§ 523.33 How is eligibility for DCEGT limited?

Eligibility for DCEGT is limited in two ways:

(a) If you violate prison rules, you are not eligible for one month’s worth of DCEGT for each disciplinary incident committed during the program enrollment period. A Discipline Hearing Officer, or other staff using procedures similar to those in 28 CFR 541.17, must determine that you committed a prohibited act.

(b) The nature of your offense may limit your eligibility for DCEGT under D.C. Code 24–221.01b or 24–221.06.

§ 523.34 How can I challenge DCEGT award decisions?

You can use the Administrative Remedy Program, 28 CFR 542.10 through 542.19, to challenge Bureau of Prisons decisions regarding DCEGT.

PART 524—CLASSIFICATION OF INMATES

Subpart A [Reserved]

Subpart B—Classification and Program Review of Inmates

Sec.
524.10 Purpose.
524.11 Process for classification and program reviews.

Subpart C—Youth Corrections Act (YCA) Programs

524.20 Purpose and scope.
524.21 Definitions.
524.22 YCA program.
524.23 Program reviews.
524.24 Parole hearings.
524.25 U.S. Parole Commission.

Subpart D [Reserved]

Subpart E—Progress Reports

524.40 Purpose and scope.
524.41 Types of progress reports.
524.42 Content of progress reports.
524.43 Inmate’s access to progress reports.

Subpart F—Central Inmate Monitoring (CIM) System

524.70 Purpose and scope.
524.71 Responsibility.
524.72 CIM assignment categories.
524.73 Classification procedures.