Examples of Offenses Grouped by Level (Not intended to be all inclusive.)

Group I, Active Life 2 Years				
Types of Offenses	Normal Disciplinary Action*			umulated Offenses
This level of offense generally includes	First Offense:		Upon accumulation of three active Group I	
offenses that have a relatively minor impact	Typically, counseling is appropriate		Written Notices an agency should normally	
on agency business operations but still	although an agency has the discretion to		suspend the employee for at least five	
require management intervention.	issue a Group I Written Notice.		workdays but may not exceed ten	
Examples: Tardiness; poor attendance;	For Repeated Violations of the Same		workdays.	
abuse of state time; use of obscene	Offense:		The fourth active Group I Written Notice	
language; disruptive behavior; conviction	An agency may issue a Group II Written		normally results in discharge. In lieu of	
of a minor moving traffic violation while	Notice (and suspend without pay for up to		discharge, the agency may: (1) suspend	
using a state-owned or public use vehicle;	ten workdays) if the employee has an active			
unsatisfactory work performance.	Group I Written Notice for the same		(2) demote or transfer with disciplinary	
	offense in his/her personnel file.		salary action.	
Group II, Active Life 3 Years				
Types of Offenses	Normal Disciplinary Action*			umulated Offenses
This level generally includes acts of	First Offense:		The second Group II or a Group II in	
misconduct of a more serious nature that	Group II Written Notice. In addition to the		addition to three active Group I Written	
significantly impact agency operations.	Group II Notice, the agency has the option		Notices normally results in discharge.	
Examples: Failure to follow supervisor's	of suspending the employee without pay for		In lieu of discharge, the agency may: (1)	
instructions or comply with written policy;	up to ten workdays.			pay for up to 30 workdays,
violation of a safety rule or rules (where no	Second Offense:		and/or (2) demote or transfer with	
threat of bodily harm exists); disruptive	Discharge. In lieu of discharge, the agency		disciplinary salar	y action.
behavior; leaving work without permission;	may: (1) suspend without pay for up to 30			
failure to report to work without proper	workdays, and/or (2) demote or transfer			
notice; unauthorized use or misuse of state	with disciplinary salary action.			
property; refusal to work overtime.				
Group III, Active Life 4 Years			al Disciplinary	
Types of Offenses		Action		Accumulated Offenses
This level generally includes acts of misconduct of a most serious nature that				If the employee is not
severely impact agency operations.				discharged upon the
				issuance of the Group III
		discharge, the agency		Written Notice, the
records and/or any misuse or unauthorized use of state records; disruptive				employee should be
behavior; willfully or recklessly damaging state records/property; theft or				advised that any
unauthorized removal of state records/property; abuse or neglect of clients;				subsequent Written
gambling on state property or during work hours; physical violence; threatening				Notice during the active
others; violating safety rules (where threat of bodily harm exists); sleeping		1 5 5		life of the Written Notice
during work hours, participating in work slo		action.		may result in discharge.
weapons; criminal convictions for illegal con				
clearly are related to job performance or are				
employees in their positions could constitute				
duties to the public or to other state employe	es.			
*In certain extreme circumstances an offense liv	sted as a Group II Notice may constitute	a Group	III offense The D	OC may consider any unique

*In certain extreme circumstances, an offense listed as a Group II Notice may constitute a Group III offense. The DOC may consider any unique impact that a particular offense has on the agency. For instance, the potential consequences of a security officer leaving a duty post without permission are likely considerably more serious than if a typical office worker leaves the worksite without permission. Similarly, in rare circumstances, a Group I may constitute a Group II where the DOC can show that a particular offense had an unusual and truly material adverse impact on the agency. Should any such elevated disciplinary action be challenged through the grievance procedure, management will be required to establish its legitimate, material business reason(s) for elevating the discipline above the levels set forth in the table above.

The DOC may mitigate discipline if circumstances compel a reduction in the level to promote the interests of fairness and objectivity. However, management should be mindful to treat similarly situated employees in a like manner.

Violations of DOC Operating Procedures 038.3, *Prison Rape Elimination Act (PREA)*; 145.3, *Equal Employment Opportunity*, Anti-Harassment, and Workplace Civility; 135.3, *Standards of Ethics and Conflict of Interest*; 135.4, *Alcohol and Drug Testing*; 135.2, *Rules of Conduct Governing Employees Relationships with Inmates and Probationers/Parolees*; and 135.5, *Workplace Violence*, may, depending on the nature of the offense, constitute a Group I, II, or III offense.

