**Section 504.120 Reduction in Segregation Placement**

a) An offender shall receive credit against the term of segregation placement for time spent in temporary confinement or in investigative status.

b) An offender may petition the Adjustment Committee no more often than every 90 days to reduce the segregation term based on his or her conduct while in segregation.

c) The Adjustment Committee may either recommend reduction of the original segregation term imposed or deny the petition.

d) The Adjustment Committee's recommendation shall be reviewed by the Chief Administrative Officer.

e) The decision shall be provided to the offender in writing and, if denied, shall provide the factual basis for the denial.

(Source: Amended at 41 Ill. Reg. 3869, effective April 1, 2017)