1.3.C.4 Inmate Personal Property

I Policy Index:

II Policy:

Inmates may be allowed to possess some items of personal property; however, inmate personal property will be limited for safety reasons, health and hygiene concerns and to control contraband.

III Definitions:

Contraband:
Any item an inmate is not authorized to have or prohibited by law or policy. Approved items may be contraband if altered, possessed in higher quantity than authorized, used in ways not intended or approved, or obtained through an unapproved source.

Disposed:
The destruction, transfer, discarding or donation of property.

Personal Property:
Personal property includes all property owned by or in possession of an inmate not issued to the inmate by the Department of Corrections. This includes items an inmate is permitted to possess pursuant to applicable institutional operations memoranda and/or directives from the Warden.

IV Procedure(s):

1. Allowable Inmate Personal Property:

A. The Warden or designee will identify in writing, personal property which may be retained by inmates housed at the institution. A comprehensive list of allowed personal property will be maintained and kept current. The list shall include the type and amount of personal property permitted.

   1. Limitations on the source(s) inmates may access to obtain items of personal property not offered by the contract commissary vendor, such as approved craft supplies, religious and cultural items and reading materials, will be established and maintained by designated staff at each institution.
2. Designated staff at each institution will establish quantity and space limits for inmate personal property. The amount of space assigned to each inmate to store property may vary depending on housing assignment, status, classification and other factors.

3. Inmates may not accumulate excessive amounts of paper materials (including legal materials) within their assigned space to the point staff determines the materials pose a fire, sanitation, security or housekeeping hazard.

4. Personal property must fit in the inmate’s assigned storage space or stored in approved storage containers, unless otherwise exempted by the Warden or his/her designee.

5. All unauthorized property in an inmate’s possession at the time of admission to a DOC institution will be mailed out at the expense of the inmate to a destination of the inmate’s choice, donated to charity, or destroyed. If an inmate refuses to mail out the prohibited property, the property may be disposed by staff through approved methods.

6. The quantity and type of personal property items an inmate is allowed to possess may vary, depending on the inmate’s housing placement and status.

7. Inmates are not allowed to possess personal property (including legal documents or legal materials) belonging to another inmate.

8. Religious items pertinent to the practice of an inmate’s chosen religion, which do not pose a threat to the safety, security and/or orderly operation of the institution, may be authorized by the Cultural Coordinator or designated staff (See DOC policy 1.5.F.4 Inmate Religious and Cultural Activities).

9. Each inmate is responsible for all personal property in his/her possession, including property on his/her person or in his/her living quarters, work area or any storage space/container/locker assigned to the inmate.

B. Staff is responsible for enforcing inmate compliance with personal property rules and policies.

1. Regular searches of inmate property will be conducted to ensure compliance (See DOC policy 1.3.A.5 Searches – Institutions).

2. Possession of contraband by an inmate will result in disciplinary action. Contraband will be confiscated, identified and processed in accordance with approved institutional practices and procedures (See DOC policy 1.3.C.2 Inmate Discipline System and SDCL § 24-2-26).

   a. Staff will dispose of confiscated items/contraband in accordance with accepted institutional practices and procedures.

   b. Confiscated state property that has not been altered, damaged or destroyed will be returned to the state. Altered, damaged or destroyed state property will be removed from inventory and properly disposed of, at the discretion of the Warden or his/her designee.

   c. All or a portion of the replacement cost for state property lost, damaged, modified or altered through the intentional actions of an inmate may be charged to that inmate in accordance with DOC policy 1.3.C.2 Inmate Discipline System.

3. No alcoholic beverage, marijuana, or weapon, as defined in SDCL § 22-1-2(10) may be possessed by any inmate. No prescription or nonprescription drugs, controlled substance,
as defined by Chapter § 34-20B or any article of indulgence may be possessed by an inmate, except by order of a physician, PA or NP. Violation constitutes a felony.

a. All such substances or materials will be processed as evidence and may be delivered to outside law enforcement for criminal prosecution.

4. Damaged or altered personal property is subject to confiscation and disposal.

5. Inmates are not entitled to reimbursement or compensation for personal property that has been lost, stolen, confiscated, sent out or otherwise properly disposed.

C. Inmates may obtain personal property through the following methods:

1. Authorized property retained by the inmate upon admission to the institution.
2. Property purchased by the inmate through the institutional commissary system.
3. Property authorized by staff for the inmate to receive, either through the correspondence system or delivered by the inmate’s attorney (limited to legal items).

D. An inmate may not transfer personal property to another inmate without approval of the Warden or his/her designee.

E. Inmates may not trade, loan, barter, sell or give any item of personal property to staff, a visitor, contractor, volunteer or other inmate.

2. **Forfeiture of Personal Property:**

A. In addition to forfeiture of personal property through disciplinary sanctions (see DOC policy 1.3.C.2 *Inmate Discipline System* and SDCL § 24-2-26), inmates may be required to forfeit specified personal property items in accordance with DOC policy 1.3.C.4 *Forfeiture of Inmate Personal Property*. Inmates who do not currently possess the personal property item specified for forfeiture will not be allowed to possess or acquire the item until the expiration of the sanction.

1. If an inmate has requested an Administrative Remedy regarding the forfeiture of personal property, staff will pack the specified personal property item(s) in an approved storage container and store the property in a secure location until final disposition is reached (See DOC 1.3.E.4 *Administrative Remedy for Inmates*).

2. Inmates must make arrangements with the property office to dispose of forfeited personal property.

   a. Inmates are responsible for all costs associated with the disposal of forfeited personal property.

3. Inmate personal property that is or may be evidence in a pending investigation will be stored in a secure location.

3. **Recording and Tracking Personal Property:**

A. Each institution will develop procedures to record and track select inmate personal property in the Comprehensive Offender Management System (COMS).
1. The recording of inmate personal property does not create or infer liability of the DOC for inmate personal property.

2. Any personal property reported by an inmate as lost, stolen or missing, will be listed on the inmate's property record as such. The inmate may be allowed to purchase replacement property as authorized by staff. Inmates are responsible for reporting all lost, stolen, missing, damaged or destroyed personal property to the property office.

3. If the lost, stolen or missing personal property item is located and can be returned to the inmate, the inmate will be required to send out or destroy any property item(s) in the inmate's possession that is in excess of established limits.

B. Inmates possessing personal property are required to sign the Admission Document (See Attachment 1).

1. Inmates may be compensated for lost or damaged personal property if the loss or damage is determined to be caused by a negligent act or omission by a staff member.

2. The DOC and its staff is not liable for damages, actions, claims, demands or expenses or costs of whatever kind or character in connection to an inmate's personal property resulting from the acts or omissions by the inmate or another inmate(s).

3. Personal property in an inmate’s possession may be mailed out of the institution to a destination of the inmate’s choice at the expense of the inmate, in accordance with DOC policy 1.5.D.3 Inmate Correspondence.

4. Inmate wedding bands, watches, earrings and medallions may not contain stones and will not have a value that exceeds $35.00.

5. Inmates may submit an Administrative Remedy (See DOC policy 1.3.E.4 Administrative Remedy for Inmates) for property claims involving lost or damaged personal property allegedly caused the actions of a staff member. Such claims will be forwarded to Risk Management (See DOC Policy 1.1.A.3 Staff Reporting Information to DOC Administration).

C. The institution’s property inventory system constitutes proof of ownership by the inmate. The property inventory system does not establish or provide proof of value of an inmate’s personal property item.

D. The ability to acquire and possess personal property is a privilege earned by each inmate and references to personal property do not establish an ownership interest in the property superior to the policies, rules and procedures of the institution.

E. When an inmate is temporarily removed from an assigned cell, including medical trips, court, placement on disciplinary or IP status or other temporary reasons, staff will ensure the inmate’s property is promptly removed from the cell, packed, inventoried and stored in an approved, secure location. As time allows and when permitted, the inmate will be allowed to pack his/her property. All or some of the packed property will be returned to the inmate as deemed appropriate.

4. Disposal of Personal Property:

A. Each institution will establish procedures for handling, reporting and disposing of all contraband and inmate personal property.
B. Following an inmate’s death, discharge or escape, all tangible personal property of the inmate may be sold, donated to charity, discarded, returned to an heir or used for the benefit of the institution, in accordance with SDCL § 24-5-5 and DOC policy 1.4.E.6 Death of an Offender.

C. The institution will maintain documentation of discarded, donated or destroyed property for three (3) years from the date the property was disposed.

D. The DOC, institution and its staff is not responsible for the personal property of an inmate who escapes or absconds from DOC custody.

V Related Directives:
SDCL §§ 22-1-2(10), 24-2-26, 24-5-5 and Chapter 34-20B.

DOC Policy 1.1.A.3 -- Staff Reporting Information to DOC Administration
DOC policy 1.3.A.5 – Searches – Adult Institutions
DOC policy 1.3.C.2 – Inmate Discipline System
DOC policy 1.3.C.4 – Forfeiture of Inmate Personal Property
DOC policy 1.3.E.4 -- Administrative Remedy for Inmates
DOC policy 1.4.E.6 -- Death of an Offender
DOC policy 1.5.F.4 -- Inmate Religious and Cultural Activities

VI Revision Log:

October 2002: Revised policy statement.
June 2004: Revised the policy statement Added the definition for contraband. Added references to policies 1.3.A.5, 1.3.C.2, 1.3.C.4 and the Inmate Living Guide. Rearranged the information in the policy into two sections.
July 2005: Added reference to attachment 1
June 2006: Revised attachment 1 Updated the policy name on 1.3.A.5. Required property documentation to be on the Citrix database.
June 2008: Revised formatting of policy in accordance with DOC policy 1.1.A.2 Policy and Operational Memorandum Management. Replaced “exempted” with “approved” in subsection (A3 of Allowable Inmate Personal Property section). Revised “Warden or his designee” to read “Warden or Designee” throughout policy Replaced “correctional” employees to “DOC” employees in subsections (B1 and B2 of Recording and Tracking Inmate Personal Property Revised attachment 1 with header, footer and hyperlink.
June 2009: Deleted SD DOC as it relates to Inmate Living Guide in ss (C2 of Allowable Inmate Personal Property). Added reference to Attachment 1 in ss (B of Recording and Tracking Inmate Personal Property) Added hyperlinks throughout policy. Revised Attachment 1 to include reference to this policy and updated picture of attachment within policy.
June 2010: Revised formatting of Section 1.
July 2011: Added definition of “Personal Property”. Added “such as craft supplies, religious and cultural items” to Section 1. A. 1. Added “This includes legal documents and materials” to Section 1. A. 2. Added “and be stored in approved storage containers” to Section 1. A. 3. Added. “All unapproved property, except money, in an inmate’s possession at the time they are admitted to the DOC shall be mailed to a destination of the inmate’s choice and at the expense of the inmate. Money shall be deposited into the inmate’s institutional account (see SDCL 24-2-5)” to Section 3. Deleted “his/her” in Section 1 B Added “established by the institution.” to Section 1 C. Added “and disposal” to Section 1 C. 2. Deleted “also” and Added “and disposal” to Section 1 C. 3. Added “lost, stolen, damaged” to Section 1. C. 5 Created Section 2 “Forfeiture of Property” Added 1. “Staff will only store forfeited property until the conclusion of any appeal the inmate pursues through the Administrative Remedy Process” to Section 2. A. Added a. “Inmates must make arrangements with the institution’s property office to send out or destroy forfeited property” to Section 2. A. 1. Added “or its employees” to Section 3 A. 1. Added “at their own expense” to Section 3 A. 3. Added “absolves the DOC and all” to Section 3. B. Added “negligent” to

Revised: 06/28/2017
Section 3 B. 1. **Added** Section 4. "Disposal of Inmate Personal Property" **Added** A. “Each institution will establish procedures for handling, reporting and disposing of all contraband and inmate personal property” **Added** 1. “Confiscation of contraband or forfeiture of inmate personal property is not theft as referenced in SDCL 22-30A-21” to Section 4. **Added** B. “Personal property not claimed following an inmate’s escape or death will be discarded, donated to charity or destroyed by DOC staff.” to Section 4. **Added** C. “The institution will maintain documentation of discarded, donated or destroyed property for a minimum of three (3) years.” to Section 4.

**July 2012:** Reviewed with No changes.

**January 2013:** **Added** “or donated to charity or destroyed” in Section 1 A. 4. **Deleted** “a rule infraction” and **Replaced** with “an Offense in Custody” in Section 1 C. 2. **Deleted** “Category 5 Prohibited Act at any time or three Category 4 Prohibited Acts” and **Replaced** with “high or moderate Offense in Custody or three low Offenses in Custody” in Section 2 A. **Deleted** “on the Citrix database” and **Replaced** with “in COMS” in Section 3 A.

**July 2013:** Reviewed with no changes.

**June 2014:** **Added** “Consistent with the mission of the institution, each Warden will identify in writing the personal property which may be retained by inmates at the institution” in Section 1 A. **Added** “numerical” and **Added** “The amount of space provided to store property may depend on the number of inmates assigned to the institution and available space” in Section 1 A. 2. **Added** 3-6. in Section 1 A. **Added** a. & b. in Section 1 B. 2. **Added** 3. and 3. a. and 4 in Section 1. **Added** C. 1-4 in Section 1. **Added** D-E to Section 1. **Added** “Personal property may be mailed to a destination of the inmate’s choice and at the expense of the inmate in accordance with DOC policies and institutional OMs” in Section 3 B. 2. **Added** a. to Section 3 B. 2. **Added** 3. & 4. to Section 3 B. **Added** E. & F. in Section 3. **Added** D. to Section 4.

**June 2015:** Reviewed with no changes.

**September 2015:** **Added** 8. to Section 1 A. **Added** a. to Section 2 A. 2. **Added** E. to Section 3. **Updated** Attachment 1.

**June 2016:** **Added** definition of “Disposed”. **Added** “or policy” in Section 1 B. **Added** “or give away” in Section 1 E. **Deleted** 6. in Section 3 B. **Added** “the property inventory does not establish” in Section 3 C. **Deleted** D. in Section 3. **Deleted** “cannot ensure the safety of inmate personal property from loss, theft or damage” and **Replaced** with “and its staff is not liable for damages, actions, claims, demands or expense or costs of whatever kind or character in connection to an inmate’s personal property resulting from the” in Section 3 B. 2. **Deleted** “minimum of” and **Added** “from the date” in Section 4 C.

**June 2017:** Reviewed with no changes.
Attachment 1: Admission Document

The Admission Document form may be accessed an IWP in COMS or through the state’s WAN. Click here.

The gray areas indicate the information that is to be entered.