ORDER OF THE STATE OF WISCONSIN DEPARTMENT OF CORRECTIONS ADOPTING RULES

1 The Wisconsin department of Corrections proposes an order to repeal and recreate rule DOC 310

2 relating to complaint procedures.

 Statutory Authority:
 ss. 302.02, 301.03(2) and 227.11(2), Stats.

 Statutes Interpreted:
 ss. 301.02 and 301.03(2), Stats.

Analysis Prepared by the Department of Corrections...

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The department's rule on inmate complaint procedures was last amended in 1998. Since that time the department has designed and added a new database and automated many of the recordkeeping functions described in this rule. As prison administration continually evolves, so must our administrative code. For these reasons, the department proposes updating the rule.

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9 Since implementing the department's Inmate Complaint Tracking System, physical processing of 10 inmate complaints has changed. This rule helps to clarify the process and that, in turn, promotes efficiency as well as understanding. For example, this rule proposal eliminates various vague 11 statements such as in DOC 310.06(2)(b) which states that the Inmate Complaint Examiner may 12 13 "reject a complaint in accordance with provisions of this chapter;" and inserts a more concrete 14 statement of "return complaint forms that do not meet the filing requirements of this chapter." 15 This language is more specific and provides inmates with the clear understanding that their 16 complaints may be returned without being processed for failure to comply with filing 17 requirements. The previous statement notified inmates that they might have their complaint 18 returned but did not go as far to inform the inmate of a specific reason. Clarity in this rule may 19 even lead to fewer inmate complaints, as they may understand the system better. The addition of 20 specific requirements in s DOC 310.09(1) ensures that inmates know exactly what is required of 21 them in filing complaints. It ensures easier processing of complaints through consistency and 22 should logically result in fewer inmate complaints being returned for incomplete filing. This 23 clarification will also assist the department in investigating inmate complaints in a timelier 24 manner. 25 26 This proposed rule also eliminates redundancy by removing such items as DOC 310.08(1),

27 which states that "an inmate may use the complaint review system individually or with a group

28 of inmates collectively." This statement is simply not necessary at this point in the rule as it is

addressed in detail in ss. DOC 310.09 as well as 310.10.

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31 This rule proposal eliminates unnecessary directives regarding internal processing such as in ss.

32 DOC 310.08(4) and (5), which state where complaints will be directed within the department.

33 DOC 310.11(1) is also amended to simplify existing language to merely specify that "ICE staff"

34 collect complaints.

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- 36 This rule proposes changes in the time limits throughout the complaint process. The time limit
- 37 for making a recommendation to the appropriate reviewing authority and the time needed to
- 38 render a decision have each expanded by five working days. This change reflects both the
- 39 increased time needed to effectively review and decide certain complaints, as well as the time
- 40 needed to review the increasing number of complaints from a growing inmate population.
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- 42 The current rule allows an inmate to appeal only a rejected frivolous complaint to the appropriate 43 reviewing authority, while this proposed rule allows inmates to appeal a rejected complaint to the
- 45 appropriate reviewing authority. Non-frivolous complaints are currently reviewed directly by the
- 45 Corrections Complaint Examiner, thereby skipping a logical step in the process. The proposed
- 46 rule also makes the reviewing authority's decision final in all appeals, not just frivolous appeals
- 47 as in the current rule.
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- 49 In summary, this rule proposal more logically and succinctly explains the progression of the
- 50 complaint from its origin with the inmate through the appeal process and final decision, when
- 51 applicable, by the Office of the Secretary of the Department of Corrections.

52 SECTION 1. Chapter DOC 310 is repealed and recreated to read:

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54 55 DOC 310.01 Purpose.

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- 57 (1) The policy of the department of corrections is to afford inmates in adult institutions a
- 58 process by which grievances may be expeditiously raised, investigated, and decided. If the
- 59 decision requires a change in administrative practice, the department shall implement the change.
 60
- 61 (2) The department has the following objectives for the inmate complaint review system:62
- (a) To allow inmates to raise, in an orderly fashion, significant issues regarding rules, living
 conditions, and staff actions affecting institution environment.
- (b) To provide the department an early opportunity to decide the issue before an inmate
 commences a civil action or special proceeding against a department officer, employee or
 agent in the officer's, employee's or agent's official or individual capacity.
- 70 (c) To encourage communication between inmates and staff.71
- 72 (d) To develop inmates' sense of involvement in and respect for the correctional process.
- 7374 (e) To explain correctional policy to inmates and staff.
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- (f) To afford inmates and staff the opportunity to review correctional policy and gain furtherinsight into the correctional system.
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- (g) To correct any errors and deficiencies in correctional policy through questioning and review.
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(h) To allow inmates to raise civil rights grievances.

BOC 310.02 Applicability. Pursuant to authority vested in the department of corrections under
ss. 301.02, 301.03 (2), and 227.11 (2), Stats., the department adopts this chapter which applies to
the department and all inmates confined in a state adult correctional facility. This section
interprets ss. 301.02 and 301.03 (2), Stats.

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DOC 310.03 Definitions. In this chapter:

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90 (1) "Administrator" means an administrator in a division of the department of91 corrections, or designee.

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- 93 (2) "Appropriate reviewing authority" means the warden, bureau director, administrator94 or designee who is authorized to review and decide an inmate complaint.
- 9596 (3) "Calendar days" means all days including Saturdays, Sundays, and state legal holidays.
- 98 (4) "Calendar week" means Sunday through Saturday.
- (5) "CCE" or "corrections complaint examiner" means the employee of the department, who is assigned to a subunit that is not within the division of adult institutions, and who is designated by the secretary to review complaints appealed to the secretary and conduct further investigation when necessary.
- (6)"Civil rights grievance" means any inmate complaint relating to an incident affecting the
 delivery of services to an inmate who alleges discrimination on the basis of race, creed, ethnicity,
 national origin, sex, handicap, age, religion, color, ancestry, sexual orientation or marital status.
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- 109 (7) "Department" means the department of corrections.
- 110(8) "Director" means a director of a department of corrections bureau, or designee.
- (9) "Emergency" means any situation determined by the secretary to affect the security or
 orderly administration of the institution or the security, safety, or health of staff.
- (10) "ICE" or "institution complaint examiner" means the person or persons at each adult
 correctional institution assigned by the warden to investigate complaints filed by inmates.
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 119 (11) "ICRS" or "inmate complaint review system" means the process by which complaints
 120 filed by inmates of adult correctional institutions are investigated and resolved.
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- 122 (12)"Malicious injury" means injury to the department or a person as the result of hatred, ill will, revenge, or as the result of intent to insult or injure. 123 124 125 (13) "Moot" means the issue or complaint is one which seeks to determine an abstract 126 question which does not arise upon existing facts or rights, or where there would be no 127 practical effect to any remedy because the issue or complaint is already resolved. 128 129 (14)"Reprisal" means any action or threat of action against anyone for their good faith 130 participation in the complaint procedure. 131 132 "Secretary" means the secretary of the department of corrections, or designee. (15)133 134 (16)"Significant issue" means a serious or important defect or omission. 135 136 "Warden" means the warden, superintendent, or designee. (17)137 138 "Working days" means all days except Saturdays, Sundays, and state legal holidays. (18)139 140 141 DOC 310.04 Inmate complaint review system. 142 143 (1) To achieve the purpose and objectives of s. DOC 310.01, the department shall maintain an 144 inmate complaint review system in the state adult correctional facilities. 145 146 (2) Each warden shall appoint an institution complaint examiner whose responsibility shall be 147 complaint investigation. The warden may designate any employee to function as ICE in 148 addition to other duties. 149 150 (3) The ICE shall have access to institution staff, inmates, and any institution or department 151 records required when investigating a complaint. 152 153 DOC 310.05 Exhaustion of administrative remedies. 154 155 Before an inmate may commence a civil action or special proceedings against any officer, 156 employee or agent of the department in the officer's, employee's or agent's official or individual 157 capacity for acts or omissions committed while carrying out that person's duties as an officer, employee or agent or while acting within the scope of the person's office, the inmate shall 158 159 exhaust all administrative remedies that the department of corrections has promulgated by rule. 160 161 DOC 310.06 Communication of procedures. 162 163 The department shall make the written complaint procedure readily available to all inmates. The 164 department shall provide each inmate written notification and an oral explanation of the 165 complaint procedures. The department shall provide an inmate the opportunity to ask and have questions answered. The department shall make appropriate provisions for non-English speaking, 166
- 167 impaired or handicapped inmates.

168 169	DOC 310.07 Organization of inmate complaint review system.
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171 172	(1) To use the complaint system, an inmate files a complaint under ss. DOC 310.09, 310.10 or 310.16 (4).
173 174 175	(2) The ICE then may do any of the following:
175 176 177	(a) Investigate the complaint under s. DOC 310.11 or 310.16 (4).
178 179	(b) Return complaint forms that do not meet the filing requirements of this chapter.
180 181 182	(c) Recommend a decision to the appropriate reviewing authority under s. DOC 310.12 (1) or to the secretary under s. 310.13 (6).
182 183 184 185	(3) The appropriate reviewing authority or secretary makes a decision under s. DOC 310.12 (2) or 310.14 (2).
185 186 187	(4) An inmate may appeal an adverse decision under s. DOC 310.11 (6) or 310.13.
188 189 190	(5) The reviewing authority's decision on appeals under 310.11 (6) and the secretary's decision on complaints under 310.16 (4) is final.
191 192 193	(6) The CCE reviews appeals under s. DOC 310.13 and makes a recommendation to the secretary.
194 195	(7) The secretary shall review the CCE's report, make a decision under s. DOC 310.14, and ensure implementation under s. DOC 310.15.
196 197 198	DOC 310.08 Scope of complaint review system.
199 199 200 201 202	(1) An inmate may use the ICRS to raise significant issues regarding rules, living conditions, staff actions affecting institution environment, and civil rights complaints in accordance with this chapter.
203 204	(2) An inmate may not use the ICRS to raise the following issues:
205 206 207	(a) Any issue related to a conduct report, unless the inmate has exhausted the disciplinary process in accordance with ch. DOC 303.
208 209	(b) A program review committee's decision.
210 211	(c) A decision of the parole commission.
212 213	(d) The denial of a request for an authorized leave as provided in ch. DOC 326.

214 215	(e) A challenge to an inmate record, including a pre-sentence investigation report.
216	(f) A denial of an open record request.
217218219220221	(3) After exhausting the appeal process in s. DOC 302.18, 303.75, 303.76, 308.04, or 326.06, an inmate may use the ICRS to challenge only the procedure used in the program review process, the disciplinary process, the administrative confinement review process, or by any decisionmaker acting on a request for authorized leave.
222 223	DOC 310.09 Filing of complaints.
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225 226	(1) Complaints filed by an inmate or a group of inmates shall:
227 228	(a) Be typed or written legibly on forms supplied for that purpose.
229 230	(b) Be signed by the inmate.
231 232 233	(c) Not contain language that is obscene, profane, abusive, or threatens others, unless such language is necessary to describe the factual basis of the substance of the complaint.
234 235 236	(d) Be filed only under the name by which the inmate was committed to the department or the legal name if an inmate has had a name change.
237 238	(e) Contain only one issue per complaint, and shall clearly identify the issue.
239 240 241 242	(2) Inmates may not file more than two complaints per calendar week, except that the ICE may waive this limit for good cause. The ICE shall exclude complaints that raise health and personal safety issues from this limit.
243 244	(3) The ICE shall return, and not process as complaints, submissions that do not meet the requirements under sub. (1).
245 246 247 248	(4) Prior to accepting the complaint, the ICE may direct the inmate to attempt to resolve the issue.
249 250	(5) The institution shall make complaint forms accessible to inmates.
251 252 253 254	(6) An inmate shall file a complaint within 14 calendar days after the occurrence giving rise to the complaint, except that the institution complaint examiner may accept a late complaint for good cause.
255 256 257 258	(7) The department shall not exclude impaired, handicapped or illiterate inmates from full participation in the ICRS. If an inmate is unable to write a complaint, the inmate may seek assistance in doing so.
259 259	(8)An inmate shall file a signed complaint by depositing it in a locked box designated for

260 261	complaints or by submitting it to the office of the ICE via institution mail.
262	DOC 310.10 Group complaints.
262	DOC 510.10 Group complaints.
263	(1) Except as noted in this section, the ICE shall process group complaints in the same way as
265	individual complaints.
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267	(2) Inmates who have a complaint in common may file as a group by using one complaint form.
268	All complainants shall sign the form. The group shall designate a spokesperson or, if none is
269	designated, the first name signed on the first complaint shall be deemed the spokesperson for the
270	group. A group complaint counts as a complaint under
271	s. DOC 310.09 (1) (f).
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273	(3) The ICE shall issue a receipt acknowledging the complaint only to the spokesperson.
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275	(4) The reviewing authority shall determine the manner in which decisions in group complaints
276 277	are issued.
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278	(5) The CCE shall issue a receipt acknowledging the appeal only to the spokesperson.
280	(5) The CCE shall issue a receipt acknowledging the appear only to the spokesperson.
280	(6) The secretary shall determine the manner in which decisions on appeals of group complaints
282	are issued.
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284	(7) The department shall not consider group complaints filed in accordance with this section a
285	group petition within the meaning of s. DOC 303.20 and shall not subject the complainants to
286	discipline under that section.
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288	DOC 310.11 Processing complaints at the institution level.
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290	(1) ICE staff shall collect all complaints.
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292	(2) The ICE shall assign each complaint a file number, classification code, and date for purposes
293	of identification. The ICE shall review and acknowledge each complaint in writing within 5
294	working days after the date of receipt by the ICE.
295	
296	(3) The ICE shall use discretion in deciding the method best suited to determine the facts,
297	including personal interviews, telephone calls, and document review, except that the processing
298	of complaints under s. DOC 310.08 (2) shall be limited to review of the record. The ICE shall
299	give priority to complaints dealing with health or personal safety.
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301	(4) The ICE shall direct complaint recommendations to the appropriate reviewing authority.
302	(5) The ICE may reject a complete for the fallering many set
303	(5) The ICE may reject a complaint for the following reasons:
304	(a) The inputs submitted the complaint solely for the surpass of hereasing as cousing realisions
305	(a) The inmate submitted the complaint solely for the purpose of harassing or causing malicious

306 307 308	injury to one or more of the department's employees, agents, independent contractors, or any other person.
309 310 311	(b) The inmate does not raise a significant issue regarding rules, living conditions, or staff actions affecting institution environment.
312 313	(c) The inmate does not allege sufficient facts upon which redress may be made.
314 315 316	(d) The inmate submitted the complaint beyond 14 calendar days from the date of the occurrence giving rise to the complaint and provides no good cause for the ICE to extend the time limits.
317 318	(e) The issue raised in the complaint does not personally affect the inmate.
319 320	(f) The issue is moot.
321 322	(g) The issue has already been addressed through the inmate's prior use of the ICRS.
323 324	(h) The issue raised is not within the scope of the ICRS as defined in 310.08.
325 326 327	(6) An inmate may appeal a rejected complaint within 10 calendar days only to the appropriate reviewing authority who shall only review the basis for the rejection of the complaint. The reviewing authority's decision is final.
328 329 330 331	(7) If an ICE determines that the procedure under this chapter would subject the inmate to substantial risk of personal injury or cause other serious and irreparable harm, the ICE shall refer the complaint to the appropriate reviewing authority.
332 333 334	(8) Staff shall respond in writing, if requested, to an inquiry by an ICE investigating a complaint.
335 336 337 338	(9) If an inmate is transferred after an incident but before filing a complaint, the inmate shall file the complaint at the currently assigned institution. The ICE shall forward the complaint to the ICE at the appropriate institution for investigation and decision.
339 340 341	(10) The ICE shall note the persons interviewed and the documents used as a basis for the decision.
342 343 344	(11) The ICE shall either reject the complaint or send a recommendation to the appropriate reviewing authority within 20 working days from the date of acknowledgment.
345 346	DOC 310.12 Appropriate reviewing authority decision.
347 348 349	(1) The appropriate reviewing authority shall make a decision within 10 working days following receipt of the recommendation.
350 351	(2) The appropriate reviewing authority shall do one of the following:

352	(a) Dismiss the complaint.
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354	(b) Dismiss the complaint with modifications.
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356	(c) Affirm the complaint.
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358	(d) Affirm the complaint with modifications.
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360	(e) Return the complaint to the ICE for further investigation.
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362	(3) If the complainant does not receive the decision within 30 working days after the ICE
363	acknowledges receipt of the complaint under s. DOC 310.11 (2), the complainant may appeal
364	to the CCE.
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366	DOC 310.13 Review by corrections complaint examiner.
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368	(1) A complainant dissatisfied with a reviewing authority decision may, within 10 calendar days
369	after the date of the decision, appeal that decision by filing a written request for review with
370	the corrections complaint examiner on forms supplied for that purpose. The institution shall
371	make these forms accessible to inmates.
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373	(2) Upon good cause, the CCE may accept for review an appeal filed later than 10 calendar days
374	after receipt of the decision.
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376	(3) The CCE shall not review a rejected complaint.
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378	(4) The CCE shall, within 5 working days after receiving an appeal, issue a written receipt of the
379	appeal to the inmate.
380	(5) The CCE shall use discussion in desiding the method hast with data mains the factor
381	(5) The CCE shall use discretion in deciding the method best suited to determine the facts,
382	including personal interviews, telephone calls, and document review. The CCE shall have full
383	access to inmates, staff, physical plant, and department records. If an appeal necessitates
384	resolution of disputed issues of fact, the CCE may require sworn statements from the principals.
385	The CCE shall give priority to complaints dealing with health or personal safety.
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387	(6) The CCE shall recommend a decision to the secretary within 35 working days of receipt of
388	the appeal.
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390	DOC 310.14 Secretary's decision.
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392	(1) The secretary shall make a decision within 10 working days following receipt of the CCE's
393	recommendation. The secretary may extend the time for making a decision for cause and
394	upon notice to the inmate.
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396	(2) The secretary shall do one of the following:
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398 399	(a) Accept the recommendation of the CCE and adopt it as the decision.
400 401	(b) Adopt the recommendation of the CCE with modifications.
402 403	(c) Reject the recommendation of the CCE and make a decision.
404 405	(d) Return the appeal to the CCE for further investigation.
406 407 408 409	(3) If the inmate does not receive the secretary's written decision within 45 working days of the CCE's acknowledgement of receipt of the appeal, the inmate shall consider the administrative remedies to be exhausted, unless the time has been extended under (1).
410	DOC 310.15 Implementation of affirmed complaint.
411 412 413 414	(1) The department shall implement an affirmed decision within 30 working days from the date of decision.
415 416 417	(2) If an affirmed complaint has not been implemented within 30 working days, the complainant may directly inform the decision-maker in writing of the failure to implement the decision.
417 418 419	DOC 310.16 Confidentiality.
420 421 422 423 424	(1) Except as otherwise provided in this section, the department shall ensure that complaints filed with the inmate complaint review system are confidential. Persons working in the ICRS may reveal the identity of complainants and the nature of the complaint only to the extent necessary to investigate the complaint, implement the remedy, or in response to litigation.
425 426 427	(2) The appropriate reviewing authority may waive confidentiality of a complaint if the security, safety, or health of the institution or any person is involved.
428 429 430	(3) A copy of ICRS documents may not be filed in any case file, nor may any notations regarding a complaint be made in those files, except pursuant to s. DOC 310.16 (1) and (2).
431 432 433	(4) A breach of confidentiality in the process may itself be the subject of a complaint. This type of complaint shall be filed directly with the CCE.
434 435 436	(5) An inmate waives confidentiality by making known any aspect of a complaint to persons outside the ICRS.
437 438 439	(6) The department may not subject an inmate to reprisal for using or participating in the ICRS. An inmate shall be entitled to pursue, through the ICRS, a complaint that a reprisal has occurred.
440 441	DOC 310.17 Records.
441 442 443	(1) The department shall maintain statistics showing the number, type and disposition of complaints.

447 448 310.18 Suspension of provisions of this chapter. 449 450 The secretary may suspend any provisions of this chapter in an emergency. The secretary may 451 apply the suspension to one or more institutions. 452 453 454 455 SECTION 2. DOC 310 Appendix is repealed and recreated to read: 456 Note: DOC 310.01. DOC 310.01 states the purpose of the inmate complaint review system 1 2 (ICRS) and the commitment of the department to the system. 3 Subsection (2) lists the objectives of the ICRS. The ICRS benefits inmates, staff, and the 4 correctional process. Through the ICRS, inmates bring issues and policies that need to be 5 reexamined periodically to the attention of the administration. Paragraph (a) allows inmates to 6 raise significant issues. Although the department encourages the use of the ICRS, the system 7 cannot function efficiently when large numbers of insignificant and frivolous complaints are 8 filed. 9 The ICRS promotes an acceptable and positive method for resolving grievances. 10 11 Note: Doc 310.08. This section establishes the scope and limits of ICRS. 12 The ICRS can be used to seek change in any institution policy or practice not listed in 13 sub.(2). The application of a rule may be challenged in the ICRS. 14 There are two principal reasons for the exceptions provided in sub. (2). First, procedures 15 for review of some decisions are provided in other sections of the administrative rules. This is 16 true of disciplinary, program review, and authorized leave decisions. Second, the nature of the 17 issue may make other avenues of resolution more appropriate. 18 19 However, except for parole, under sub. (3), the procedure followed in these decisions is 20 within the scope of the ICRS, after exhaustion of administrative remedies required under other 21 chapters. 22 23 Note: DOC 310.09. DOC 310.09 sets out the procedure by which a complaint can be 24 filed. It is intended to make filing as easy as possible. No one should be excluded from legitimate 25 use of the system because he or she does not have complaint forms or is unable to write. 26 Subsection (2) allows the ICE to direct the inmate to attempt to informally resolve the 27 issue prior to accepting the complaint. This meets the objective of DOC 310.01 28 Subsection (4) underscores the importance of filing a timely complaint. The ICE is given 29 discretion, however, to accept late complaints for good cause. Promptness in filing a complaint 30 is required for a thorough investigation of the facts. This is especially true of complaints

(2) The department shall keep all records related to an inmate complaint according to its policies

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and procedures

involving lost or damaged personal property. Recollections can dim or property can be altered or
 destroyed, making investigation difficult or impossible.

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Note: DOC 310.10. Complaints arising from living and working conditions or the application of a rule may be shared by a number of persons. Accordingly, this section allows a group of inmates to join in a common complaint.

The department encourages the use of the complaint system to deal with frustrations and irritations of institution life, so prohibiting group complaints would be inappropriate. Subsection (7) makes this clear.

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41 Note: DOC 310.11. DOC 310.11 establishes the procedure for processing complaints and 42 sub. (3) authorizes priority handling of complaints dealing with health or personal safety. 43 Experience has shown some complaints to raise insignificant issues. For example, a complaint 44 alleging that the institution served creamy peanut butter but the inmate preferred chunky peanut 45 butter. These complaints take attention away from significant issues.

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47 Because inmates are transferred within the Wisconsin correctional system, sub. (9) provides a
48 method for dealing with complaints arising around the time of the transfer.

50 **Note: DOC 310.12.** This section requires the appropriate reviewing authority's written 51 decision to be rendered within 25 working days after the complaint is acknowledged. If the 52 complaint system is to have any value as a method of resolving conflict, decisions must be 53 rendered quickly. Experience in the ICRS has shown that timeliness is an important factor in the 54 process. 55

Note: DOC 310.13. DOC 310.13 defines the procedure for appealing an adverse decision
 to the CCE. This section requires that appeals be filed within 10 calendar days, although the CCE
 may accept an appeal filed later for good cause.

Appeal to the CCE provides another element deemed essential to a credible complaint system; namely, a review by someone outside the division of adult institutions chain of command. CCE's shall give priority to appeals dealing with health and personal safety.

Note: DOC 310.15 Since the purpose of the complaint system is to air grievances and seek resolutions, decisions resulting in a change in program, policy, or rule interpretation that affect more than a few inmates, must be promptly implemented.

Subsection (2) states that the complainant may notify the decision- maker of failure to
implement a decision within 30 working days. The decision-maker is in a position to ensure that
a decision is implemented promptly.

Note: DOC 310.16 If the ICRS is to maintain integrity and the confidence of the inmates, complaints entered must be treated confidentially and, with certain limited exceptions, no sanctions can result from the good faith use of the system. The ICRS is an appropriate forum for resolving staff issues. However, because complaints often identify a staff member as the perceived perpetrator of some injustice, the complainant must be protected from retribution or penalty for good faith use of the system. The nature of some complaints is such that a meaningful investigation cannot be made without revealing the identity of the complainant, but this should be done only when necessary to investigate the complaint, implement the remedy, or in response to litigation. Confidentiality can be waived if it can be shown that the security or orderly administration of the institution, or the security, safety or health of any person is involved.

This is not to say that inmates are free to make threatening or false statements about staff, knowing they are false, especially if those false statements are made public. There have been malicious lies about staff corruption and sexual behavior made in the ICRS. This rule does not prohibit disciplinary action for the bad faith use, or rather abuse, of the ICRS under DOC 303.271.

The ICE must use discretion in revealing only enough information about the nature of the complaint as necessary to investigate the complaint, implement the remedy, or in response to litigation.

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92 Note: DOC 310.18 Experience has shown that there are rare situations when it is 93 necessary to suspend these rules. DOC 310.18 permits the secretary to suspend these rules in an 94 emergency. The rule defines an emergency in s. DOC 310.03(9).

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This rule shall take effect on the first day of the month following publication in the Wisconsin
administrative register as provided in s.227.22 (2) Stats.

98 Wisconsin Department of Corrections

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Dated: _____

Agency:___

Jon E. Litscher, Secretary

Seal: