

# STATE OF MONTANA DEPARTMENT OF CORRECTIONS POLICY DIRECTIVE

Policy:	DOC 3.1.20 OFFENI	DER DRUG TESTING PROGRAM	
Chapter 3:	FACILITY/PROGRAM OPERATIONS		
Section 1:	Security Operations		
Effective Date:	March 1, 1997	Page 1 of 3 and Attachment	
Revised:	May 7, 2020		
Signature:	/s/ Reginald D. Michael		

#### I. POLICY

The Department of Corrections mandates offender drug testing to help offenders abstain from illicit substances and assist them to live crime-free lives.

#### II. APPLICABILITY

All divisions, facilities, and programs of the Department of Corrections.

#### III. DEFINITIONS

<u>Administrator</u> – The official, regardless of local title (division or facility administrator, bureau chief, warden, superintendent), ultimately responsible for the division, facility, or program operation and management.

<u>Confirmatory Testing</u> – Refers to a laboratory testing process performed by the Montana Forensic Science Division, State Crime Lab or a private lab to confirm the presence of a drug or drug metabolite within a testing sample.

<u>Drug Testing Liaison</u> – A designated staff member selected by a division administrator to oversee and track the division's drug testing program for the Department.

<u>Drug Testing</u> – The chemical analysis of a body fluid, typically urine, using specialized equipment and techniques to identify the presence of a drug or drug metabolite collected from an individual.

## IV. DEPARTMENT DIRECTIVES

## A. General Requirements

- 1. Department staff will conduct drug testing using test supplies provided by a Department approved vendor.
- 2. Department staff will use a Portable Breath Test Device (PBT) that is approved by the Department to measure the alcohol content of an offender's breath.
- 3. Division administrators will ensure drug testing procedures are in place in accordance with this policy to promote:
  - a. a drug free standard;
  - b. offender accountability;
  - c. offender self-admissions;
  - d. recovery from drug/alcohol dependence;
  - e. treatment options where indicated;

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- f. successful community reintegration; and
- g. a safe correctional and community environment.
- 4. Each administrator will designate a staff person as the program/facility's drug testing liaison (DTL) to coordinate required drug testing
- 5. Administrators will ensure employees responsible for conducting drug testing are trained in the appropriate methods of collection, testing, and reporting procedures.
- 6. Administrators will ensure that, at minimum, adult offenders approved for community corrections programs are drug tested before transfer or upon entry into a new program.

# B. Drug Testing Liaison (DTL) Duties

- 1. The administrator, or designee, will appoint a DTL for their facility/program responsible for the following duties:
  - a. oversee the division's drug testing operations;
  - b. research current drug trends and stay current with evolving drug testing technology;
  - c. network with the Department-approved vendor and the State Crime Lab;
  - d. advise the division on selection and purchase of drug tests; and
  - e. monitor the division's testing results and data entry.

## C. Specimen Collection, Testing, and Reporting

- 1. Department employees responsible for drug testing offenders will:
  - a. solicit self-admission following a positive drug test, confessed drug use may be used as a substitute for sending a sample for confirmation testing;
  - b. use a test-kit provided by the Department-approved vendor;
  - c. comply with the specimen collection procedures recommended by the Department-approved vendor;
  - d. for purposes of urine collection, be the same gender as the offender;
  - e. collect specimens in a private setting;
  - f. observe the offender's urine flow from body to collection cup to avert adulteration or substitution of urine;
  - g. establish the chain of evidence for the sample at the point of collection to confirm the whereabouts of the evidence at all times;
  - h. fully complete the <u>Drug/Alcohol Screening Information</u> form each time a drug test is completed or a self-admission is provided by an offender and ensure the form is uploaded into OMIS/YMS system;
  - i. accurately input all appropriate testing data in OMIS/YMS system;
  - j. submit positive samples for confirmatory testing;
  - k. initiate disciplinary actions when an offender is unwilling to provide a specimen, a test result is positive, or upon self-admission; and
  - 1. ensure offenders are strongly sanctioned for tampering with specimen collection.

#### D. Random Testing

- 1. Facilities and programs will use fully randomized testing systems generated by the OMIS/YMS software programs in order to:
  - a. maximize detection and deterrence;

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- b. minimize the predictability of scheduled tests; and
- c. defeat attempts to manipulate the test by substitution, flushing, or adulteration.
- 2. Random testing must be frequent enough that offenders understand urine may be tested at any time.
- 3. Random testing will be established on a schedule determined by OMIS/YMS that tests a minimum of 5% of the offender population each month.

# E. For-cause Testing

- 1. Facilities and programs may administer drug testing at any time for reasons including, but not limited to, the following:
  - a. anytime there is reason to suspect an offender has recently used drugs;
  - b. testing is a requirement of a treatment or training program;
  - c. an incarcerated offender has had community contact; or
  - d. a probationer/parolee misses a commitment/meeting.

# F. Financial Responsibilities of Offenders

- 1. Offenders may be charged the cost of the preliminary test kit when the offender refuses to admit drug use and a preliminary positive result is confirmed positive by laboratory testing.
- 2. Offenders will only be charged the unit price associated with the preliminary Department approved test kit; offenders may be exempt if offender is on indigent status or is current on all restitution and supervision fees.

#### V. CLOSING

Questions concerning this policy should be directed to the facility/program drug testing liaison.

## VI. REFERENCES

- A. 50-32-101, MCA
- B. 4-4207; ACA Guidelines for Adult Correctional Institutions, 4<sup>th</sup> Edition
- C. ACA Guidelines for the Development of a Security Program, 2<sup>nd</sup> Edition
- D. DOC Policy 3.1.28, Crime Scene and Physical Evidence Preservation

#### VII. ATTACHMENTS

Drug/Alcohol Screening Information PDF