Allowable Sanctions/Interventions

In determining sanctions to be imposed, the supervising officer should consider how the sanction would serve to direct the offender’s behavior towards compliance. Sanctions should be implemented only in proportion to the offender’s behavior and risk to the community.

Disciplinary Sanctions:

**Verbal Reprimand:** Verbal reprimand given by the supervising officer. (Informal)

**Written Reprimand:** A written reprimand given by the supervising officer outlining violations of terms of probation, which do not rise to more serious response. (Informal)

**Written Behavior Report:** Detailed written acknowledgement of the violation by the offender outlining the causes and possible remedies to correct the violation. (Informal)

**Increased contacts:** Offender contacts are increased in order to monitor compliance behaviors. (Informal if not cited on “Diversion Agreement,” Attachment D)

**Community Service:** Service to approved not-for-profit community agencies. The supervising officer determines the number of hours. Offenders will receive a minimum of eight hours and a maximum of 120 hours to serve. (Formal, requires “Diversion Agreement,” Attachment D)

**Curfew:** A specified daily time period during which an offender must be present at their designated, approved residence. (Informal if not cited on “Diversion Agreement,” Attachment D)

**GPS:** Placement on electronic monitoring with Global Positioning System (GPS) equipment. The officer establishes curfew time periods and activity restrictions for monitoring. Placement will not normally exceed 90 days. (Formal, requires “Diversion Agreement,” Attachment D)

**House Arrest:** A period, not to exceed 30 days, during which the offender is unable to leave the residence except for approved work or treatment activities. House arrest may be used in lieu of confinement where jail intervention is not available. (Formal, requires “Diversion Agreement” Attachment D).

**County Jail Confinement:** A period of confinement in a local county jail, not to exceed 30 days. The number of days is to run from the date the sanction is imposed. (Formal, requires “Diversion Agreement,” Attachment D and “Technical Violation Sanction Form County Jail Time,” Attachment H)

If programmatic interventions would benefit the offender’s compliance an appropriate intervention will be imposed. The intervention must be an appropriate response to the behavior related to the violation.

Programmatic Interventions:

**Increased UA’s:** Frequency of drug testing is increased in conjunction with treatment monitoring. (Informal if not cited on “Diversion Agreement,” Attachment D)

**Substance Abuse Treatment:** Participation and completion of a treatment program: inpatient, outpatient, Substance Abuse Assessment and follow recommendations. Officer must specify which type of program is recommended. The recommendation should be based upon the offender’s documented substance abusing behavior and/or an assessment completed by a qualified practitioner. (Formal, requires “Diversion Agreement,” Attachment D)

**Mental Health Treatment:** Participation in mental health treatment as recommended by the mental health treatment provider. (Formal, requires “Diversion Agreement,” Attachment D)
**Cognitive Program:** Enrollment and participation in the recommended program. Including but not limited to: MRT, Thinking for a Change, etc. (Formal, requires “Diversion Agreement,” Attachment D)

**Other Programs:** Completion of a recommended program. Including, but not limited to: Victim’s Impact Panel, Parenting Classes, Drug Education, Anger Management, Domestic Violence Program, Employment Referral Service, Job Workshop, Education Referral Services, etc. (Formal, requires “Diversion Agreement,” Attachment D)

**Intermediate Revocation Facility (IRF):** Period of six months confinement served in a designated ODOC facility in which intensive programs are administered. (Formal, requires Violation Report and Court Order.)

(R 12/21)