Issues Accepted as a Resolution Request

An Incarcerated/Supervised Individual can submit a Resolution Request on a variety of topics. This includes, but is not limited to:

- Department of Corrections policies, rules, and procedures.
- Application or lack of application of policies, rules, and procedures.
- Lack of policies, rules, or procedures that directly affect the living conditions of the Incarcerated/Supervised Individual.
- Actions of employees, contract staff, or volunteers over whom the facility or supervising office has jurisdiction.
- Actions of other Incarcerated/Supervised Individuals.
- Retaliation against an Incarcerated/Supervised Individual for good faith participation in the Resolution Program.
- Physical plant conditions.
- Health Services.
- Accounts.
- Food Services.
- Religious Program.
- Law firms and/or attorneys contracting with the Department of Corrections.
Issues Accepted as a Resolution Request

- Sentence Structure and Records.
- Personal safety.
- An Incarcerated/Supervised Individual can only file a Resolution Request on behalf of a visitor who is disabled and unable to pursue the issue with the Superintendent/designee by telephone or mail. The visitor must be on the Incarcerated/Supervised Individual’s visit list and the Resolution Request must focus solely on some aspect of that disability.
- If a response provided by a Resolution Program investigation is not honored or completed. The request would not be considered a repeat complaint.

Issues Not Accepted as a Resolution Request

“Separate Appeal Process”

Incarcerated/Supervised Individuals cannot submit a Resolution Request on any issue where there is an available formal review and/or appeal process. Incarcerated/Supervised Individuals need to follow the correct review/appeal process to resolve their issues. This includes, but is not limited to:

- Community Corrections Officer (CCO) recommendations to a DOC Hearings Officer.
- The Resolution Specialist infracting an Incarcerated/Supervised Individual for submitting a threatening or malicious Resolution Requests.

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Resolution Request Not Accepted

“Separate Appeal Process”

- An alleged inadequate investigation or response to your Resolution Request. If you have concerns with the results of an investigation of response to a Resolution Request you must follow the Resolution Program appeal process.
- Special conditions imposed by a CCO in accordance with Department Policy.
- The Resolution Specialist decision that a Resolution Request is not an issue that meets criteria as something accepted as a Resolution Request. The reasons listed may be appealed to the Resolution Program Manager, but the decision from the Program Manager is final.
- Indeterminate Sentence Review Board decisions.
- End of Sentence Review Committee and risk decisions, community custody violation hearings, court testimony or work release termination committee actions and decisions.
- Infractions/sanctions/disciplinary hearings decisions.
- A Resolution Request on Employees, contract staff, and volunteers for writing an infraction or causing an infraction to be written will not be accepted, as the matter will be adjudicated through the disciplinary process in accordance with WAC through the hearings process.
- Public disclosure requests/denials for information.
Resolution Requests Not Accepted
“Separate Appeal Process”

- Behavior Observation Entries.
- Care Review Committee decisions.
- Accommodation Status Requests decisions.
- Medical records review/change request.
- Mail rejection.
- Visit denial.
- Property rejection.
- Classification, Facility Risk Management Team (FRMT), disciplinary, community release referral decisions.
- Incarcerated/Supervised Individual release plan denials.
- Intensive Management Status (IMS) assignment.
- Segregation placement.

Resolution Request Not Accepted as they are “Outside of DOC’s Jurisdiction”

- State and Federal law [Includes Washington Administrative Code (WAC) and Revised Code of Washington (RCW)].
- Issues at a facility to which the Incarcerated/Supervised Individual has never been confined or assigned.

Resolution Request Not Accepted Because “Program Criteria” Was Not Followed

- Claims based on speculation or hearsay information.
Resolution Request Not Accepted
“Program Criteria”

- Claims filed beyond 20 days from the date of the incident.
- Third party information or what someone said they heard.
- Actions or incidents which have not occurred.
- Once an Incarcerated/Supervised Individual has been transferred, and wishes to file a Resolution Request with their previous facility, it will only be for appeals, property, or accounting issues.
- When the individual has 5 open Resolution Requests.
- More than one Resolution Requests about the same issue or incident is filed by an individual when they have an open investigation.
- Repeat concerns of past issues or incidents for which a grievance has already been filed by an individual. Once an issue or incident has had a Resolution Request filled and a response has been provided, the administrative remedy has been exhausted.
- Decision to place an Incarcerated/Supervised Individual on Resolution Program abuse status and/or authorize an infraction for the abuse of the program.
- If a contractor’s review or internal process is still in progress or has not been attempted.
- The individual does not to follow rewrite instruction.
- Resolution Request submitted as a “Class Action” request.

Submitting the Resolution Request Form

The Resolution Request should contain, but not limit to:

- The entire Resolution Request summary must fit in the provided section of one DOC 05-165 form.
- It must include full names, what happened, when it happened, where it happened, why it happened, how it happened clearly explaining the concern for resolution.
- Identify the specific incident/action that occurred.
- Identify the specific written policy or procedure that was not followed.
- Identify a local practice or application of a policy or procedure which the Incarcerated/Supervised Individual believes is not in compliance with policy.
- Identify a resolution to the concern.
- Identify how the issue or incident affects you as an individual.
- Must be written in plain talk language.
- The Resolution Request form must be submit on his or her own behalf and may not be submitted on behalf of another Incarcerated/Supervised Individual.
The Resolution Request must identify at the minimum:

- Name of all individuals involved.
- Date and approximate time of incident.
- Location of incident.

Rewrites of Submitted Resolution Requests

The request for rewriting a submitted Resolution Request is between the Resolution Coordinator and the Incarcerated/Supervised Individual and cannot be appealed to the Resolution Program Manager.

Resolution Program staff will return Resolution Request(s) with directions to rewrite when, but not limited to:

- The complaint does not fit in the allowed section of DOC 05-165 form.
- The grievance contains excessive citations of law or legal terminology.
- The Resolution Request contains more than one concern identified in the request.
- There is not enough information in the request i.e.; Dates, times, names, policies, or the issue to be resolved is unclear.

Rewrites of Submitted Resolution Requests

- The Resolution Request needs to be a simple, straightforward statement of concern identifying only one issue.
- The Resolution Request contains profane language (except when used as a direct quote).
- An appeal is filed on a Resolution Request where the issue described is different than what was in the original request.
- If additional individuals are named in an appeal, which were not named in the initial Resolution Request.
- Multiple Resolution Requests are submitted at the same time regarding the same issue. The request will be assigned one Log ID number and the Resolution Specialist will return copies of each request with instructions to rewrite the request as one.
- If the Resolution Request is unclear and more information is needed to properly understand what the issue is.
- If the Resolution Request does not meet the criteria of the program.
- Resolution Requests which are not signed and/or dated.
Time Frames

Specific timeframes are set at each level to ensure prompt response to grievances. The entire grievance process, from level 0 to completion of the level III can be done within 90 working days. The process could take longer if it involves rewrites, mail, or involves a more complicated investigations process. It is the responsibility of both staff members and Incarcerated/Supervised Individuals to ensure Resolution Requests rewrites, appeals, and responses occur within established timeframes.

Submission of Resolution Request, rewrites and appeals have the following timeframes:

Initial Resolution Request: Must be filed within 20 working days of the incident/action or when they should have been aware of the incident.

All rewrite requests: Must be submitted within 5 working days of receipt of the Resolution Coordinators response, unless specified differently.

Appeals must be submitted: Within 5 working days of receipt of the response at any level.

Updated 11/17/2020