

## Current Noncode Emergency Rules For Title 210 Department of Correction

### DISCLAIMER:

As an aid to legal research, this document provides a list of currently effective emergency rules adopted by state agencies in the manner set forth in [IC 4-22-2-37.1](#).

While every effort has been made to ensure the accuracy of the list, this list may not provide an exhaustive enumeration of currently effective emergency rules. This list is not intended to be a substitute for traditional legal research.

Exclusion of an emergency rule from this list does not affect the validity of the emergency rule. This list does not, itself, establish authority for the adoption of rules.

---

Digest	DIN	LSA Document #
Temporarily adds a noncode provision to authorize a community corrections program director or designee to deprive earned good time credit from a person placed in a community corrections program for any violation of one or more rules or conditions of the program. Statutory authority: <a href="#">IC 35-38-2.6-6</a> . <i>NOTE: The original emergency document, LSA Document #19-374(E), posted at <a href="#">20190717-IR-210190374ERA</a>, effective July 15, 2019, expires October 13, 2019. Effective October 14, 2019.</i>	<a href="#">20191016-IR-210190513ERA</a>	19-513

\*