

MICHIGAN DEPARTMENT OF CORRECTIONS POLICY DIRECTIVE		EFFECTIVE DATE 09/01/2019	NUMBER 04.07.112
SUBJECT PRISONER PERSONAL PROPERTY		SUPERSEDES 04.07.112 (09/01/2018)	
		AUTHORITY MCL 791.203, 791.206, 800.42; Public Act 255 of 2012; 2012 PA 598	
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POLICY STATEMENT:

General population prisoners in a Michigan Department of Corrections (MDOC) correctional facility other than the Special Alternative Incarceration Facility shall be allowed to purchase and possess only that personal property that is authorized by this policy. Prisoner property at all institutions and during transit shall be properly handled to guard against fire, safety, and sanitation hazards and minimize the risk of property loss or damage.

RELATED POLICIES:

- 04.01.105 Reception Facility Services
- 04.05.120 Segregation Standards
- 04.07.110 State-Issued Items and Cell/Room Furnishings
- 05.01.142 Special Alternative Incarceration Program

POLICY:

GENERAL INFORMATION

- A. The personal property limitations set forth in this policy apply to prisoners in traditional general population housing units in CFA institutions. The personal property of prisoners housed in a Department medical in-patient facility/unit may be limited beyond that which is provided for in this policy with the approval of the Warden due to space limitations or, with the approval of the Assistant Chief Medical Officer, for medical reasons. The personal property of prisoners in a Residential Treatment Program or the Secure Status Outpatient Treatment Program also may be limited beyond that which is provided for in this policy with the approval of the appropriate Qualified Mental Health Professional. Additional personal property limitations for prisoners in a reception facility are set forth in PD 04.01.105 "Reception Facility Services." The personal property limitations for prisoners in the Special Alternative Incarceration Facility are set forth in PD 05.01.142 "Special Alternative Incarceration Program."
- B. Employees shall take reasonable precautions to protect the property of prisoners, however, responsibility for safeguarding property rests with the prisoner. Prisoners shall store property in their cell or room in accordance with institutional procedures. The Department will not assume responsibility for lost, stolen, or damaged property. If the prisoner incurs a loss through no fault of their own, they may petition the institution's Prisoner Benefit Fund (PBF), as provided in PD 04.02.110 "Prisoner Benefit Fund," or request reimbursement through the State Administrative Board, in accordance with PD 03.02.131 "Prisoner State Administrative Board Property Claims."
- C. Excessive prisoner property in housing units constitutes a fire hazard and creates sanitation, housekeeping, and security concerns. A prisoner in Level I or II shall not at any time have property that exceeds that which can be contained in one state-issued duffel bag or similarly sized container(s) authorized by the CFA Deputy Director and one footlocker if purchased by the prisoner. A prisoner in Level IV or V shall not have property that exceeds that which can be contained in one state issued duffel bag or similarly sized container(s) authorized by the CFA Deputy Director or, in Level IV, one footlocker if purchased by the prisoner. These limits apply to all of the prisoner's personal property, whether in their cell or stored elsewhere in the facility, except typewriters, musical instruments legitimately purchased prior to October 27, 2015 that cannot physically be contained inside a state-issued duffel bag or footlocker, excess allowable legal property, and medically necessary items authorized to be possessed by the prisoner pursuant to PD 04.06.160 "Medical Details and Special Accommodation Notices" or PD 04.06.165 "Optometric Services." These limits also apply to clothing items issued to the prisoner pursuant to PD 04.07.110 "State-Issued Items and Cell/Room Furnishings," except for special clothing items issued to wear

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on a work assignment.

- D. Subject to other limitations set forth in this policy, prisoners may purchase, possess, and wear personal clothing, and purchase and possess other personal property items, only as set forth in the following attachments:
1. Attachment A - Level V.
 2. Attachment B - Level IV.
 3. Attachment C - Level I and II.
 4. Attachment E- Detroit Reentry Center.
- E. Authorized property items shall be available through the prisoner store as set forth in PD 04.02.130 "Prisoner Store," through the Friends and Family Package Program as set forth in PD 04.02.135 "Friends and Family Package Program," from approved state-wide vendors or as approved by the Warden in the absence of a state-wide vendor, and as set forth in PD 05.03.118 "Prisoner Mail" for written material. Beginning October 1, 2012, only vendors that agree to collect applicable Michigan sales tax on all taxable items shall be approved unless exempted from this requirement by the Chief Accountant in the Accounting Division, Budget and Operations Administration. Catalogs from which prisoners may order personal clothing shall be available for prisoner review, if provided by the vendor. All allowable property must be purchased by prisoners through the prisoner store or Friends and Family Package Program or ordered through established institutional ordering procedures, including catalog orders from approved vendors, except for the following:
1. Allowable books, magazines, and newspapers may be purchased by members of the public, including family members, as set forth in PD 05.03.118 "Prisoner Mail." If the prisoner is approved to take a correspondence course pursuant to PD 05.02.119 "Correspondence Courses," allowable publications and other instructional material (e.g., cassette tapes) may be sent directly from the correspondence school. Catalogs may be received only if sent directly from approved vendors of prisoner personal property at the facility at which the prisoner is housed. All publications are subject to PD 05.03.118 "Prisoner Mail."
 2. Calendars printed on the page(s) of an allowable publication and unbound calendars received through the mail are permitted, subject to PD 05.03.118 "Prisoner Mail."
 3. Personal correspondence and photographs are permitted to be received from any source, subject to PD 05.03.118 "Prisoner Mail."
 4. A prisoner shall be permitted to receive an approved wedding band given to him/her from the intended spouse during a wedding ceremony performed within the facility.
 5. Medically necessary items authorized pursuant to PD 04.06.160 "Medical Details and Special Accommodation Notices" shall be permitted as set forth in that policy.
- F. No item may exceed a limit of \$75 in retail value (i.e., price for which the item is being sold) unless it is specifically exempted from that limit by this policy or was authorized to be purchased prior to January 12, 1998. This limitation also applies to items on the Standardized Property List (Attachment D) unless the model listed exceeds \$75. Required instructional material (e.g., book, cassette tape) for correspondence courses approved pursuant to PD 05.02.119 "Correspondence Courses" or for college programming offered pursuant to PD 05.02.112 "Education Programs for Prisoners" may exceed the \$75 limit. All cost or value restrictions in this policy do not include the cost of tax or shipping.
- G. This policy limits the quantity of certain items prisoners may possess. For those items, prisoners must dispose of items in their possession that are in excess of the quantity limit when receiving a new or replacement item.
- H. Upon receipt of a written request from the victim or victim's representative, the Warden shall ensure the following is confiscated if found in the possession of a prisoner and handled as contraband in accordance with this policy:
1. Any item belonging to a victim or that formerly belonged to a victim.

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2. Any photographs, drawings or other visual images or representations of the victim.

For the purposes of this policy, victim's representative is the parent or guardian of a victim who is a minor, or if the victim is deceased or incapacitated, the victim's immediate family or next of kin.

Staff member(s) conducting the search shall document the date, time and item(s) confiscated. Documentation should be placed in the Records Office and Counselor files. If no victim items are found in the prisoner's property, this shall be documented in the Records Office and Counselor files as well.

I. Prior to transferring to the Detroit Reentry Center (DRC), offenders must dispose of property prohibited at DRC or mail it out at their expense.

LIMITATIONS ON PERSONAL CLOTHING

J. All clothing shall be machine washable and colorfast. A laundry service shall be available for the washing of prisoner personal clothing; prisoners are responsible for having their clothing laundered through that service. The CFA Deputy Director may authorize a fee to be charged for laundry services provided other than through Michigan State Industries (MSI). Under no circumstances shall clothing items be allowed to be sent out through the institution for repair or alteration.

K. Prisoners are allowed to purchase only those clothing items they are authorized by this policy to wear. However, prisoners shall be permitted to keep allowable clothing items that are not authorized to be worn if the prisoner had the item in their possession prior to January 12, 1998. Except for personal underwear items, personal clothing shall not be worn under state-issued clothing.

L. Except if authorized pursuant to Paragraph M, the following kinds of clothing are prohibited:

1. Clothing that resembles the pants, shirt or other tops, jacket, or coat required to be worn by a Department employee pursuant to PD 02.03.103 "Employee Uniforms." This includes predominantly black clothing and predominantly gray shirts, pants, sweaters, and blouses. Only coats and jackets that are predominantly black, gray, or navy blue, or that have predominantly black, gray, or navy-blue lining, are prohibited. However, a prisoner who legitimately ordered and/or purchased a navy blue coat or jacket, or a coat or jacket with navy blue lining, prior to December 29, 2010, that otherwise meets all requirements of this policy shall be permitted to keep the coat or jacket and shall be permitted to wear it as otherwise provided in this policy.
2. Clothing that resembles the uniforms or clothing traditionally worn by persons who provide professional services within a correctional facility. This includes clergy shirts and doctor/nurse uniforms (e.g., "scrubs;" white lab coats).
3. Camouflage.
4. Hooded clothing.
5. Ski masks.
6. Mutilated and altered clothing. This does not include items that have been mended or repaired provided the item retains its original design and intended use.
7. For male prisoners, clothing that is designated by the vendor as being for women/girls. For female prisoners, clothing that is designated by the vendor as being for men/boys. This does not apply to clothing designated as being for both genders/unisex. The Warden or designee may authorize a female prisoner to purchase and possess clothing and/or shoes typically designated for men, boys, or children when all measures to find appropriate female products have been exhausted. For these cases, the Warden or designee will sign each disbursement to authorize the purchase.

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8. Footwear over six inches in total height (measured from the inside from the top of the heel to the highest point) or footwear with heels over two inches in height. New purchases shall not contain shanks, air pumps, pockets, flashing lights, or gel. The CFA Deputy Director may impose additional restrictions on footwear for reasons of custody or security. With prior approval of the CFA Deputy Director or designee, a Warden may authorize the purchase of footwear over six inches in total height or that is in excess of \$75 if necessary due to the need for a unique size.
 9. Coats and jackets longer than knee-length or with drawstrings or hoods. Ponchos also are prohibited. Winter coats and winter jackets shall not exceed \$150 in retail value. However, with prior approval of the CFA Deputy Director or designee, a Warden may authorize the purchase of a winter coat or winter jacket exceeding \$150, or a lightweight coat or jacket exceeding \$75, if necessary due to the need for a unique size.
 10. Winter gloves/mittens except if single-layered construction and either knit or cloth construction. Suede, leather, and similar artificial materials are prohibited.
- M. Prisoners shall be permitted to possess and wear personal winter coats, winter jackets, winter gloves, and winter mittens that were legitimately in their possession prior to January 12, 1998 provided they fit within allowable property limits, even if they are not machine washable or do not meet the requirements set forth in Paragraph L, numbers 1, 4, and 9, and the attachments to this policy. New personal winter coats or winter jackets and new personal winter gloves or winter mittens may be ordered only through established institutional ordering procedures and must comply with all requirements set forth in this policy. A prisoner may only have one personal winter coat or winter jacket and one pair of personal winter gloves or winter mittens in their possession at any time.
- N. The institution shall provide civilian clothing to a prisoner for court appearances as set forth in PD 04.04.135 "Custodial Transportation of Offenders."

LIMITATIONS ON PERSONAL PROPERTY OTHER THAN CLOTHING

- O. Prisoners shall be permitted to possess legal property. Legal property is defined as follows:
1. Pleadings and other documents ordinarily filed with a court, research notes, exhibits, law books, legal periodicals, and similar written documents and items that are necessary for litigation that the prisoner is currently pursuing on their own behalf, subject to PD 05.03.118 "Prisoner Mail." This does not include law books and legal periodicals to which the prisoner has access through the institutional law library. Unless otherwise specifically permitted in this paragraph, this does not include material belonging to another prisoner. Examples of authorized material include the following:
 - a. Any lawsuit that has been filed by the prisoner but has not been finally disposed of by a court.
 - b. Any lawsuit that the prisoner is preparing for filing.
 - c. Documents and correspondence pertaining to the prisoner's pending grievances and misconducts, including pending misconduct administrative appeals.
 - d. Documents and correspondence pertaining to any pending lawsuit certified as a class action, if the prisoner is a member of the class.
 - e. Documents and correspondence pertaining to divorce and support, child visitation, and child custody matters; these are considered pending litigation if the prisoner has minor children even if a judgment has been entered.
 2. Pleadings, transcripts, court orders, and court opinions arising out of the criminal case for which the prisoner is currently serving, even if there is no pending litigation.

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3. Court opinions and orders in any case. This includes an opinion or order in a case involving another prisoner.
- P. If the prisoner's property exceeds allowable limits due to items claimed to be legal property, a hearing shall be conducted by a hearing officer from the Department of Licensing and Regulatory Affairs to determine if the items are legal property and thus allowed to be possessed. Prisoners who have allowable excess legal property are required to store the property in footlockers designated for that purpose, which shall be purchased by the prisoner. A prisoner who lacks sufficient funds to purchase the footlocker shall be loaned the necessary funds; loaned funds shall be treated as an institutional debt. A prisoner who was loaned a fire-resistant Cortex container or a footlocker to store allowable excess legal property prior to the effective date of this policy may be permitted to keep it in lieu of purchasing a footlocker until the prisoner transfers to another facility. A prisoner who has more than one footlocker designated for legal property may be required to store excess footlockers in an area designated by the Warden if the Warden determines there is insufficient storage space in the prisoner's cell, room, or other housing area (e.g., bay). Upon request, a prisoner shall be provided reasonable access to their stored footlockers within two calendar days of staff receipt of the request. The prisoner also shall be allowed to exchange legal property in the stored footlockers for legal property stored in their possession.
- Q. The Standardized Property List (Attachment D) sets forth specific limitations, such as make and model, on the purchase of appliances and certain other allowable property items. Prisoners may purchase and possess items identified on the Standardized Property List only as set forth on that list, subject to other limitations set forth in this policy. However, a prisoner shall be permitted to keep an item legitimately purchased from a previous Standardized Appliance or Property List, or an appliance legitimately purchased prior to the issuance of a Standardized Appliance List, if that type of item is listed on the current Standardized Property List subject to the other limitations set forth in this policy, unless the CFA Deputy Director determines that the item poses a threat to the custody and security of the institution.
- R. Subject to other limitations set forth in this policy, a prisoner shall be permitted to keep a typewriter legitimately purchased prior to July 15, 2003 unless it requires an accessory that is no longer available for purchase, or a disk or diskette, to operate. The prisoner also shall be permitted to purchase ribbons and other accessories approved by the CFA Deputy Director or designee for the typewriter through established institutional ordering procedures. If a new or replacement typewriter is ordered by the prisoner, the prisoner must dispose of the typewriter currently in their possession and, unless compatible with the new or replacement typewriter, its ribbons and other accessories when the new or replacement typewriter is received.
- S. Wardens shall designate vendors authorized to repair allowable appliances, if available, and other allowable property as determined by the Warden. All repairs must be processed by the prisoner through the institution in accordance with institutional procedures. The cost of the requested repair may not exceed the cost of purchasing the item new from the current Standardized Property List even if the item on the Standardized Property List is a different make or model or has different features. If a prisoner has an allowable item repaired through the institution by an authorized vendor, the prisoner shall be allowed to receive the repaired item when it is returned from the vendor except if the item has otherwise been altered or has any additional features or functions added. Except for repaired items returned from the vendor, prisoners are not permitted to receive used, reconditioned, or refurbished items.

PROPERTY CONTROL

- T. All appliances, footlockers, and personal clothing items, except for religious clothing items, shall be labeled or inscribed by staff with the prisoner's identification number prior to being given to the prisoner. Additional property items that must be labeled or inscribed by staff are identified in Attachments A through C. Other property items shall be labeled or inscribed only if requested by the prisoner. All labeling and inscribing shall be done neatly, using block numbers placed as inconspicuously as possible. Items shall be relabeled or inscribed again as necessary to ensure proper identification of ownership. It is the prisoner's responsibility to request relabeling or inscription when necessary.
- U. Prisoners are not allowed to store personal property on an assignment. Unless otherwise approved by the Warden, prisoners are allowed to possess only the following personal property on an assignment:

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1. Personal underwear worn on the assignment. Personal shoes, winter coats, winter jackets, winter gloves, and winter mittens also are allowed to be worn, unless a state-issued equivalent is required to be worn on the assignment as a part of special assignment clothing.
 2. Rings, earrings, and watches worn on the assignment.
 3. Religious symbols and emblems worn on the assignment if otherwise authorized to be worn by this policy and PD 05.03.150 "Religious Beliefs and Practices of Prisoners," and worn in accordance with PD 05.03.150.
 4. Prosthetics, including medically necessary shoes, authorized to be possessed by the prisoner pursuant to PD 04.06.160 "Medical Details and Special Accommodation Notices" and prescription glasses received pursuant to PD 04.06.165 "Optometric Services."
 5. Prescription medication authorized by the appropriate health care provider.
- V. Wherever possible, prisoners should be permitted to pack their own property. They also should be allowed to accompany or carry their own property when moved to a different general population cell or room within a facility whenever possible. When it is necessary to move a prisoner without the prisoner being able to pack their own property, staff shall immediately secure the prisoner's property to safeguard it against theft. If the prisoner will be returning to their cell or room within two calendar days, the property may be left secured in the room or cell. Otherwise, staff shall pack, seal, receipt, and store the property in the property room or other secure area of the facility, as designated by the Warden. The receipt shall be given or forwarded to the prisoner within one calendar day after packing.
- W. A prisoner shall not assist in packing another prisoner's property or be allowed access to another prisoner's property except as necessary to transport sealed property under direct staff supervision.
- X. When a prisoner transfers between institutions or to or from a Level I facility outside the security perimeter of a multi-level institution, all of the prisoner's personal property must be packed as set forth below except for those items authorized to be carried or worn by the prisoner during transport or carried separately by transportation officers pursuant to PD 04.04.135 "Custodial Transportation of Offenders" and the Department's Transportation Manual. For transfers from a reception facility, the prisoner shall be provided a container that can be locked or otherwise securely sealed in which the prisoner's property shall be packed. For all other transfers, the sending facility shall provide each prisoner with a duffel bag or similarly sized container(s) authorized by the CFA Deputy Director in which the prisoner's property shall be packed unless all property fits into a footlocker owned by the prisoner. Additional duffel bags or similarly sized containers shall be provided as necessary to pack allowable excess legal property unless the property fits into footlockers owned by the prisoner for storage of that property. Televisions and typewriters shall be packed separately in an appropriate container with adequate packing materials (e.g., newspaper) when transferred between institutions or to or from a Level I facility outside the security perimeter of a multi-level institution; musical instruments that are difficult to pack with personal property (e.g., guitar; keyboard) also may be packed separately either in a case owned by the prisoner or, if a case is not owned, in an appropriate container with adequate packing materials. Any property stored for the prisoner also shall transfer with the prisoner.
- Y. Food items shall be transferred between institutions only if in their original, unopened container or, if opened, in their original container with a lid. Food items sold in a package that does not have a lid (e.g., potato chips, snack cakes) shall transfer only if unopened. Food items that cannot be stored or transferred pursuant to this paragraph shall be destroyed. Food items shall be stored only if in unopened cans or in unopened vacuum-packed containers.
- Z. All property shall be itemized by staff at the sending facility on a Prisoner Personal Property Receipt (CSJ-241-A or CSJ-241-B) or, for transfers from a reception facility, a Prisoner Personal Property Receipt - Reception Facility (CSJ-241-R). Any property that is damaged or altered shall be specifically identified on the receipt by staff at the sending facility, who also shall issue a Notice of Intent to Conduct an Administrative Hearing (CSJ-282) or

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misconduct report as set forth in PD 03.03.105 "Prisoner Discipline," as appropriate. Any hearing required on the damaged or altered property may be conducted at either the sending or receiving facility if the hearing will be conducted at the receiving facility, the property shall be packed separately with a copy of the Notice of Intent to Conduct an Administrative Hearing/misconduct report attached.

- AA. Once a prisoner's property is packed, it shall be securely sealed in its container in a manner to prohibit unauthorized entry and the seal number written on the property receipt. Staff are responsible to ensure that the seals remain unbroken until the container is opened and unpacked at the receiving facility. Wherever possible, this shall be done in the prisoner's presence. Once unpacked at the receiving facility, staff shall determine which items are allowed at that security level and return all allowable property to the prisoner within one calendar day after its arrival at the receiving facility. If the prisoner's property exceeds allowable limits, the prisoner shall be given a reasonable opportunity to exchange an allowable item with an item that did not fit within property limits prior to disposal of the excess property. Items not allowed at the receiving facility based solely on the security level of that facility shall be disposed of only as set forth in Paragraph MM and, if applicable, Paragraph BB. Although a hearing is not required, the prisoner's preferred disposition shall be considered.
- BB. If a prisoner is placed in Level IV or V except as an initial placement from a reception facility and the prisoner's true security level is less than the security level at which the prisoner is placed (i.e., waived to increased custody), the prisoner's property that is not allowed at that level shall be stored for the prisoner at the receiving facility for at least 30 calendar days or until the prisoner has exhausted available administrative remedies (e.g., grievance process), whichever is longer, so that the prisoner is not deprived of the property if returned to a security level in which the property is allowed. This does not restrict the prisoner from electing to dispose of the property as otherwise allowed by this policy in lieu of storage.
- CC. The property that is not allowed pursuant to Paragraph AA, including property stored pursuant to Paragraph BB, shall be listed on the Prisoner Personal Property Receipt (CSJ-241-A or CSJ-241-B) by staff at the receiving facility, and the prisoner shall sign to indicate that they agree with the list. If the prisoner contends that the form does not accurately identify the items not allowed at that security level, they may write on the list the additional items they contend were not included. If staff disagrees with the additions, it shall be noted on the form. The form shall be signed by the staff member, the prisoner, and one additional staff member as a witness if there is a disagreement as to the property items that are listed. If the prisoner chooses not to sign, that shall be documented on the form. A copy of the form shall be given to the prisoner.

CONTRABAND HANDLING

- DD. For purposes of this policy, contraband is defined as any personal property that is not specifically authorized by this policy, authorized property that is in excess of allowable limits, authorized property that has been altered, authorized property that was obtained or sent from an unauthorized source, metered envelopes that reflect tampering, and authorized property that belongs to another prisoner. Contraband also includes personal property that is no longer functional as to its intended purpose unless the item can be repaired through the institution by an approved vendor and the prisoner agrees to immediately mail the item out for repair and can pay the full cost of mailing and repair. An authorized publication is not considered altered solely due to pages of the publication being removed (e.g., pictures cut out) or portions of it blocked out.
- EE. A prisoner may at any time be given a direct order to pack up their property, using a duffel bag, footlocker, or similarly sized container(s) authorized by the CFA Deputy Director, to determine if the prisoner is exceeding the property limits set forth in this policy. A record shall be maintained by the institution of each pack-up. Upon request, a prisoner shall be given a reasonable opportunity to exchange a packed allowable item with an item that did not fit within the duffel bag or container(s) prior to staff processing the excess allowable property as contraband.
- FF. An item believed to be contraband shall be confiscated. Unless the prisoner was provided a Prisoner Personal Property Receipt (CSJ-241-B) due to a property reduction resulting from an increase in custody, the prisoner shall be issued a Contraband Removal Record (CSJ-284), and either a misconduct report as set forth in PD 03.03.105 "Prisoner Discipline" or a Notice of Intent to Conduct an Administrative Hearing (CSJ-282). A hearing on the misconduct report shall be conducted as set forth in PD 03.03.105. A hearing on the Notice shall be conducted

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as set forth below.

GG. Unless the prisoner waives the administrative hearing in writing and the prisoner and staff agree on disposition of the property as authorized by this policy, a hearing shall be conducted pursuant to Administrative Rule 791.3310 for the facility hearing officer to determine if the property is contraband and, if so, the appropriate disposition of the property. The hearing officer shall not be the person who issued the Notice or, if reviewed with the prisoner prior to the hearing, the person who reviewed the Notice with the prisoner. The hearing officer shall complete an Administrative Hearing Report (CSJ-144) to document the findings made at the hearing, including the hearing officer's determination as to the disposition of any property found to be contraband. Contraband property may be disposed of only as set forth below. The hearing officer may take into consideration the prisoner's choice of disposition in making that determination. Property determined not to be contraband shall be returned to the prisoner.

Disposition of Contraband

HH. The possession of a weapon, a cellular telephone or another cellular communication device, and all items that violate the law shall be reported to the Michigan State Police. After the item is photographed, it shall be turned over to the Michigan State Police for disposition. If a cellular telephone or other cellular communication device is serviceable and is no longer needed as evidence for criminal prosecution, it shall be donated to a nonprofit organization that provides cellular telephones or other wireless communication devices to military personnel or donated to another charity as approved by the Warden.

II. Food items not in a sealed can or an unopened vacuum-packed container, alcoholic beverages, tobacco products, and matches shall be destroyed after the items are photographed and appropriate records prepared.

JJ. Money and postage, including reusable metered envelopes, shall be turned over to the Prisoner Benefit Fund for use by the Prisoner Benefit Fund after they are photographed and appropriate records prepared.

KK. Except for money and postage, items determined to not belong to the prisoner shall be returned to its rightful owner or, if ordered by a facility hearing officer, destroyed or donated to a charity approved by the Warden, after exhaustion of available administrative remedies unless determined at a Class II misconduct hearing to be stolen from an identified prisoner. The facility hearing officer shall take into account the circumstances involved when determining the appropriate disposition.

LL. Items determined at a Class II misconduct hearing to be stolen from an identified prisoner shall be returned to that prisoner after the items are photographed and appropriate records prepared. If the item would be contraband if possessed by that prisoner, the process set forth in Paragraphs FF and GG shall be followed and the item disposed of as otherwise set forth in this section.

MM. All other contraband shall be disposed of through one of the following options after exhaustion of available administrative remedies; if a hearing was conducted, the specific disposal option chosen by the hearing officer shall be identified in the Administrative Hearing Report (CSJ-144) or Misconduct Report, as applicable:

1. Mailed at the prisoner's expense to a single address designated by the prisoner, except that an item shall not be mailed to another prisoner, a court, an identified public official, or a Department employee unless that employee or public official is an immediate family member of the prisoner. Funds shall not be loaned for this purpose except at a reception facility, in which case the prisoner must agree in writing to repay the loan at 100% of future funds received for credit to their institutional account. Whenever an item is to be mailed out at a prisoner's expense but the prisoner does not have sufficient funds to pay the required postage, the item may be destroyed no sooner than ten business days after the prisoner is notified in writing of this intent; the item shall be mailed out at the prisoner's expense during this ten-day period if the prisoner receives sufficient funds to pay the postage.
2. Retained and stored by the institution for up to 30 calendar days for pick-up by a party designated by the prisoner. If the property is not picked up within 30 calendar days, the property may be destroyed no sooner than ten business days after the prisoner is notified in writing of this intent; the item may be picked

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up during this ten-day period. The Notice shall not be issued until the expiration of the 30-calendar day period.

3. Donated to a charity approved by the Warden.
4. Destroyed if requested by the prisoner or if the item is written material, except that publications and photographs shall be destroyed only if requested by the prisoner or as allowed pursuant to numbers 1 and 2 above. A television ordered to be destroyed that is in good working condition may be retained by the Department for use by prisoners in the Incentives in Segregation Program and Adaptive Skills Residential Program, and as otherwise approved by the CFA Deputy Director.

DISPOSITION OF PROPERTY UPON PAROLE, DISCHARGE, ESCAPE, OR DEATH

- NN. A prisoner is expected to take all personal property with him/her when paroled or discharged unless they are paroling to a Residential Reentry Program facility or otherwise disposes of it prior to release. Any property that is not available to the prisoner at the time of release (e.g., clothing being washed) shall be deemed abandoned if not picked up by the prisoner or their representative within one year after release. Abandoned property shall be disposed of in accordance with 1957 PA 238, "Disposition of Lost, Unclaimed, or Abandoned Personal Property," MCL 434.151 *et seq.* and Department of Treasury guidelines for abandoned property.
- OO. Personal property belonging to a prisoner on escape status shall be retained for one year. After that time, the property shall be disposed of in accordance with MCL 434.151 *et seq.* and Department of Treasury guidelines for abandoned property.
- PP. Personal property belonging to a prisoner who has died shall be released only with proper court documentation. Property unclaimed after one year shall be disposed of in accordance with MCL 434.151 *et seq.* and Department of Treasury guidelines for unclaimed property.

SUBSEQUENT REDUCTIONS IN ALLOWABLE PERSONAL PROPERTY

- QQ. Notice of any subsequent reductions in allowable prisoner personal property shall be provided to prisoners by posting a notice in all housing units. A prisoner may not be issued a misconduct report for possession of such property until the notice has been posted for at least 30 calendar days.

PROCEDURES

- RR. Wardens shall ensure that operating procedures are developed to implement requirements set forth in this policy directive within 60 calendar days after the effective date.

AUDIT ELEMENTS

- SS. A Primary Audit Elements List has been developed and is available on the Department's Document Access System to assist with self-audit of this policy pursuant to PD 01.05.100 "Self-Audits and Performance Audits."

ATTACHMENTS

- TT. This policy includes the following attachments:
1. Attachment A - Level V.
 2. Attachment B - Level IV.
 3. Attachment C - Level I and II.
 4. Attachment D - Standardized Property List.
 5. Attachment E - Detroit Reentry Center

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ATTACHMENT A

LEVEL V

Prisoners housed in Level V shall be allowed to purchase and possess only the following:

Clothing - except for religious clothing items, must be labeled with prisoner's identification number prior to being given to the prisoner. Prisoners shall not purchase predominantly black or gray clothing.

1. The following underwear items:
 - a. Undershirts; however, undershirts may be purchased and worn only if white and without pockets. Undershirts may be worn as an outer garment only while participating in athletic activities, during yard, while going directly to and from athletic activities or yard, and in their housing units.
 - b. Briefs/boxer shorts; however, they may be purchased and worn only if not provocative in appearance (i.e., no thongs, no cut-outs, no "see-through" material) and must be worn only as an under garment.
 - c. Thermal underwear; however, only white or off-white thermal underwear may be purchased and worn and must be worn only as an under garment.
 - d. Socks. This does not include pantyhose, nylons, or tights.
 - e. Athletic supporters (no cup), that must be worn only as an under garment.
2. One winter coat or winter jacket. See Paragraph L, no. 1 and 9, and Paragraph M for additional requirements regarding the purchase and wearing of these items.
3. One pair winter gloves or winter mittens. Only single-layered knit or single-layered fabric unlined gloves/mittens are authorized. See Paragraph M for additional requirements regarding the purchase and wearing of these items.
4. Religious clothing items identified in Attachment A to PD 05.03.150 "Religious Beliefs and Practices of Prisoners." Such items may be purchased and worn only as set forth in that policy.

Appliances - must be purchased from the Standardized Property List and must be inscribed with prisoner's identification number prior to being given to the prisoner.

5. One portable typewriter, including the typewriter's box provided it is flattened and stored in the prisoner's footlocker/wall locker except when used to pack the typewriter for transfer.
6. One television. External antennas are not permitted if cable/satellite television programming is available to the prisoner at the facility; if not permitted, the antenna shall be stored for the prisoner and transfer with the prisoner's personal property when the prisoner transfers to another facility until the prisoner no longer owns the television or the prisoner agrees in writing to an alternative disposition (e.g., mail out at prisoner's expense; destroy).
7. One radio.
8. One cassette tape player, provided it was legitimately purchased from a prior Standardized Property List/Standardized Appliance List or prior to the issuance of a Standardized Appliance List; however, if a combination radio/tape player is purchased, the cassette tape player must be disposed of when the combination radio/tape player is received. Cassette tape players are no longer available for purchase.
9. One combination radio/tape player in lieu of a radio (no. 7) and a cassette tape player (no. 8); however, a prisoner who does not own a cassette tape player may possess both a radio and a combination radio/tape player.

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10. One digital media player and one MP3 (Keefe) player legitimately purchased prior to November 15, 2016.
11. One pair of headphones. This is in addition to ear buds.
12. One surge protector.

Health items

13. Prescription glasses and medically necessary items authorized pursuant to PD 04.06.165 "Optometric Services" or PD 04.06.160 "Medical Details and Special Accommodation Notices," as appropriate. Rigid or hard eyeglass cases are prohibited. Prescription eyeglasses and medically necessary items may exceed \$75.
14. Prescription medication as authorized by the appropriate health care provider.
15. One pair of shower shoes purchased through a prisoner store. Shower shoes may be worn only in the housing unit.

Leisure time items

16. Books, magazines, newspapers, and catalogs, subject to PD 05.03.118 "Prisoner Mail." Law books and books required for correspondence courses approved pursuant to PD 05.02.119 "Correspondence Courses" or for college programming offered pursuant to PD 05.02.112 "Education Programs for Prisoners" may exceed \$75.
17. Playing cards; does not include trading or collectible cards. New purchases must be through a prisoner store.
18. A maximum of 24 cassette tapes if cassette tape player or combination radio/tape player is owned or on order. Cassette tapes required for correspondence courses approved pursuant to PD 05.02.119 "Correspondence Courses" or for college programming offered pursuant to PD 05.02.112 "Education Programs for Prisoners" may exceed \$75.
19. One cassette tape case if cassette tapes are owned or on order. New purchases shall not have more than 24 slots. The case must be labeled or inscribed with the prisoner's identification number prior to being given to the prisoner.
20. Digital media and MP3 player accessories if player is owned or on order that is compatible with the accessory.
21. Table/board games. Electronic/computerized games are prohibited. "Dungeons and Dragons" and fantasy role-playing games of a similar type also are prohibited. Chess pieces must be either hollow with no bottom or solid. Game boards (e.g., checker/chess boards) must be cardboard. Games shall not contain dice, metal pieces, or other items that may pose a threat to the custody and security of the institution.
22. Hobbycraft items as approved on the prisoner's Hobbycraft Card at the facility in which the prisoner is housed.
23. Recreational equipment limited to two pair of athletic shorts, one baseball style cap, and one pair of athletic shoes as approved by the CFA Deputy Director or designee. Athletic shoes may not have metal cleats; athletic shoes purchased on or after the effective date of this policy may not have cleats of any kind. Athletic shorts shall not be worn on visits or worn on assignments. Athletic shoes shall not be worn on visits or on assignments where state-issued footwear is issued pursuant to PD 04.07.110 "State-Issued Items and Cell/Room Furnishings" as required footwear for that assignment. Authorized recreational equipment must be labeled with prisoner's identification number prior to being given to the prisoner.

Personal items

24. One plain ring, or wedding band set, without stones or insignia that was given to him/her from the intended spouse during a wedding ceremony performed within the facility or was in his/her possession at the time of reception.

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25. Other religious items, as authorized by PD 05.03.150 "Religious Beliefs and Practices of Prisoners." Religious clothing is included in no. 4 and publications are included in no. 16. All religious symbols and emblems authorized pursuant to PD 05.03.150 must be worn only under clothing; i.e., they shall not be visible.
26. One padlock for each footlocker and wall locker; however, if single-celled in Level V, the padlock(s) shall be stored for the prisoner until his/her custody level is reduced. Staff must have key to unlock all locks. The padlock must be inscribed with the prisoner's identification number prior to being given to the prisoner.
27. Written material, including personal correspondence, and photographs, subject to PD 05.03.118 "Prisoner Mail." This includes stamped self-addressed envelopes from attorneys, courts, and legitimate religious organizations as authorized in PD 05.03.118. Prisoners may continue to possess written material, including personal correspondence, photographs, and envelopes, that were received prior to November 1, 2017 that are prohibited under Paragraphs OO, LL, and NN (15) of PD 05.03.118 unless they otherwise violate PD 05.03.118 or this policy. Publications are included in no. 16.
28. Reading glasses.

Miscellaneous items

29. Legal property as set forth in Paragraphs O and P. Law books are included in no. 16.
30. Footlocker(s) if required to store excess allowable legal property after a hearing conducted as set forth in Paragraph P. The footlocker shall be used to store excess allowable legal property only. New footlockers must be purchased from the Standardized Property List. Each footlocker must be inscribed with the prisoner's identification number prior to being given to the prisoner.
31. Calendars. All new purchases must be through a prisoner store or as provided for in Paragraph E.
32. Appliance plug adapters, as approved by the CFA Deputy Director.
33. Other items currently on the Standardized Store List and available for purchase by Level V prisoners through the prisoner store for the institution at which the prisoner is housed, metered envelopes purchased through a prisoner store, and items purchased through the Friends and Family Package Program that are available for purchase by or for Level V prisoners at the institution at which the prisoner is housed. Store and Friends and Family Package Program items are not required to be the same brand, type, or color as the items authorized to be purchased at the institution. An item shall not be approved if it is otherwise prohibited to be purchased and possessed by prisoners in Level V pursuant to this policy or PD 04.02.130 "Prisoner Store." Consumable or expendable items, including metered envelopes, shall not be permitted to accumulate in excess of \$100; however, if a prisoner has received a Friends and Family Package Program order, the prisoner may have a total of \$185 in consumable or expendable items in his/her possession for 30 calendar days after the items were received by the prisoner unless it can be proved at a hearing conducted pursuant to Administrative Rule 791.3310 that the prisoner is using the items to operate his/her own "store" for profit or to exploit or corrupt another prisoner. A prisoner shall not have in his/her possession at any time more than the equivalent of 30 metered envelopes.

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ATTACHMENT B

LEVEL IV

Prisoners housed in Level IV shall be allowed to purchase and possess only the following:

Clothing - except for religious clothing items, must be labeled with prisoner's identification number prior to being given to the prisoner. Prisoners shall not purchase predominantly black or gray clothing items.

1. The following underwear items:
 - a. Undershirts may be purchased and worn only if white and without pockets. Prisoners may wear undershirts as an outer garment only while participating in athletic activities, during yard, while going directly to and from athletic activities or yard, and in their housing units.
 - b. For female prisoners, tank tops approved by the CFA Deputy Director or designee. Female prisoners may wear tank tops as an outer garment only while participating in athletic activities, during yard, while going directly to and from athletic activities or yard, and in their housing units.
 - c. Briefs/boxer shorts for male prisoners and panties for female prisoners. However, they may be purchased and worn only if not provocative in appearance (i.e., no thongs, no cut-outs, no "see-through" material) and must be worn only as an under garment.
 - d. Thermal underwear may be purchased and worn only if it is white or off white and must be worn only as an under garment.
 - e. Brassieres for female prisoners only. However, only brassieres without under wiring and without padding may be purchased and worn and must be worn only as an under garment.
 - f. Socks. This does not include pantyhose, nylons, or tights.
 - g. Athletic supporters (no cups) for male prisoners only, that must be worn only as an under garment.
2. One winter coat or winter jacket. See Paragraph L, no. 1 and 9, and Paragraph M for additional requirements regarding the purchase and wearing of these items.
3. One pair winter gloves or winter mittens. Only single-layered knit or single-layered fabric unlined gloves/mittens are authorized. See Paragraph L for additional requirements regarding the purchase and wearing of these items.
4. Religious clothing items identified in Attachment A to PD 05.03.150 "Religious Beliefs and Practices of Prisoners." Such items may be purchased and worn only as set forth in that policy.
5. The following items may be possessed but shall be worn only for court appearances as set forth in PD 04.04.135 "Custodial Transportation of Offenders:"
 - a. One belt with a buckle no larger than 2"x 2".
 - b. One shirt, one t-shirt, or, for female prisoners only, one blouse. This does not include sweatshirts. Items that are predominantly black, navy blue, tan, or gray shall not be purchased or worn.
 - c. One dress for female prisoners only.
 - d. One pair of nylons or pantyhose for female prisoners only.
 - e. One pair of shoes. This is in addition to shower shoes sold through a prisoner store.

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- f. One skirt for female prisoners only.
 - g. One slip for female prisoners only.
 - h. One sweater, if predominantly black, navy blue, tan, or gray shall not be purchase or worn.
 - i. One pair of trousers, slacks, or jeans, if predominantly black, brown, gray, or navy blue shall not be purchased or worn. However, "blue jeans" are allowed to be worn. Sweatpants and jogging pants are not considered to be trousers or slacks and therefore are not allowed to be worn.
6. One girdle without metal stays may be possessed by female prisoners but shall not be purchased or worn at any time.

Appliances - must be purchased from the Standardized Property List and must be inscribed with prisoner's identification number prior to being given to the prisoner.

- 7. One portable typewriter, including the typewriter's box provided it is flattened and stored in the prisoner's footlocker/wall locker except when used to pack the typewriter for transfer.
- 8. One television. External antennas are not permitted if cable/satellite television programming is available to the prisoner at the facility; if not permitted, the antenna shall be stored for the prisoner and transfer with the prisoner's personal property when the prisoner transfers to another facility until the prisoner no longer owns the television or the prisoner agrees in writing to an alternative disposition (e.g., mail out at prisoner's expense; destroy).
- 9. One radio.
- 10. One cassette tape player, provided it was legitimately purchased from a prior Standardized Property List/Standardized Appliance List or prior to the issuance of a Standardized Appliance List. However, if a combination radio/tape player is purchased, the cassette tape player must be disposed of when the combination radio/tape player is received. Cassette tape players are no longer available for purchase.
- 11. One combination radio/tape player in lieu of a radio (no. 9) and a cassette tape player (no. 10). However, a prisoner who does not own a cassette tape player may possess both a radio and a combination radio/tape player.
- 12. One digital media player and one MP3 (Keefe) player legitimately purchased prior to November 15, 2016.
- 13. One pair of headphones. This is in addition to ear buds.
- 14. One calculator.
- 15. One electric shaver.
- 16. One beard trimmer for male prisoners only.
- 17. One surge protector.
- 18. One personal portable 6" fan as approved by the Department.

Health items

- 19. Prescription glasses and medically necessary items authorized pursuant to PD 04.06.165 "Optometric Services" or PD 04.06.160 "Medical Details and Special Accommodation Notices," as appropriate. Rigid or hard eyeglass cases are prohibited. Prescription eyeglasses and medically necessary items may exceed \$75.
- 20. Prescription medication as authorized by the appropriate health care provider.

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21. One pair of shower shoes purchased through a prisoner store. Shower shoes may be worn only in the housing unit.

Leisure time items

22. Books, magazines, newspapers, and catalogs, subject to PD 05.03.118 "Prisoner Mail." Law books and books required for correspondence courses approved pursuant to PD 05.02.119 "Correspondence Courses" or for college programming offered pursuant to PD 05.02.112 "Education Programs for Prisoners" may exceed \$75.
23. Playing cards; does not include trading or collectible cards. New purchases must be through a prisoner store.
24. A maximum of 24 cassette tapes if cassette tape player or combination radio/tape player is owned or on order. Cassette tapes required for correspondence courses approved pursuant to PD 05.02.119 "Correspondence Courses" or for college programming offered pursuant to PD 05.02.112 "Education Programs for Prisoners" may exceed \$75.
25. One cassette tape case if cassette tapes are owned or on order. New purchases shall not have more than 24 slots. The case must be labeled or inscribed with the prisoner's identification number prior to being given to the prisoner.
26. Digital Media and MP3 player accessories if player is owned or on order that is compatible with the accessory.
27. Table/board games. "Dungeons and Dragons" and fantasy role-playing games of a similar type are prohibited. Chess pieces must be either hollow with no bottom or solid. Game boards (e.g., checker/chess boards) must be cardboard. Games shall not contain dice, metal pieces, or other items that may pose a threat to the custody and security of the institution.
28. One photo album/scrapbook without wire/metal binding. New purchases must be through a prisoner store.
29. Hobbycraft items as approved on the prisoner's Hobbycraft Card at the facility in which the prisoner is housed.
30. Recreational equipment limited to two pair of athletic shorts, one baseball style cap, and one pair of athletic shoes as approved by the CFA Deputy Director or designee. Athletic shoes may not have metal cleats. Athletic shoes purchased on or after the effective date of this policy may not have cleats of any kind. Athletic shorts shall not be worn on visits or worn on assignments. Athletic shoes shall not be worn on visits or on assignments where state-issued footwear is issued pursuant to PD 04.07.110 "State-Issued Items and Cell/Room Furnishings" as required footwear for that assignment. Authorized recreational equipment must be labeled with prisoner's identification number prior to being given to the prisoner.

Personal items

31. One plain ring, or wedding band set, without stones or insignia that was given to him/her from the intended spouse during a wedding ceremony performed within the facility or was in his/her possession at the time of reception.
32. Other religious items, as authorized by PD 05.03.150 "Religious Beliefs and Practices of Prisoners." Religious clothing is included in no. 4. Publications are included in no. 22. All religious symbols and emblems authorized pursuant to PD 05.03.150 must be worn only under clothing; i.e., they shall not be visible.
33. One padlock to secure a personally owned television and for each authorized footlocker and wall locker. The padlock must be combination lock and be able to be opened by staff with a V70 key. Staff must have a key to unlock all locks. The padlock must be inscribed with the prisoner's identification number prior to being given to the prisoner.
34. Written material, including personal correspondence, and photographs, subject to PD 05.03.118 "Prisoner Mail." This includes stamped self-addressed envelopes from attorneys, courts, and legitimate religious organizations as

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authorized in PD 05.03.118. Prisoners may continue to possess written material, including personal correspondence, photographs, and envelopes, that were received prior to November 1, 2017 that are prohibited under Paragraphs OO, LL, and NN (15) of PD 05.03.118 unless they otherwise violate PD 05.03.118 or this policy. Publications are included in no. 22.

35. One wristwatch. Only time, day, date, alarm, dial or face illumination, and stop watch functions are allowed.
36. One pair of sunglasses with plastic frames and lenses. Lenses shall neither be mirrored nor have similar solid reflective coating.
37. One pair of reading glasses.
38. One pair of small post type earrings, not to exceed a retail value of \$20. Earrings may be worn only if gold or silver in color and worn only in the ear.
39. One shaving or cosmetic bag. New purchases must be through a prisoner store.

Miscellaneous items

40. Legal property, as set forth in Paragraphs O and P. Law books are included in no. 22.
41. One footlocker. Additional footlockers for excess allowable legal property are discussed in no. 42. New footlockers must be purchased from the Standardized Property List. The footlocker must be inscribed with the prisoner's identification number prior to being given to the prisoner.
42. Additional footlocker(s) if required to store excess allowable legal property, after a hearing conducted as set forth in Paragraph P. The footlocker shall be used to store excess allowable legal property only. New purchases must be from the Standardized Property List.
43. Calendars. New purchases must be through a prisoner store or as provided for in Paragraph E.
44. Appliance adapters, as approved by the CFA Deputy Director.
45. Other items currently on the Standardized Store List and available for purchase by Level IV prisoners through the prisoner store for the institution at which the prisoner is housed, metered envelopes purchased through a prisoner store, and items purchased through the Friends and Family Package Program that are available for purchase by or for Level IV prisoners at the institution at which the prisoner is housed. Store and Friends and Family Package Program items are not required to be the same brand, type, or color as the items authorized to be purchased at the institution. An item shall not be approved if it is otherwise prohibited to be purchased and possessed by prisoners in Level IV pursuant to this policy or PD 04.02.130 "Prisoner Store." Consumable or expendable items, including metered envelopes, shall not be permitted to accumulate in excess of \$100. However, if a prisoner has received a Friends and Family Package Program order, the prisoner may have a total of \$185 in consumable or expendable items in his/her possession for 30 calendar days after the items were received by the prisoner unless it can be proved at a hearing conducted pursuant to Administrative Rule 791.3310 that the prisoner is using the items to operate his/her own "store" for profit or to exploit or corrupt another prisoner. A prisoner shall not have in his/her possession at any time more than the equivalent of 30 metered envelopes.

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ATTACHMENT C

LEVEL I AND II

Prisoners housed in Level I or II shall be allowed to purchase and possess only the following:

Clothing - except for religious clothing items, must be labeled with prisoner's identification number prior to being given to the prisoner. Prisoners shall not purchase predominantly black or gray clothing items.

1. The following underwear items:
 - a. Undershirts may be purchased and worn only if white and without pockets. Prisoners may wear undershirts as an outer garment only while participating in athletic activities, during yard, while going directly to and from athletic activities or yard, and in their housing units.
 - b. For female prisoners, tank tops approved by the CFA Deputy Director or designee. Female prisoners may wear the tank tops as an outer garment only while participating in athletic activities, during yard, while going directly to and from athletic activities or yard, and in their housing units.
 - c. Briefs/boxer shorts for male prisoners and panties for female prisoners. However, they may be purchased and worn only if not provocative in appearance (i.e. no thongs, no cut-outs, no "see-through" material) and must be worn only as an under garment.
 - d. Thermal underwear may be purchased and worn only if it is white or off-white and must be worn only as an under garment.
 - e. Brassieres for female prisoners only. However, only brassieres without under wiring and without padding may be purchased and worn and must be worn only as an under garment.
 - f. Socks. This does not include pantyhose, nylons, or tights.
 - g. Athletic supporters (no cup) for male prisoners only, that must be worn only as an under garment.
2. One winter coat or winter jacket. See Paragraph L, nos. 1 and 9, and Paragraph M for additional requirements regarding the purchase and wearing of these items.
3. One pair winter gloves or winter mittens. Only single-layered knit or single-layered fabric unlined gloves/mittens are authorized. See Paragraph M for additional requirements regarding the purchase and wearing of these items.
4. One lightweight coat or jacket. See Paragraph L, nos. 1 and 9 for additional requirements regarding the purchase of these items.
5. The following types of footwear:
 - a. One pair of slippers.
 - b. One pair of winter boots/overshoes.
 - c. Three pairs of shoes. This includes sandals and athletic shoes authorized in no. 37 but does not include shower shoes authorized in no. 28.

Only footwear that meets the requirements set forth in Paragraph L, no. 8 may be purchased and worn. However, personal footwear shall not be worn on visits or on assignments where state-issued footwear is required special assignment clothing issued pursuant to PD 04.07.110 "State-Issued Items and Cell/Room Furnishings."

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6. Religious clothing items identified in Attachment A to PD 05.03.150 "Religious Beliefs and Practices of Prisoners." Such items may be purchased and worn only as set forth in that policy.
7. Sweatshirts and sweatpants may be purchased and worn only if they are plain (e.g., no logos or pictures, except if part of the tag sewn into a seam). Sweatshirts and sweatpants must be fleece. Sweatshirts must be pull-over style. They shall not be purchased or worn if they have hoods or zippers or if they are black, navy blue, tan, or gray. Sweatpants that have a drawn string or if they are black, brown, gray, or navy blue shall not be purchased or worn.

Sweatshirts and sweatpants authorized to be worn may be worn only while participating in athletic activities, during yard, while going directly to and from athletic activities or yard, and in the prisoner's housing unit.
8. Bathrobes may be purchased and worn only if plain (e.g., no logos or pictures, except if part of the tag sewn into a seam), without a removable belt, and long enough for the hem to fall below the prisoner's knees. Bathrobes purchased and worn by female prisoners must have button, snap, zipper, or velcro-type closure from neckline to hem. Bathrobes may be worn only in the prisoner's housing unit. Prisoners may keep other bathrobes that were in their possession prior to January 12, 1998, but may not wear them at any time.
9. The following items may be possessed but shall be worn only for court appearances as set forth in PD 04.04.135 "Custodial Transportation of Offenders:"
 - a. One belt with a buckle no larger than 2"x 2".
 - b. Shirts and, for female prisoners only, blouses if predominantly black, navy blue, tan, or gray shall not be purchased or worn. Sweatshirts are covered in no. 7.
 - c. Dresses and skirts for female prisoners only.
 - d. Nylons and pantyhose for female prisoners only.
 - e. Slips for female prisoners only.
 - f. Sweaters, that may not be purchased or worn if predominantly black, navy blue, tan, or gray.
 - g. Trousers, slacks, and jeans, if predominantly black, brown, gray, or navy blue shall not be purchased or worn. However, "blue jeans" are allowed to be worn. Sweatpants and jogging pants are not considered to be trousers or slacks. Sweatpants are covered in no. 7. Jogging pants are covered in no. 10.
10. The following items may be possessed but shall not be purchased or worn at any time:
 - a. Personal hats and caps, except as provided for in no. 37.
 - b. Personal pajamas.
 - c. Personal jogging suits, or the pants and top separately.
 - d. Personal walking shorts. Athletic shorts are covered in no. 37.
 - e. For female prisoners, girdles.

Appliances - must be purchased from the Standardized Property List and must be inscribed with prisoner's identification number prior to being given to the prisoner.

11. One portable typewriter, including the typewriter's box provided it is flattened and stored in the prisoner's footlocker except when used to pack the typewriter for transfer. Typewriters that require disks or diskettes to operate are prohibited.

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12. One television and, at the women's facilities, one digital TV converter box. External television antennas are not permitted. The antenna shall be stored for the prisoner and transfer with the prisoner's personal property when the prisoner transfers to another facility until the prisoner no longer owns the television or the prisoner agrees in writing to an alternative disposition (e.g., mail out at prisoner's expense; destroy).
13. One radio.
14. One cassette tape player, provided it was legitimately purchased from a prior Standardized Property List/Standardized Appliance List or prior to the issuance of a Standardized Appliance List. However, if a combination radio/tape player is purchased, the cassette tape player must be disposed of when the combination radio/tape player is received. Cassette tape players are no longer available for purchase.
15. One combination radio/tape player in lieu of a radio (no. 13) and a cassette tape player (no. 14). However, a prisoner who does not own a cassette tape player may possess both a radio and a combination radio/tape player.
16. One digital media player and one MP3 (Keefe) player legitimately purchased prior to November 15, 2016.
17. One pair of headphones. This is in addition to earbuds.
18. One calculator.
19. One electric shaver.
20. One beard trimmer for male prisoners only.
21. One lamp.
22. One hair dryer.
23. One curling iron for female prisoners only.
24. One personal portable 6" fan as approved by the Department.
25. One surge protector.

Health items

26. Prescription glasses and medically necessary items authorized pursuant to PD 04.06.165 "Optometric Services" or PD 04.06.160 "Medical Details and Special Accommodation Notices," as appropriate. Rigid or hard eyeglass cases are prohibited. Prescription eyeglasses and medically necessary items may exceed \$75.
27. Prescription medication as authorized by the appropriate health care provider.
28. One pair of shower shoes purchased through a prisoner store. Shower shoes may be worn only in the housing unit.

Leisure time items

29. Books, magazines, newspapers, and catalogs, subject to PD 05.03.118 "Prisoner Mail." Law books and books required for correspondence courses approved pursuant to PD 05.02.119 "Correspondence Courses" or for college programming offered pursuant to PD 05.02.112 "Education Programs for Prisoners" may exceed \$75.
30. Playing cards; does not include trading or collectible cards. New purchases must be through a prisoner store.
31. A maximum of 24 cassette tapes if cassette tape player or combination radio/tape player is owned or on order. A

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“dry” cassette head cleaner may be included as one of the 24 tapes. Cassette tapes required for correspondence courses approved pursuant to PD 05.02.119 “Correspondence Courses” or for college programming offered pursuant to PD 05.02.112 “Education Programs for Prisoners” may exceed \$75.

32. One cassette tape case if cassette tapes are owned or on order. New purchases shall not have more than 24 slots. The case must be labeled or inscribed with the prisoner’s identification number prior to being given to the prisoner.
33. Digital Media and MP3 player accessories if player is owned or on order that is compatible with the accessory.
34. Table/board games. “Dungeons and Dragons” and fantasy role-playing games of a similar type are ~~also~~ prohibited. Chess pieces must be either hollow with no bottom or solid. Games shall not contain dice, metal pieces or other items that may pose a threat to the custody and security of the institution.
35. One photo album/scrapbook without wire/metal binding. New purchases must be through the prisoner store.
36. Hobbycraft items as approved on the prisoner’s Hobbycraft Card at the facility in which the prisoner is housed.
37. Recreation equipment as specifically approved by the Warden of the institution in which the prisoner is housed. This does not include athletic shoes that are addressed below. The equipment shall be stored in an area identified by the Warden, that may be the prisoner’s cell or room. The item must be labeled or inscribed with the prisoner’s identification number prior to delivery to the prisoner.

Recreational equipment limited to athletic shorts, one baseball style cap, and one pair of athletic shoes as approved by the CFA Deputy Director or designee. Athletic shoes may not have metal cleats. Athletic shoes purchased on or after December 12th, 2013 may not have cleats of any kind. Athletic shorts shall not be worn on visits or worn on assignments. Athletic shoes shall not be worn on visits or on assignments where state-issued footwear is issued pursuant to PD 04.07.110 “State-Issued Items and Cell/Room Furnishings” as required footwear for that assignment. Authorized recreational equipment must be labeled with prisoner’s identification number prior to being given to the prisoner.

38. One musical instrument and one case as specified on attachment d of this policy, and as approved by the Warden of the institution in which the prisoner is housed. Instruments with voice recording capability are prohibited. Approved instruments and cases shall be stored in an area identified by the Warden, that may be the prisoner’s cell or room. The case must be labeled or inscribed with the prisoner’s identification number prior to delivery to the prisoner. In facilities where musical instruments cannot be purchased by prisoners, a storage location will be identified where the musical instrument and case will be stored for the prisoner until they transfer to another facility, parole, or discharge. A prisoner may continue to possess a musical instrument and case that was purchased previous to the effective date of this policy provided it meets the purview of this policy including the property constraints outlined in Paragraph C.

Personal items

39. One plain ring, or wedding band set, without stones or insignia, that was given to him/her from the intended spouse during a wedding ceremony performed within the facility or was in his/her possession at the time of reception.
40. Other religious items, as authorized by PD 05.03.150 “Religious Beliefs and Practices of Prisoners.” Religious clothing is addressed in no. 6 and publications are addressed in no. 29. All religious symbols and emblems authorized pursuant to PD 05.03.150 must be worn only under clothing; i.e., they shall not be visible.
41. One padlock to secure a personally owned television and for each authorized footlocker and wall locker. The padlock must be a combination lock and be able to be opened by staff with a V70 key. Staff must have a key to unlock all locks. The padlock must be inscribed with the prisoner’s identification number prior to delivery to the prisoner.

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42. Written material, including personal correspondence and photographs, subject to PD 05.03.118 "Prisoner Mail." This includes stamped self-addressed envelopes from attorneys, courts, and legitimate religious organizations as authorized in PD 05.03.118. Prisoners may continue to possess written material, including personal correspondence, photographs, and envelopes, that were received prior to November 1, 2017 that are prohibited under Paragraphs OO, LL, and NN (15) of PD 05.03.118 unless they otherwise violate PD 05.03.118 or this policy. Publications are included in no. 29.
43. One wristwatch. Only time, day, date, alarm, dial or face illumination, and stop watch functions are allowed.
44. One pair of sunglasses with plastic frames and lenses. Lenses shall neither be mirrored nor have similar solid reflective coating.
45. One pair of reading glasses.
46. One pair of small post type earrings, not to exceed a retail value of \$20. Earrings may be worn only if gold or silver in color and worn only in the ear.
47. One shaving or cosmetic bag as approved by the CFA Deputy Director. New purchases must be through a prisoner store.
48. Non-white towels (no larger than 27"x 50") and washcloths. New purchases must not be black. The towels and washcloths must be labeled with the prisoner's identification number before being given to the prisoner.

Miscellaneous items

49. Legal property, as set forth in Paragraphs O and P. Law books are included in no. 29.
50. One footlocker. Additional footlockers for excess allowable legal property are discussed in no. 51. New footlockers must be purchased from the Standardized Property List. The footlocker must be labeled or inscribed with the prisoner's identification number prior to being given to the prisoner.
51. Additional footlocker(s) if required to store excess allowable legal property, after a hearing is conducted as set forth in Paragraph P. The footlocker shall be used to store excess allowable legal property only. New footlockers must be purchased from the Standardized Property List. Each footlocker must be labeled or inscribed with the prisoner's identification number prior to being given to the prisoner.
52. Calendars. New purchases must be through prisoner store or as provided for in Paragraph E.
53. Appliance adapters, as approved by the CFA Deputy Director.
54. Other items currently on the Standardized Store List, metered envelopes purchased through a prisoner store, and items purchased through the Friends and Family Package Program. Consumable or expendable items, including metered envelopes, shall not be permitted to accumulate in excess of \$100. However, if a prisoner has received a Friends and Family Package Program order, the prisoner may have a total of \$185 in consumable or expendable items in his/her possession for 30 calendar days after the items were received by the prisoner unless it can be proved at a hearing conducted pursuant to Administrative Rule 791.3310 that the prisoner is using the items to operate his/her own "store" for profit or to exploit or corrupt another prisoner. A prisoner shall not have in his/her possession at any time more than the equivalent of 30 metered envelopes.

ATTACHMENT D

STANDARDIZED PROPERTY LIST

<u>Item</u>	<u>Make and Model</u>
Adapter	Keefe/Access 5302901099 (3-2 plug adapter) (for use with televisions and other appliances)
	Keefe/Access 5158901099 (clear adapter)
	Union Supply L-Shaped Coaxial Adapter Item #4044893
	JL Marcus 90 Degree Coaxial Connector Item #4659
Beard Trimmer (male prisoners only)	Conair 100A
	Norelco T-510

NOTE: Trimmer oil is not authorized personal property; therefore, if received with a beard trimmer, the oil is to be removed prior to giving the trimmer to the prisoner.

Book Light/Lamp	Mighty Bright Clear LED Book Light Access 5123601099 Walkenhorst 7006-010 Union Supply 9110896
Calculator	Union Supply Clear Tunes Calculator Item #4044080
	Datexx Scientific Calculator DS-700
Combination Radio/Tape Player	Clear Tech CT150 – with Ear Buds

NOTE: A prisoner who was transferred to the Virginia Department of Corrections under the Interstate Corrections Compact, and has been returned to the Michigan Department of Corrections, who legitimately purchased an AIWA HS-TX476 or AIWA HS-TX486 combination radio/tape player through the Virginia Department of Corrections is allowed to keep it.

Curling Iron (female prisoners only)	Conair
Fan (portable)	Massey 6" Desk Fan
	West Bend 6" Table Fan
Footlocker	Regional Warehouse

NOTE: Only blue footlocker is allowed to be purchased for authorized excess legal property; silver footlocker used for all other purposes.

Hair Dryer	Eltron OL-1500
	Conair Clear 1600
Headphone	Koss Recovery CL Headphones
	Koss CL-20

NOTE: A prisoner may have a maximum of one pair of headphones in their possession.

Lamp Replacement Bulb	Etlin Lighting Mini Fluorescent Lamp Bulb 5033801099
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Padlock	Master Combination Padlock Model 1525
Outlet Adapter	Secure Media Systems AMP'D 5191101099 (for MP3 Player AMP'D MAXX and MAXXpro4 players only)
JP5Mini Tablet/Accessories	JPay 4.3" Display 16GB (JP5Min) (with ear buds)
Armband	JPay JP5mini Translucent Clear Armband (ARM 1)
Replacement Earbuds	JPay JP5Mini Tablet (EAR G)
Screen Protectors	JPay JP5Mini Screen Protectors (SP Mini)
Power Adaptor	JPay JP5Mini Power Adaptor (POW JP5m)
USB Cable	JPay JP5Mini USB Cable
JP5 Keyboard	JPay JP5Mini roll up keyboard (KEY_1)

NOTE: Accessories allowed only if prisoner owns or has on order a digital media player that is compatible with the accessory. A prisoner may have a maximum of one charger or outlet adapter for each digital media player. Prisoners are authorized to possess operational digital media players and accessories that were purchased in accordance with this policy prior to November 15, 2016 as well as a JPay JP5 mini tablet and the allowable accessories indicated above. This is provided they meet the property constraints outlined in this policy.

Musical Instruments	Guitar – Lauren 30" (comes stringed) – LA30N – Checker Records
	Triumph Instrument Bag – 5150 – Checker Records
	Harmonica – Hohner Clearly Colorful Translucent Harmonica – CCH48 – Checker Records
	Keyboard – Roll-Up Piano – 40999501 – Union Supply

NOTE: Prisoners are authorized to possess musical instruments that were purchased in accordance with this policy prior to October 27, 2015. This is provided they meet the property constraints outlined in this policy. Also, prisoners may have a previously purchased musical instrument repaired as authorized by this policy. This includes purchasing and possessing accessories and/or maintenance items that are necessary to the operation of the devices.

Radio	Clear Tunes CT-9A with Ear Buds
	Clear Tunes CT-81 with Ear Buds
Reading Glasses	Keefe/Crawford Distributing Co., 80008 Union Supply 4505001
Approved Prescription Glasses	MSI Optical
	Prism
Shaver: Men's	Norelco/Phillips PQ208
Women's	Remington WDF4815

Note: Prisoners may purchase a replacement shaver head for an authorized shaver in their possession from an approved vendor. A prisoner may have a maximum of one shaver head in their possession.

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ATTACHMENT E

DETROIT REENTRY CENTER

Offenders housed at Detroit Reentry Center (DRC) shall be allowed to possess only the following:

It is the responsibility of the sending facility to handle/process/mail out all non-allowable property before a prisoner is paroled to DRC. Footlockers are not allowed at DRC.

- One (1) personal outfit to wear upon paroling from DRC
- One (1) pair of shoes and one (1) pair of boots
- State Blues
- State-issued clothing as listed in PD 04.07.110 "State-Issued Items and Cell/Room Furnishings"
- State-issued items and cell/room furnishings as listed in PD 04.07.110 "State-Issued Items and Cell/Room Furnishings"
- Underwear and socks
- Personal hygiene products and cosmetics
- Food items in accordance with PD 04.07.112 "Prisoner Personal Property"
- One (1) Shaving/Cosmetic Bag
- Padlock(s)
- One (1) Cable Cord
- One (1) Extension Cord
- One (1) Pair Headphones and/or Ear buds
- One (1) Lamp/Book Light
- One (1) Personal Portable 6" fan, as approved by the Department
- Television
- MP3 Player, AM/FM Radio/Cassette and/or JP5
- Two (2) Bowls
- One (1) Tumbler and One (1) Coffee Cup
- One (1) Watch
- Five (5) Books
- Three (3) Magazines
- Five (5) Hangers
- One (1) Pair of Prescription Eye Glasses, one (1) Pair Reading Glasses, and one (1) Pair Sunglasses in accordance with PD 04.07.112 "Prisoner Personal Property" Attachment D
- One (1) Wedding Band
- Beard Trimmers and/or Electric Shaver
- Legal Documents
- Parolee Identification card in accordance with PD 04.04.133 "Prisoner Photographic Identification"
- Parole Packet/Vital Documents (Addressed to the DRC Records Office and shipped in its own envelope)
 - The parole packet shall include the Michigan Parole Board Order for Parole (CAX-119), Prisoner Pre-Release Notice (CSJ-290), Release Clearance (CAJ-801), DD-4A, any vital documents such as birth certificate, social security card and any health care documents/applications in accordance with OP 03.04.120 "Health Care Exit Interview and Testing Prior to Parole or Discharge."