Australian Capital Territory

**Corrections Management (Detainee Classification) Policy 2023**

**Notifiable instrument NI2023–178**

made under the

**Corrections Management Act 2007, s14 (Corrections policies and operating procedures)**

**1 Name of instrument**

This instrument is the *Corrections Management (Detainee Classification) Policy 2023.*

**2 Commencement**

This instrument commences on the day after its notification day.

**3 Policy**

I make this policy to facilitate the effective and efficient management of corrections services.

**4 Revocation**

This instrument revokes *Corrections Management (Detainee Classification) Policy 2022* [NI2022-331].

Ray Johnson APM
Commissioner
ACT Corrective Services
30 March 2023

**DETAINEE CLASSIFICATION**

**policy no. D18**

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**ACT Corrective services**

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##

# PURPOSE

This policy establishes the classification processes for detainees in the custody of ACT Corrective Services (ACTCS).

ACTCS is committed to ensuring that detainees are managed with the minimum necessary measures to ensure their secure detention, giving consideration to the risk(s) they pose to safety, security, and good order within the correctional centre.

# SCOPE

This policy applies to all correctional centres in the ACT.

Where required, the Assistant Commissioner Offender Reintegration may establish operational procedures under this policy.

# DEFINITIONS

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| --- | --- |
| Business Day  | A day that is not a Saturday or Sunday or a public holiday in the ACT. |
| **Classification** | The categorisation of detainees according to the security conditions appropriate to manage any risks to safety, security, and good order within a correctional centre, or to public safety. |

# PRINCIPLES

* 1. Each detainee will receive a security classification in accordance with section 80 of the *Corrections Management Act 2007* (ACT) based on an assessment of:
1. the reason for detention, which includes the nature of the offences for which the detainee is in custody
2. the risks posed by the detainee if the detainee were to escape
3. the risk of the detainee escaping
4. the risks posed by the detainee while at a correctional centre
5. the risks to the detainee of being accommodated with other detainees, or in a particular area within a correctional centre
6. any other relevant consideration.
	1. Classification assessments must be applied consistently for all detainees and without discrimination.
	2. Detainees who wish to reduce their security classification should be encouraged to exhibit positive and prosocial behaviours.
	3. Detainees must be managed consistently with their assigned classification level and must only be subject to the minimum-security measures necessary to ensure secure detention of the detainee.
	4. Detainees must:
7. receive a classification as soon as practicable and no later than ten (10) business days from admission to a correctional centre in accordance with section 72 of the *Corrections Management Act 2007* (ACT)
8. have their classification reviewed regularly and as needed in accordance with section 7 of this policy:
	1. to determine whether there has been a change to the risks presented by a detainee
	2. to ensure that the detainee continues to be managed in accordance with their security classification.

# CLASSIFICATION CATEGORIES

* 1. Each detainee will be assigned one of the following classification categories:
* **Maximum**

Detainees who require the highest conditions of security because they present a high escape risk and a high risk to the safety of the community in the event of escape, as well as a high risk to the safety and good order of a correctional centre.

* **Medium**

Detainees who do not require the highest conditions of security because they present a moderate risk to the safety of the community in the event of escape, as well as a moderate risk to the safety and good order of a correctional centre.

* **Minimum**

Detainees who require low supervision and security within a correctional centre, as they present a low risk to the safety of the community, as well as a low risk to the safety and good order of a correctional centre. These detainees may apply to undertake leave from a correctional centre for the purposes of participation in the Transitional Release Program (TRP), and/or reside in open conditions within the Transitional Release Centre (TRC) subject to meeting the eligibility criteria (*Temporary Leave Policy*, *Transitional Release Program Policy*).

* 1. The Director Sentence Administration Services must ensure the consistent use of the *D18.F1: Initial Security Classification Tool* and the *D18.F3: Security Classification Review Tool* to assess the level of risk and determine a detainee’s classification level.
	2. The Senior Director Offender Reintegration must maintain the *Annex A – Offence Severity Scale* to include all relevant categories of offences.
	3. Where a detainee is in custody relating to an alleged or proven offence under Commonwealth law, the Senior Director Offender Reintegration must ensure that the offence is appropriately categorised under the *Annex A – Offence Severity Scale* for the purposes of classification.
	4. Detainees in the following categories must not be assigned an initial classification level below Medium, except for in exceptional circumstances:
1. detainees sentenced for, or remandees accused of, offences in the ‘Highest Severity’ category under *Annex A – Offence Severity Scale*
2. detainees who are liable for consideration under section 501 of the *Migration Act 1958* (Cth)

This allows ACTCS to ensure that detainees are subject to the minimum-security requirements necessary, with due consideration to the nature of the offence(s) for which they have been sentenced or accused, and their escape risk (in accordance with section 80(2) of the *Corrections Management Act 2007* (ACT).

# THE INITIAL CLASSIFICATION PROCESS

* 1. All detainees entering custody will be subject to an initial classification process using the *D18.F1: Initial Security Classification Tool.*
	2. The Director Sentence Administration Services must ensure that:
1. all detainee classifications are determined as accurately as possible in accordance with this policy
2. the classification process is not undertaken until the information identified below in section 6.3 is collected (where available).
	1. Where available, the following information is essential to ensure detainee classifications are accurate and verifiable:
3. detainee’s legal status i.e. remand, sentenced, appellant.
4. the detainee’s current sentence and statement of facts
5. any outstanding charges
6. criminal history
7. liability for deportation
8. the detainee’s electronic record, including disciplinary history (this only applies to detainees who have been in custody in the AMC within the previous 6 months), employment history, behaviour etc.
	1. The initial classification process involves the use of a classification tool which assesses a variety of static and dynamic factors to determine a detainee’s classification level (including but not limited to age, health factors, severity of offence, criminal history etc).
	2. The Director Sentence Administration must make the final determination for a detainee’s initial classification level.
	3. When the initial classification process has been approved for a detainee, the Detainee Classification Coordinator must ensure that:
9. the classification is updated on the detainee’s electronic record
10. the Director Sentence Administration Services, Senior Director Offender Reintegration, Senior Director Accommodation and Director Offender Reintegration are informed of the outcome in writing
11. a *D18.F2: Classification Notice* is provided to the detainee within two (2) business days, includes the next date for review in accordance with sections 7.4-7.5, and a brief summary of the major contributing factors resulting in the classification outcome. This must be case noted on the detainee’s electronic record.
	1. If a remandee is charged with additional offences, or has offences against them dropped, then a new Initial Classification process must be undertaken for them.

# THE CLASSIFICATION REVIEW PROCESS

**Classification Review Process**

* 1. The classification review process involves the use of the *D18.F3: Security Classification Review Tool.*
	2. Detainees must be given 4 weeks-notice in writing of their upcoming classification review, and be provided the opportunity to provide input into the process – *D18.F4: Detainee Input for Classification Review.*
	3. The Director Sentence Administration Services must ensure that a review of a detainee’s classification includes the following three (3) steps:
1. The Classification Officer uses the *D18.F3: Security Classification Review Tool* which assesses a variety of static and dynamic factors (including but not limited to age, health factors, severity of offence, criminal history etc). The Classification Officer may also consult with and consider input from correctional officers, case managers, and any other officer with relevant information regarding the detainee’s risk profile – as per the tool.
2. The Classification Review Committee (CRC) must then review the completed *D18.F3: Security Classification Review Tool* and make a written recommendation to the Director Sentence Administration Services on the detainee’s reviewed classification level.
3. The Director Sentence Administration Services must then consider the recommendation provided by the CRC and determine the detainee’s classification.
	1. The Classification Review Committee (CRC) includes the following members:
4. Team Leader Case Management Unit (or delegate)
5. Team Leader Programs (or delegate)
6. The relevant CO4 Operations Manager (or delegate)
7. Senior Director Detainee Services (or delegate)
8. Team Leader Intelligence Unit (or delegate)
	1. The Director Sentence Administration Services must ensure that a *D18.F2: Classification Notice* is provided to the detainee within two (2) business days and includes the next date for review in accordance with section 7.4. The major contributing factors which resulted in the new classification status must also be provided on the *D18.F2: Classification Notice.* This must be case noted on the detainee’s electronic record.

**Scheduled Classification Review Timeframes**

* 1. Detainees will have their classification reviewed:
1. every six (6) months for those with 4 years or less remaining on their head sentence
2. every twelve (12) months for those with more than 4 years remaining on their head sentence
3. every six (months) for remandees
4. after re-capture in the event of an escape from custody.

**Unscheduled Classification Reviews**

* 1. An unscheduled classification review can be requested by:
1. a detainee by submitting a *Detainee Request Form*
2. an AMC Case Manager, Area Manager or above via email to DetaineeClassification@act.gov.au,

and must include the reasons for the request.

* 1. Unscheduled Classification Reviews must undergo the same process as a scheduled review.
	2. Reasons for a request of an unscheduled review include, but are not limited to:
1. threats of, or actual, escape from custody
2. intelligence indicating a risk to the safety of any person, or to security or good order at a correctional centre
3. where a cancellation of visa notice, or advice of liability under section 501 of the *Migration Act 1958* (Cth), is received
4. where the detainee’s behaviour indicates an urgent threat to the safety of any person, or to security or good order at a correctional centre
5. where the detainee is charged with a more serious offence, or found guilty of a more serious offence (when they are already sentenced)
6. where the detainee has successfully completed or nearly completed an intervention program identified in their case management plan that would substantially impact their risk assessment
7. where the detainee has indicated a desire to participate in the Transitional Release Program and has made significant progress in meeting identified goals within their case management plan.
8. where available information indicates a significant change in the detainee’s risk level (such as a change to their health or medical situation)
	1. The Director Sentence Administration Services is only required to consider one request for classification review from a detainee in every six-month period.
	2. The Director Sentence Administration Services or above may decline a request for an unscheduled review under section 7.7 if there is insufficient evidence of significant change in the detainee’s risk level.
	3. When a decision is made to decline a request for unscheduled review the detainee must be notified by the Director Sentence Administration Services in writing within five (5) days and written reasons given.

**RESETTING THE CLASSIFICATION REVIEW SCHEDULE**

* 1. Where a detainee’s classification level is reviewed out of schedule (such as in the case of an events-based review, or where an appeal request is accepted), then the scheduled review must occur:
1. 6 months from that date (for detainees with four years or less remaining on their head sentence) or
2. 12 months from that date (for detainees with greater than four years remaining on their head sentence).

# APPEALS

* 1. Detainees may appeal any classification review outcome in writing within five (5) days of receipt of a *D18.F2: Classification Notice*:
1. via email to DetaineeClassification@act.gov.au, or
2. by submitting a *Detainee Request Form*.
	1. The Senior Director Offender Reintegration must review all appeal requests within five (5) business days of receipt and advise the detainee of whether the appeal is granted or declined, including the rationale for the decision.
	2. In considering whether to grant or decline the request, the Senior Director Offender Reintegration may:
3. consider whether inappropriate, inaccurate or irrelevant information was taken into account in the classification review
4. consider whether relevant information, including under section 6.3, was not applied to the classification review
5. consider anything else that is relevant to the review request.
	1. Where the request is granted, the Director Sentence Administration Services must review all documentation provided during sections 7.3, as well as consider any directions from the Senior Director Offender Reintegration, within five (5) business days. Where appropriate, the Director Sentence Administration Services may instruct the CRC members to obtain or provide further information to inform the revised recommendation.
	2. Where an appeal is underway, the detainee will remain on their current classification level (i.e. the level the detainee was on prior to the decision which is subject to the appeal). The detainee’s classification level may only be changed after the appeal process has been completed.

# RECORDS AND AUDIT

* 1. A copy of any record under this policy must be stored on a detainee’s electronic record.
	2. All staff are responsible for creation and management of records and information to meet business and accountability requirements and in accordance with the Territory Records Act.

# RELATED DOCUMENTS

* Annex A – Offence Severity Scale
* D18.F1: Initial Security Classification Tool
* D18.F2: Classification Notice
* D18.F3: Security Classification Review Tool
* D18.F4: Detainee Input for Classification Review
* Initial Security Classification Operating Procedure
* Security Classification Review Operating Procedure

Ray Johnson, APM

Commissioner

ACT Corrective Services

30 March 2023

## Document details

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| --- | --- |
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| Responsible officer:  | Senior Director Offender Reintegration |

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