DOC (Source: Parole/Probation violation reports).

Note: Does not require a decision from the parole board.

- F. Place inmates on low medium custody status if they have a final risk level of minimum custody and a possible sexual behavior issue, but have not been assessed by STOP staff (See DOC policy 1.4.B.9 [Sexual Behavior Issue Review](#)).
- G. Place inmates on low medium custody status if they have a final risk level of minimum, and;
 - 1. Do not have an LSI-R assessment, or are parole violators but have not received an updated or new LSI-R assessment; or
 - 2. Have an LSI-R score of ≥ 37 and have not had a P-Scan; or
 - 3. Have a P-Scan score of ≥ 30 and have not had a comprehensive psychological review; or
 - 4. Have a system risk level of 2 or 3 (See DOC policy 1.4.G.6 [System Risk Level](#)).
- H. Place inmates on high medium custody if they have a final risk level of minimum or low medium and have a system risk level of 3 with a PCL- SV score of 18 or above and a VRAG of 14 or a VRAG-R of 19 or above

Note: In cases where the items listed above (A through I) are not applicable, 'N' for "no" will be marked.

- I. Place inmates on low medium custody status if they have a final risk level of minimum and

are serving a sentence during their current admission for kidnapping, manslaughter 1st or murder; including accessory attempted, conspiracy to commit or aiding and abetting.

Additional risk information in Section A (above) must pertain to perceived risk of dangerousness, Violence, or escape not captured in the risk scale. Justification of additional risk information must be documented on the case note hearing log screen. The placement on/or the removal from additional risk information (Section A) requires the approval of the Deputy/Associate Warden, Warden and Classification and Transfer Manager.

Aside from the provisions to classify an inmate serving a life sentence to low medium (Section D), when using sections B, C, D, E, F, G, H or I, approval by the Warden and Classification and Transfer Manager is not needed and a narrative is not required on the hearing log in COMS. If no additional risk information is applied, 'N' should be used.

Mitigating Risk Information:

Mitigating risk information may be used to lower an inmate's final custody level below what is indicated by the risk scale. Mitigating risk information must pertain to a perceived lower risk of dangerousness, violence or escape than that captured on the risk scale. Justification of mitigating risk information must be documented on the hearing log screen in COMS. The placement on or removal from mitigating risk requires the approval of the Deputy/Associate Warden, Warden and the Classification and Transfer Manager. Mitigating risk cannot be used in conjunction with additional risk information to change an inmate's custody status

Final Custody Status:

Final risk level combined with applicable programming and/or administrative factors which impact final custody status. Attachment 5 contains policy directives for facility placement and custody provisions by custody status.

Monitoring:

Inmates that should not be housed together is documented in the non-associations screen in COMS and indicates separation or monitoring. Monitoring is a tool used by unit staff to help the identified inmates avoid confrontations with each other through physical separation. The inmate themselves maintains the responsibility to avoid adverse confrontations.

An inmate should not be placed on monitoring status unless the inmate has a potential for a violent confrontation or has had a violent confrontation in the past, such those related to gang involvement, conflict with the other inmate's relatives, testimony as a witness in the other inmate's trial or co-defendants.

Inmates on monitoring status can be housed in the same housing location or unit if other suitable options are not available but may not be housed in the same room/cell. Whenever possible, the inmates should be housed in different units. If the situation between the inmates is too critical for the inmates to be housed in the same unit, separation requirements (see below) shall be used to place one of the inmates in another housing location to minimize the opportunity for confrontation. Inmates with separation requirements may be housed in the same SHU or Restrictive Housing unit but will be kept in different sections of this unit; e.g. one inmate can be housed in the upper west section and one inmate housed in upper east section of the penitentiary SHU and will have limited access to one another (must be under direct staff supervision).

Inmates on monitoring status will be reviewed only when there are changes in the circumstances that prompted the monitoring status. If the monitoring status is no longer necessary, staff will document this in the non-associations screen in COMS (scanned email). The placement on or removal from monitoring status requires approval of the Associate Warden or Deputy Warden and Warden, or designee.

III Placement

Administrative Factors:

In cases (outlined below) where administrative issues cannot be accommodated at a facility, consistent with the inmate's risk level, the administrative issues may take precedence over risk information. In these cases, "Administrative" is indicated as the basis for placement. [Attachment 6](#) contains policy directives for placements involving administrative factors.

- A. Separation Requirements
- B. Parole Violator/Pending Hearing
- C. Restrictive Housing
- D. Out-of-State Placement
- R. Minimum unit restrictions

Separation Requirements:

Inmates may be placed in a facility one custody level higher or lower than risk indicates to address separation needs. Placement at a facility one level lower requires the approval of an Associate/Deputy Warden, Warden and Director of Classification and Transfers. A classification assessment must be completed when separation requirements are applied. The reason for the placement on, or removal from separation status, must be documented in the non-associations screen in COMS.

Source for Separation Requirements:

Information provided by unit staff or security staff.

Parole Violator Pending Hearing:

- A. Inmates returned to the system for parole or suspended sentence violation will receive an updated classification assessment by an admissions case manager.
 - 1. The inmate shall remain at the admissions unit if they have pending violation proceedings.
 - 2. Inmates may be classified and transferred from the admissions unit once they have a final revocation hearing with the Board, receive a dispositional hearing that is accepted, or agree to waive their appearance.
 - 3. Low medium inmates who waive their appearance before the Board may be classified and transferred. Minimum custody inmates who waive their appearance before the Board may be classified and transferred a minimum custody unit.
- B. Inmates who have reached a disposition to their parole or suspended sentence violation will be classified and may be moved to a facility appropriate for the inmate's classification/custody level.
- C. Inmates returned to the system, who are eligible for minimum custody following their parole revocation, must have an updated LSI-R assessment that scores (<37) before being placed at a minimum facility. If the inmate's LSI-R score is (=>37), additional risk "H" is used to elevate their

custody to LM until they have a P-scan <30 or receive a comprehensive psychological review to determine if their custody level should be elevated.

Restrictive Housing:

A status designated for inmates who have not responded to counseling or conventional disciplinary sanctions, who are flagrantly or chronically disruptive to the good order and disciplined operation of the institution or pose a threat to the security of the institution. Placement in Restrictive Housing is not a disciplinary sanction or a punitive status (See DOC policy 1.3.D.4 [Restrictive Housing](#)). Capital punishment inmates are also housed in this section (See DOC policy 1.3.D.2 [Capital Punishment Housing](#)).

Out-of-State Placement:

Inmates housed in out-of-state correctional facilities who are serving a current sentence issued by the South Dakota Unified Judicial System.

Minimum Unit Restriction:

Minimum custody inmates serving a sentence for Robbery 1st, Arson 1st or Burglary 1st and minimum custody inmates with a sexual behavior issue of 2N or 2Y, may not be housed at the Yankton Community Work Center.

Programming:

Programming requirements are a guide for placement decisions and are a secondary placement influence. [Attachment 6](#) contains the policy directives for placements involving programming needs.

Medical:

In cases where an inmate's medical/mental health needs cannot be accommodated at a facility or unit consistent with the inmate's classification, the inmate may be housed at an alternate facility or unit, consistent with the inmate's classification. In these cases, medical/mental health must be indicated as the basis for placement. [Attachment 5](#) contains policy directives for placement decisions involving medical. Inmates with a medical issue that also meet the criteria for pre-release, as outlined in DOC policy 1.4.G.7 [Extension of Confinement](#), may be released to a facility or placed in the community.

A. Health Restrictions.

B. Health Hold.

Health Restrictions:

An inmate has been diagnosed by medical personnel with any type of medical, mental health, and/or dental health restriction that affects an inmate's placement. Source: COMS Offender Health Classification and Restriction Codes OIDHHCRC.

Recommended Classification Placement:

Facility placement that best meets the risk and other component responses.

Placement Basis:

Generally, the primary basis for placement will be classification. However, as outlined under Administrative and Medical components, in select situations, these factors may be considered in conjunction with classification to determine placement. In these cases, the components other than risk will be indicated as the primary basis for placement.

- A. Risk
- B. Administrative Risk
- C. Administrative Placement
- D. Programming
- E. Medical/Mental Health
- F. Administrative Decision

Risk:

Risk will generally be the placement basis based upon Final Custody Status from the classification assessment.

Administrative Risk:

Administrative risk will be the placement basis in cases where additional risk is identified that is not captured in the assessed risk score. Administrative risk issues take precedence over assessed risk. Administrative risk includes history of sex offender behavior issues, serving escape sentence/escape history, pending felony charges/holds, additional risk information, and mitigating risk information.

Administrative Placement:

Administrative placement will be the placement basis in cases where administrative issues cannot be accommodated at a facility consistent with the inmate's risk level. Administrative issues may take precedence over risk information. Administrative placement issues are separation requirements, parole violator pending hearing, Restrictive Housing and out-of-state placement ([See Attachment 6](#)).

Medical/Mental Health:

Medical/Mental Health will be the placement basis when an inmate's medical/mental health needs require placement somewhere other than where the inmate would be placed absent the medical/mental health need, consistent with the inmate's risk level ([See Attachment 6](#)).

Administrative Decision:

Inmates that must be housed at a facility other than indicated based on classification will have "Administrative Decision" as the placement basis. Use of Administrative Decision as a placement basis requires written justification in the form of a narrative, which shall be documented in the Comments section of the classification assessment screen in COMS. The use and removal of Administrative Decision requires the approval of the Deputy/Associate Warden, Warden and the Classification and Transfer Manager.

Attachment 2: Offenses in Custody

Institutional Risk Behavior	Actual Risk Behavior	Offenses in Custody-Major
X	Score same as the primary rule infraction	CATEGORY 5: H-1 Any act or acts defined as felonies or misdemeanors by South Dakota Law or Federal Law. Inmates charged with a violation of this rule will be given a copy of the applicable law.
X	H	H-2 Killing any non-inmate.
X	H	H-3 Assaulting any non-inmate resulting in serious injury requiring immediate medical attention, emergency treatment or hospitalization.
X	H	H-4 Assault non-inmate without serious injury.
X	H	H-5 Throwing or spitting any substance at or upon any non-inmate; or intentionally smearing any substance to come into contact with any non-inmate.
X	H	H-6 Assault on an inmate resulting in serious injury requiring immediate medical attention, emergency treatment or hospitalization.
X	H	H-7 Engaging in, or encouraging a riot, work stoppage, group demonstration, group food or hunger strike.
X	H	H-8 Escape from a secure custody or secure facility, or planning, attempting or assisting in escape from secure custody or a secure facility.
X	H	H-9 Inmate sexual abuse-if the victim does not consent, is coerced into such an act by overt or implied threats of violence, or is unable to consent or refuse (See Inmate Living Guide for list of acts).
X	H	H10 Killing an inmate.
X	M	M-2 Wearing or possession of a disguise or mask; manufacturing or possession of a mannequin or dummy.
X	M	M-3 Possession of, attempting to procure, or introduction of plans or drawings to manufacture an explosive, ammunition, firearm, weapon, sharpened instrument, knife, hacksaw blade, wire cutter or unauthorized tool.

Institutional Risk Behavior	Actual Risk Behavior	Offenses in Custody
X	M	M-4 Threatening any non-inmate with bodily harm or with any offense against his/her person, his/her family or his/her property.
X	M	M-5 Unsolicited contact with, or in reference to, any non-inmate (writing notes or letters, making suggestive remarks or gestures, in appropriate touching, or seeking out personal information).
X	M	M-6 Conduct that disrupts or interferes with the security or good order of the institution or interferes with a staff member in the performance of his/her duties which clearly poses a threat to the safety of staff or other inmates.
X	M	M-7 Purposely exposing your genitals to a non-inmate for the purpose of annoying, offending or alarming a non-inmate.
X	M	M-8 Throwing or spitting any substance at or upon any inmate; intentionally smearing any substance to come into contact with any inmate.
X	M	M-9 Extortion, blackmail or demanding or receiving money or anything of value in return for protection or to avoid bodily harm by others.
X	LL	L-1 Tampering with or blocking any locking device, cell door, slider or secure door/window.
X	LL	L-2 Setting, or attempting to set a fire; tampering with fire detection equipment or firefighting equipment.
X	LL	L-3 Use, of an illicit substance, including any narcotics, drugs, medicine or intoxicants not prescribed by medical staff.
X	L	L-4 Refusing or failing to produce a urine or breath sample, refusing to participate in a urine or breath test, attempting to circumvent a urine or breath test or altering the results of the test.
X	LL	L-6 Unauthorized use, possession, introduction or manufacture of hazardous material.
	LD	L-7 Insolence- any conduct, acts, or gestures, verbal or non-verbal, showing disrespect toward any non-inmate or in reference to any non-inmate.

Institutional Risk Behavior	Actual Risk Behavior	Offenses in Custody
X	LL	L-9 Inmate consensual sexual contact. Engaging in consensual sexual contact and/or unnatural acts with another inmate or non-staff member.
X	LL	L-10 Assaulting another inmate which does not result in serious injury.
X	LL	L-11 Fighting with another inmate.
	LD	L-14 Misuse of prescribed or authorized medicine, including saving or accumulation of authorized medicine contrary to medical orders; failure to turn in medications on or before their expiration date using authorized medicines for an unauthorized purpose, such as giving, trading or selling authorized medicine to another inmate.
	LR	L-17 Being in a posted unauthorized area or in an area inmates are not allowed without staff escort.
X	LL	L-20 Failure to be present for count; interfering with the taking of count.

Institutional Risk Behavior	Actual Risk Behavior	Offenses in Custody
	LD	L-22 Refusing to work.
	LD	L-23 Failure to abide by rules or regulations governing programs, including work release, community service, (Extension of Confinement), furlough or private employment inside a DOC institution.
	LR	L-24 Receiving, giving or attempting to receive any unauthorized article to or from a visitor or the public.
	LD	L-25 Refusing to obey a verbal or written order issued by a staff member.
	LR	L-26 Having in your possession, quarters, storage area or work site, any article not issued to you, not purchased through the commissary, or for which you do not have special authorization; or having articles in excess of established limits, or articles which are used for unauthorized purposes or in an altered state.

	LD	L-27	Unauthorized contact with a member of the public or visitors, or violation of a protection order issued by the court.
X	LL	L-31	Unauthorized group activity or assembly; circulating or signing a petition.
	LR	L-32	Counterfeiting, forging or unauthorized reproduction of any official document or form, article of identification or currency.
X	LL	L-33	Misappropriation of tools or materials of any kind from shops or other places.
Institutional Risk Behavior	Actual Risk Behavior	Offenses in Custody	
X	LL	L-38	Threatening any inmate with bodily harm or with any offense against his/her person, his/her family or his/her property.
	LD	L-39	Possession of unauthorized tobacco products at a secure facility.
	LD	L-40	Following 5 violations of any minor rule within a three-month period, all future violations may constitute a major violation.
	LD	L-41	Conduct which disrupts or interferes with the security or good order of the institution; interfering with a staff member in the performance of his/her duties, including circumventing or attempting to circumvent any rule, regulation or procedure contained in DOC policies or institutional operational memorandums.
	LR	L-42	Filing a false, frivolous or malicious action or claim with the court; bringing an action or claim with the court solely or primarily for delay or harassment; unreasonably expanding or delaying a judicial proceeding; testifying falsely or otherwise submitting false evidence or information to the court; attempting to create or obtain a false affidavit, testimony or evidence; or abusing the discovery process in any judicial action or proceeding.
	LD	L-44	Refusing to accept a living quarters assignment; refusing to accept a cellmate/roommate.
X	LL	L-45	Engaging in gang organization, recruitment or blatant displays of gang activity or materials related to security threat groups.
	LD	L-47	Possession of a cell phone in a secure facility.
X	LL	L-48	Possession of illicit substance, including any narcotic drug, medicine or intoxicants not prescribed to the inmate by medical staff.

Institutional Risk Behavior	Actual Risk Behavior	Offenses in Custody
X	LL	L-49 Manufacturing, possessing instructions to manufacture or buying or selling narcotics, paraphernalia, drugs, medicine or intoxicants.
X	LL	L-50 Sexual harassment, repeated and unwelcome sexual advances, requests for sexual favors, or verbal comments, gestures, or actions of a derogatory or offensive sexual nature by an inmate directed toward any person.
X	LL	L-51 Escape, or planning, attempting, or assisting in escape from non-secure custody or a minimum custody facility.

Attachment 3: Actual Risk Behavior

The following are the policy directives regarding possible DOC response to actual risk behavior. Actual risk behavior is considered at reclassification (either regularly scheduled or as a result of behavior).

Assessed Risk Level	Actual Behavior			
	Negative			Positive
	Low Level (LL)	Moderate	High (H-2 or H-10)	Compliant
Minimum	Low Medium 3 months	High Medium 6 months	Maximum 10 years	Minimum
Low Medium	No Change	High Medium 6 months	Maximum 10 years	Minimum w/review in 3 months
High Medium	No Change	No Change	Maximum 10 years	Low Medium w/review in 3 months
Maximum	No Change	No Change	Maximum 10 years	High Medium w/review in 3 months

			High H-4 or H5
Minimum			Maximum 1 yr.
Low Medium			Maximum 1 yr.
High Medium			Maximum 1 yr.
Maximum			Maximum 1 yr.

			High H-3, H-6, H-7, H-8 or H-9
Minimum			Maximum 5 yr.
Low Medium			Maximum 5 yr.
High Medium			Maximum 5 yr.

Maximum		Maximum 5 yr.	

**Low level major identified with a LL code under actual risk behavior require a classification level of low medium LM for a period of three months.

**Low level majors identified with a LD code under actual risk behavior require a thirty-day detainment at a secure facility in general population but can remain at minimum (MN) custody level and does not require a reclassification assessment.

**Low level majors identified with a LR code under actual risk behavior can remain at a minimum (MN) custody/facility with other sanctions applied.

Attachment 4: Facility Placement And Custody Provisions By Risk *

		Custody Levels			
		MX	HM	LM	MN
Unit/Facility					
South Dakota Women's Prison, E Unit				X	X
South Dakota Women's Prison, CSW				X	X
South Dakota Women's Prison PACT House				X	X
South Dakota Women's Prison, A Unit **		X	X	X	X
South Dakota Women's Prison, B Unit		X	X		
South Dakota Women's Prison, C Unit ***		X	X		
South Dakota Women's Prison, D Unit				X	
Contract:	CABH, City/County Rapid City				X
	Glory House/Arch/Mitchell Steping Stones				X
	St. Francis House				X
Custody Provisions Within Facility					
Direct correctional staff supervision		X			
Routine staff supervision			X		
Minimal non-direct staff supervision				X	X
Access To Community					
None		X	X		
Work crew with direct supervision				X	
Work crew with routine supervision					X
Minimum Transport/Escort Requirements					
Two correctional officers for each inmate		X			
One correctional officer for each inmate			X		
One staff member (no civilians) for each 10 inmates				X	
One staff member for each 25 inmates					X
Staff discretion (CSW)					X
Minimum Restraint Requirements Outside The Security Perimeter					
Handcuffs		X	X	X	
Belly Chain		X	X	X	
Ankle cuffs		X	X		
Staff discretion				X	X

KEY:

- * Subject to policy provisions and approval by the Warden, inmates can be housed at a facility other than what is designated by their custody level.
- ** Unit A = Mental Health, Restrictive Housing and Disciplinary Housing.
- *** Unit C = Admissions & Orientation and Pregnant Inmates.

Minimum Transport/Escort Requirements do not apply when inmates are transported on the shuttle system.

Attachment 5: Administrative Factors For Inmate Program And Medical Distribution

	PIR	WRP	CSW	PRH	PRE/ PACT	IMT
Program Distribution						
Chemical Dependency						
Treatment	X			X	X	X
Aftercare	X			X	X	X
AA or NA	X	X		X	X	X
Sex Offender						
Treatment	X					
Academic Education						
Literacy	X			X	X	
Special Education IEP	X				X	
Special Education	X				X	
GED	X	X		X	X	
Vocational Education	X				X	
Core Programming	X			X	X	
Medical Distribution						
Medical Health						
NR No restrictions	X	X	X	X	X	X
OA Occasional access	X	X	X*	X	X	X
PA periodic access	X	X	X**	X	X	X
HA 24 hour access	X	X		X	X	X
NA No Activity	X	X**		X	X	X
Mental Health						
NR No restrictions	X	X	X	X	X	X
SN Special Needs	X					
PA Periodic Access	X	X**	X**	X	X	X**
SMI	X	X**	X**	X*	X	X**
Dental Health						
NR No restrictions	X	X	X	X	X	X
SM Some treatment	X	X	X	X	X	X
EX Extensive treatment	X	X		X	X	X
ER Extensive treatment refused by inmate	X	X	X	X	X	X
EM Emergency treatment	X	X		X	X	X
Work/Housing Restrict						
NR	X	X	X	X	X	X
NA – No Activity	X			X	X	
LA - Limited Activity	X	X**		X	X	X
HC- Handicapped	X	X		X	X	X

* Requires medical approval and when other minimum custody inmates assigned to NR are not available.

** Requires medical consult and/or mental health consult.

Attachment 6: Possible Inmate Pending Charges/Holds/Detainers

Available as an IWP in COMS.

South Dakota Department of Corrections Policy Distribution: Public	Attachment: Possible Inmate Pending Charges/Holds/Detainers Please refer to DOC policy 1.4.B.2 and 1.4.B.14 Male Inmate Classification / Female Inmate Classification
POSSIBLE INMATE PENDING CHARGES/HOLDS/DETAINERS	
Date:	
To:	DOC Records Office Sioux Falls
From:	
RE:	POSSIBLE INMATE PENDING CHARGES/HOLDS/DETAINERS
Inmate:	Number:
has a possible pending felony charge, hold, or detainer from _____ County, in the State of _____. The crime of _____ was alleged to have been committed on or about the _____ day of _____ in the year of _____.	
Please contact this agency to determine if they desire to confirm this pending charge, hold, or detainer.	
OTHER AGENCY RESPONSE	
The _____ County, of the State of _____ has:	
<input type="checkbox"/> Confirmed the pending charge, hold or detainer	
<input type="checkbox"/> Declined to place a hold or detainer	
<input type="checkbox"/> Indicated that they will not place a hold or detainer on the inmate as long as he/she stays in the State of South Dakota.	
<input type="checkbox"/> Failed to respond in 30 days to place a hold or detainer on the inmate	
<input type="checkbox"/> Acknowledges charges, will not place hold	
DOC RECORDS OFFICE	
Revised: 9/3/2009	Page 1 of 1

Attachment 7: DOC Juvenile System Information

Available as an IWP in COMS.

South Dakota Department of Corrections
Policy
Distribution: Public

Attachment: DOC Juvenile System Information
Please refer to DOC policy 1.4.B.2 and 1.4.B.14
Male Inmate Classification & Female Inmate Classification

DOC JUVENILE SYSTEM INFORMATION

Please forward form to:
Kristi Bunkers
E-mail: Kristi.bunkers@state.sd.us
Fax: (605) 367-5625
415 North Dakota Ave
Sioux Falls, SD 57104

Section I

Inmate's Name: _____ Number: _____

Inmate has COMS Record: Yes No Verified by A&O Staff: Yes No

Verification Completed By: _____ Date: _____

Section II

Incidents of Violent Behavior: Yes No

Records of Adjudication Provided: Yes No

Institutional Major Reports Received: Yes No

Institutional Risk Behavior: High Medium Low

Reason(s) Classified Above: _____

Section III

Incidents of Escape Behavior: Yes No

Records of Escape/Absconding Provided: Yes No

Reason(s) Classified Above: _____

Section IV

History of Mental Health Issues: Yes No

Description of Mental Health Issues: _____

Section V

History of Suicide Risk Issues: Yes No

History of Suicide Attempts: Yes No

Description of Suicide Risk Behaviors: _____

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South Dakota Department of Corrections
Policy
Distribution: Public

Attachment: DOC Juvenile System Information
Please refer to DOC policy 1.4.B.2 and 1.4.B.14
Male Inmate Classification & Female Inmate Classification

DOC Juvenile Staff's Signature: _____ Date: _____

Please return completed form within three working days to:

Classification and Transfer Manager
Rick Leslie
E-mail: rick.leslie@state.sd.us
Tel. (605) 367-5020
PO Box 5911
Sioux Falls, SD 57117-5911

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