

**STATE OF OREGON BOARD OF PAROLE AND POST-PRISON SUPERVISION  
ORDER OF SUPERVISION CONDITIONS**

① <b>NAME:</b>	DOE, JOHN Q	② <b>PHYSICAL RELEASE DATE:</b>	06/04/2007
③ <b>SID #:</b>	12345678	④ <b>SENTENCE EXPIRATION DATE:</b>	10/11/2010
⑤ <b>OFFICE/CASELOAD:</b>	CLAC/0850	⑥ <b>POST-PRISON SUPV EXPIRATION:</b>	02/26/2018
⑦ <b>PAROLE REL DATE:</b>		⑧ <b>ACTIVE SUPERVISION REVIEW DT:</b>	02/26/2018
⑨ <b>BOARD ACTION DATE:</b>	05/15/2007	⑩ <b>TENTATIVE PAROLE DISCHG DATE:</b>	

⑪ **Detainer: A Detained was filed by Clac. Co. S/O. Immediately upon release**  
 ⑫ **Report To: Multnomah Centralized Intake, 421 SW 5th Ave Suite 300, Portland, OR, 97204**

⑬ **Board finds subject to be a predatory sex offender pursuant to ORS 181.585-587**

OT	OFFENSE	IC	CNTY	CASE #	PPS	PPS EXP DATE
MX	BURG II		CLAC	971647		
SG	SEXAB1 N		CLAC	971647	129	02/26/2018
LC	DEL/MAN SUB CF		CLAC	971647	12	06/03/2008

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⑳ **JOHN Q. DOE IS HEREBY RELEASED.** Parole or Post-Prison Supervision shall begin on release from physical custody. The minimum active supervision period shall be 129 months, or to the sentence expiration date. Extension of the active supervision period is contingent on a recommendation from the supervising officer and Board approval. Supervision conditions may be modified as necessary. If you violate any of these conditions you may be incarcerated or sanctioned in the community. You are subject to all General Conditions and to the following Special Conditions:

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1. Offender shall be evaluated by a mental health evaluator and follow all treatment recommendations.
  2. Offender shall continue to take any psychiatric or psychotropic medication that was prescribed prior to or at the time of release from custody until otherwise directed by a physician. At the direction of the parole officer, the offender shall undergo a psychiatric evaluation and take any medications recommended. The offender shall comply with a medication monitoring program at the request of the parole officer.
  8. IF REQUIRED TO REPORT AS A SEX OFFENDER UNDER ORS 181.595, REPORT WITH THE DEPARTMENT OF STATE POLICE, A CHIEF OF POLICE, A COUNTY SHERIFF OR THE SUPERVISING AGENCY: WHEN SUPERVISION BEGINS, WITHIN 10 DAYS OF A CHANGE IN RESIDENCE AND ONCE A YEAR WITHIN 10 DAYS OF THE PERSON'S DATE OF BIRTH.
  9. Offender shall not possess or use intoxicating beverages.
  10. Other: Special conditions may be imposed that are not listed above when the Board of Parole and Post-Prison Supervision determines that such conditions are necessary. SEX OFFENDER PACKAGE A: (a) Agreement to comply with any curfew set by the board, the supervisory authority or the supervising officer. (b) A prohibition against contacting a person under 18 years of age without the prior written approval of the board, supervisory authority or supervising officer. (c) A prohibition against being present more than one time, without the prior written approval of the board, supervisory authority or supervising officer, at a place where persons under 18 years of age regularly congregate. (d) In addition to the prohibition under subparagraph (c) of this paragraph, a prohibition against being present, without the prior written approval of the board or supervising officer, at, or on property adjacent to, a school, child care center, playground or other place intended for use primarily by persons under 18 years of age. (e) A prohibition against working or volunteering at a school, day care center, park, playground or other place where persons under 18 years of age regularly congregate. (f) Entry into and completion of or successful discharge from a sex offender treatment program approved by the board, supervisory authority or supervising officer. The offender shall abide by all rules and conditions of the sex offender treatment program. The program may include polygraph and plethysmograph testing. The person is responsible for paying for the treatment program. (g) A prohibition against any contact with the victim, directly or indirectly, unless approved by the victim, the person's treatment provider and the board, supervisory authority or supervising officer. (h) Unless otherwise indicated for the treatment required under subparagraph (F) of this paragraph, a prohibition against viewing,

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listening to, owning or possessing any sexually stimulating visual or auditory materials that are relevant to the person's deviant behavior. (i) Agreement to consent to a search of the person or the vehicle or residence of the person upon the request of a representative of the board or supervisory authority if the representative has reasonable grounds to believe that evidence of a violation of a condition of post-prison supervision will be found. (j) Participation in random polygraph examinations to obtain information for risk management and treatment. The person is responsible for paying the expenses of the examinations. The results of a polygraph examination under this subparagraph may not be used in evidence in a hearing to prove a violation of post-prison supervision. (k) Maintenance of a driving log and a prohibition against driving a motor vehicle alone unless approved by the board, supervisory authority or supervising officer. (l) A prohibition against using a post-office box unless approved by the board, supervisory authority or supervising officer. (m) A prohibition against residing in any dwelling in which another sex offender who is on probation, parole or post-prison supervision resides unless approved by the board or supervising officer, or in which more than one other sex offender who is on probation parole or post-prison supervision resides unless approved by the board or a designee of the board. As soon as practicable, the supervising officer of a person subject to the requirements of this subparagraph shall review the person's living arrangement with the person's sex offender treatment provider to ensure that the arrangement supports the goals of offender rehabilitation and community safety. As used in this subparagraph: (i) "Dwelling" has the meaning given that term in ORS 469.160. (ii) "Dwelling" does not include a residential treatment facility or halfway house. (iii)

"Halfway house" means a publicly or privately operated profit or nonprofit residential facility that provides rehabilitative care and treatment for sex offenders. (n) If the person is on post-prison following conviction of a sex crime, as defines in ORS 181.594, or an assault, as defines in ORS 163.175 or 163.185, and the victim was under 18 years of age, the board or supervisory authority, if requested by the victim, shall include as a special condition of the person's post-prison supervision that the person not reside within three miles of the victim. Consent to search of computer or other electronic equipment upon the request of the supervising officer, or their representative, if the supervising officer has reasonable grounds to believe that evidence of a violation will be found. **SUBSTANCE ABUSE PACKAGE:** Do not enter into establishments where alcohol is the primary source of revenue; Curfew/ESP/ Geographic restrictions per PO; Do not go to places where drugs are known to be used, kept, manufactured or sold; Attend substance abuse support or self-help group, as approved and directed by PO; Do not possess drug paraphernalia. No association with known drug users, outside of a treatment setting, without the prior written permission of PO. Be evaluated for and be successfully discharged from an anger management program approved by the supervising officer. **GANG PACKAGE:** Do not have any contact or association with gang members or be involved in any gang activity; Do not possess any gang related paraphernalia which advocates hate or violence towards others; Submit to curfew, ESP or geographic restrictions, per PO; Submit to polygraph examinations per PO, to determine compliance with special conditions, as per the PO.

11. Offender shall have no contact direct or indirect with those listed below: No contact with, including direct or indirect, second or third party or knowingly be within 1000 feet of the residence, employment, school, daycare or motor vehicle without prior written consent of the parole officer with Janet L. Doe, Susanna M. Dough, and Larsen Bredd. No contact without prior written consent of the parole officer with Singular Tree, or Manzanita Woods.

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**GENERAL SUPERVISION CONDITIONS**

1. Pay supervision fees, fines, restitution or other fees ordered by the Board.
2. Not use or possess controlled substances except pursuant to a medical prescription.
3. Submit to testing for controlled substance or alcohol use if the offender has a history substance abuse or if there is a reasonable suspicion that the offender has used alcohol or controlled substances.
4. Participate in a substance abuse evaluation, treatment, or aftercare as directed by the supervising officer and follow the recommendations of the evaluator or treatment provider, if there are reasonable grounds to believe there is a history of substance abuse.
5. Remain in the State of Oregon until written permission to leave is granted by the Department of Corrections or a county community corrections agency. Offender automatically waives extradition if offender absconds supervision out of State.
6. If physically able, find and maintain gainful full-time employment, approved schooling, or a full-time combination of both.
7. Change neither employment nor residence without prior permission from the Department of Corrections or a county community corrections agency.
8. Permit the supervising officer to visit the offender or the offender's residence or work site, and to conduct a walk-through of the common areas and of the rooms in the residence occupied by or under the control of the offender. Report as required and abide by the direction of the supervising officer.
9. Consent to the search of person, vehicle or premises upon the request of a representative of the supervising officer if the supervising officer has reasonable grounds to believe that evidence of a violation will be found and submit to fingerprinting or photographing, or both, when requested by the Department of Corrections or a county community corrections agency for supervision purposes.
10. Obey all laws, municipal, county, state and federal.
11. Promptly and truthfully answer all reasonable inquiries by the Department of Corrections or a county community corrections agency.
12. Not possess weapons, firearms, or dangerous animals.
13. Report as required and abide by the direction of the supervising officer.

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If later calculations show that the offender's physical release date on this order was wrong, the supervision expiration date will be modified as needed. If offender is released to a detainer of 30 days or longer instead of to the streets, that may also result in an adjustment to the post-prison supervision start date and expiration date.

I have read, or have had read to me, and fully understand and recognize the conditions under which I am being released. I understand that I must follow these conditions whether or not I sign this form, and whether or not I agree with the conditions. I understand that violation of any condition may result in sanctions, including jail time, up to and including return to prison. If I am returned to prison, I understand that any good time I earned before going out on parole may be lost. (ORS 421.120.)

Pursuant to OAR 255-080-0005 through OAR 255-080-0015, you may seek administrative review of this order by submitting a written request for administrative review to the board's chairperson within 45 days from the date you signed the order or the date the supervisory authority acknowledged you received the order. After the board has issued an administrative review response, you may seek judicial review of this order by filing a petition for judicial review in the Court of Appeals, State of Oregon Supreme Court Building, Salem, OR 97310, within 60 days after the date the board mails the administrative review response. Judicial review is pursuant to the provisions of ORS 144.335 and ORS 183.482(8).

I understand that upon release from custody at any time during my supervision, I am required to report directly to my supervising agency. If I am released after normal business hours, I will report on the next business day.

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Chairperson

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Offender

\_\_\_\_\_  
Date

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\_\_\_\_\_  
Witness

\_\_\_\_\_  
Date

Original to Board  
Cc: Inmate  
DOC file

1. **NAME:** Inmate/offender's name (downloaded from CIS).
2. **PHYSICAL RELEASE DATE:** Inmate/offender's actual date of release from custody. (Note: manually entered by Board from the Release Planning Form).
3. **SID#:** State Identification Number (downloaded from CIS).
4. **SENTENCE EXPIRATION DATE:** If the inmate/offender has a matrix conviction (Crime committed prior to 11-01-89) then this is the sentence expiration date for the longest running matrix case (downloaded from CIS).
5. **OFFICE/CASELOAD:** Location where offender is to report, or is housed. Parole Officer's case load number (note: each PO has an assigned caseload number).
6. **POST-PRISON SUPV EXPIRATION:** If the inmate/offender has a sentencing guidelines conviction (crime committed on or after 11-01-89), then this is the sentence expiration date for the longest running guidelines case (computed/entered by the Board).
7. **PAROLE REL DATE:** Any time the Board sets a release date, the date would be reflected here. (Note: the date may or may not match the physical release date.)
8. **ACTIVE SUPERVISION REVIEW DT:** If the inmate/offender has a matrix conviction for a crime committed between 12-04-86 and 10-31-89, then this is the minimum amount of Active Supervision (ASR). Or if the inmate/offender has a sentencing guidelines conviction, then this is the minimum amount of supervision (SSR - Supervision Review Date) that the offender will be required to serve before he/she can move to inactive supervision status. (This date is computed/entered by the Board).
9. **BOARD ACTION DATE:** Date the Board entered the Order of Supervision into PBMIS (Parole Board Management Information System).
10. **TENTATIVE PAROLE DISCHG DATE:** If the inmate/offender has a matrix conviction for a crime that was committed prior to 12-04-86, then this is the minimum amount of Active Parole Supervision the offender will be required to serve before he/she can be considered for discharge from parole. (This date is computed/entered by the Board). Matrix offenders with crimes committed on or after 12-04-86 are not eligible for discharge because of Ballot Measure 10 (see ORS 144.335 (1987)).
11. **DETAINER:** Notes if there is an active detainer in place.

**12. REPORT TO:** The Community Corrections office the offender is to report to upon release from custody.

**13. Board finds subject to be a predatory sex offender pursuant to ORS 181.585-587:** This text will show on the order if the Board has determined the offender is a predatory sex offender pursuant to ORS 181.585 through 587. If you notice that the text has dropped off an amended supervision order, please notify the Board.

**14. OT:** Offense Type.  
MX- Matrix case (Crime committed prior to 11-01-89)  
SG- Sentencing Guidelines (Crime committed on or after 11-01-89 – present and sentence length is greater than 12 months)  
LC – Local Control Sentence (Crime committed after 01-01-97 and sentence length is 12 months or less)

**15. Offense:** A list of the offenses offender will be supervised for.

**16. IC:** Inchoate offense (i.e. AT-Attempt, SL-Solicit, CL-Conspiracy)

**17. CNTY:** County in which offense was sentenced.

**18. CASE #:** Corresponding case number for offense.

**19. (blank field):**

**20. PPS:** If the offense Type (OT) is a sentencing guidelines (SG), or local control (LC) offense, then the length of PPS ordered by the court on the Sentencing/Judgment Order will be shown here.

**21. PPS EXP DATE:** This is the Board-calculated post-prison supervision expiration date for the corresponding offense.

**22. Opening paragraph:** This paragraph begins with the offender's name and has the same language in every order generated with the exception of noting the minimum period of action supervision. This paragraph explains to the offender that he/she is subject to all General Conditions of Supervision and to the following Special Conditions.

**23. Special Conditions:** Special conditions will be noted in numerical order following this paragraph. The special conditions may be several pages in length. The Board's authority to impose special conditions of supervision is found in ORS 144.102(3)(a) for post-prison supervision cases and ORS 144.270(3)(a) for parole cases.

The statutes provide that the Board may establish special conditions as determined necessary because of the individual circumstances of the offender. Special conditions reflect the offender's current crime of conviction *and* historical or self-reported areas of concern.

Sometimes special conditions are imposed by the Board "per PO," "at the discretion of the supervising officer," or similar language. This means that based on the record as a whole, the Board concludes the conditions are necessary because of the individual circumstances of the offender's case. However, the condition is not to be read as an absolute prohibition or mandate. The "per PO" qualification allows the supervising officer to monitor and evaluate the offender's circumstances and progress to determine whether suspension of the conditions would compromise offender rehabilitation and public safety. When conditions are applied "per PO" the supervising officer does not need the Board's approval to discontinue enforcement of the condition(s).

**24. GENERAL SUPERVISION CONDITIONS:** Following the special conditions section, the 13 General Conditions of Supervision will print on their own page. ALL offenders are subject to the General Conditions of Supervision. The Board's authority to order general conditions of supervision is found in ORS 144.102 for post-prison supervision cases and in ORS 144.270 for parole cases.

**25. Closing 3 Paragraphs:** The first paragraph is informational and applies to a situation where the release date on the order changes, requiring recalculation of the supervision expiration date. The second paragraph describes some of the potential penalties for failing to abide by supervision conditions. The third paragraph outlines the administrative and judicial review process.

**26. Chairperson signature:** Auto signature of Board Chairperson.

**27. Offender signature/date lines:** Offenders should sign and date the original order and the PO should keep a copy for the file. In addition, the PO should document in AS/400 Chronos that he/she has reviewed the Order with the offender. If the offender refuses to sign, please note it. Advise the offender that even if they refuse to sign the Order, they are still required to abide by all General and Special Conditions. Note: throughout an offender's supervision, the Board may issue subsequent Orders of Supervision. Each time Orders are generated, the offender should be given a copy and requested to sign it, following the process described above.

**28. Witness signature/date lines:** Date PO reviewed the Order with the offender. Note/date in AS/400 Chronos and keep original in file.