

DIVISION 93

SUPERVISED AND UNSUPERVISED PAROLE
AND POST-PRISON SUPERVISION
(ORS 144.310)

Period of Supervised Parole or Post-Prison Supervision
255-93-000

- (1) The minimum periods of supervised parole and post-prison supervision shall be:
 - (a) six (6) months for crime categories 1, 2 and 3;
 - (b) twelve (12) months for crime categories 4, 5 and 6;
 - (c) eighteen (18) months for crime categories 7, 8, 9, 10 and 11.
- (2) The following minimum periods of supervised parole and post-prison supervision are an exception to section (1) of this rule:
 - (a) three (3) years for offenders sentenced as dangerous offenders under ORS 161.725 to 161.737;
 - (b) three (3) years for offenders sentenced for murder under ORS 163.115;
 - (c) three (3) years for offenders sentenced for aggravated murder under ORS 163.105, and
 - (d) offenders sentenced for sex offenses listed in ORS 144.103 shall serve supervised parole or post-prison supervision until the expiration of the sentence.
- (3) Upon revocation of supervision and rerelease back to the community or renewal of supervised parole status, the period of supervision shall be as provided in OAR 255-93-000(1 & 2) or to the expiration of the sentence, whichever is shorter.

Repealed effective 5/18/99

DIVISION 93

**SUPERVISED AND UNSUPERVISED PAROLE
AND POST-PRISON SUPERVISION
(ORS 144.310)**

Period of Supervised Parole or Post-Prison Supervision
255-93-000

- (1) The minimum periods of supervised parole and post-prison supervision shall be:
 - (a) six (6) months for crime categories 1, 2 and 3;
 - (b) twelve (12) months for crime categories 4, 5 and 6;
 - (c) eighteen (18) months for crime categories 7, 8, 9, 10 and 11.

- (2) The following minimum periods of supervised parole and post-prison supervision are an exception to section (1) of this rule:
 - (a) three (3) years for offenders sentenced as dangerous offenders under ORS 161.725 to 161.737;
 - (b) three (3) years for offenders sentenced for murder under ORS 163.115;
 - (c) three (3) years for offenders sentenced for aggravated murder under ORS 163.105; and
 - (d) offenders sentenced for sex offenses listed in ORS 144.103 shall serve supervised parole or post-prison supervision until the expiration of the sentence.

- (3) Upon revocation of supervision and rerelease back to the community or renewal of supervised parole status, the period of supervision shall be as provided in OAR 255-93-000(1 & 2) or to the expiration of the sentence, whichever is shorter.

10/15/93

Supervised & Unsupervised Parole
& Post-Prison Supervision

Permanent effective 10/15/93

DIVISION 93

**SUPERVISED AND UNSUPERVISED PAROLE
AND POST-PRISON SUPERVISION
(ORS 144.310)**

Period of Supervised Parole or Post-Prison Supervision
255-93-000

- (1) The minimum periods of supervised parole and post-prison supervision shall be:
- (a) six (6) months for crime categories 1, 2 and 3;
 - (b) twelve (12) months for crime categories 4, 5 and 6;
 - (c) eighteen (18) months for crime categories 7, 8, 9, 10 and 11.
- (2) The following minimum periods of supervised parole and post-prison supervision are an exception to section (1) of this rule:
- (a) three (3) years for offenders sentenced as dangerous offenders under ORS 161.725 to 161.737;
 - (b) three (3) years for offenders sentenced for murder under ORS 163.115;
 - (c) three (3) years for offenders sentenced for aggravated murder under ORS 163.105;
and
 - (d) offenders sentenced for sex offenses listed in ORS 144.103 shall serve supervised parole or post-prison supervision until the expiration of the sentence.

(DIVISION 93

SUPERVISED AND UNSUPERVISED PAROLE
AND POST-PRISON SUPERVISION
(ORS 144.310)

Closing Summary
255-93-010

- (1) No sooner than thirty days prior to the expiration of the offender's minimum supervised parole or post-prison supervision period, the supervising officer may send to the Board a closing summary for offenders who have substantially fulfilled the supervision conditions. This summary shall include:
 - (a) an evaluation of the offender's compliance with supervision conditions;
 - (b) the status of the offender's court ordered monetary obligations, including fines and restitution, if any;
 - (c) the offender's employment status;
 - (d) the offender's address;
 - (e) treatment program outcome;
 - (f) any new criminal activity;
 - (g) a recommendation that the Board place the offender on unsupervised parole or post-prison supervision.
- (2) After reviewing the closing summary, if the Board or its designated representative finds the offender has substantially fulfilled the supervision conditions, the Board may order that the offender serve the remainder of the sentence on unsupervised parole or post-prison supervision. If the crime was committed prior to December 4, 1986, the Board may discharge the sentence. The Board shall send the offender notice of the change in status.
- (3) If the Board finds the offender has not substantially fulfilled the supervision conditions the Board may order continued supervised parole or post-prison supervision. The Board shall notify the offender and the supervising officer that supervision continues.
- (4) If the supervising officer decides not to send a closing summary, supervised parole or post-prison supervision shall continue until the expiration of the sentence or until the offender has substantially fulfilled the supervision conditions and the supervising officer and Board complete the procedures of sections (1) and (2) of this rule.

Repealed effective 5/18/99

DIVISION 93

SUPERVISED AND UNSUPERVISED PAROLE
AND POST-PRISON SUPERVISION
(ORS 144.310)

Closing Summary
255-93-010

- (1) No sooner than thirty days prior to the expiration of the offender's minimum supervised parole or post-prison supervision period, the supervising officer may send to the Board a closing summary for offenders who have substantially fulfilled the supervision conditions. This summary shall include:
- (a) an evaluation of the offender's compliance with supervision conditions;
 - (b) the status of the offender's court ordered monetary obligations, including fines and restitution, if any;
 - (c) the offender's employment status;
 - (d) the offender's address;
 - (e) treatment program outcome;
 - (f) any new criminal activity;
 - (g) a recommendation that the Board place the offender on unsupervised parole or post-prison supervision.
- (2) After reviewing the closing summary, if the Board or it's designated representative finds the offender has substantially fulfilled the supervision conditions, the Board may order that the offender serve the remainder of the sentence on unsupervised parole or post-prison supervision. If the crime was committed prior to December 4, 1986, the Board may discharge the sentence. The Board shall send the offender notice of the change in status.
- (3) If the Board finds the offender has not substantially fulfilled the supervision conditions the Board may order continued supervised parole or post-prison supervision. The Board shall notify the offender and the supervising officer that supervision continues.
- (4) If the supervising officer decides not to send a closing summary, supervised parole or post-prison supervision shall continue until the expiration of the sentence or until the offender has substantially fulfilled the supervision conditions and the supervising officer and Board complete the procedures of sections (1) and (2) of this rule.

10/15/93

Supervised & Unsupervised Parole
& Post-Prison Supervision

Permanent effective 10/15/93

DIVISION 93

**SUPERVISED AND UNSUPERVISED PAROLE
AND POST-PRISON SUPERVISION
(ORS 144.310)**

Closing Summary
255-93-010

- (1) No sooner than thirty days prior to the expiration of the offender's minimum supervised parole or post-prison supervision period, the supervising officer may send to the Board a closing summary for offenders who have substantially fulfilled the supervision conditions. This summary shall include:
 - (a) an evaluation of the offender's compliance with supervision conditions;
 - (b) the status of the offender's court ordered monetary obligations, including fines and restitution, if any;
 - (c) the offender's employment status;
 - (d) the offender's address;
 - (e) treatment program outcome;
 - (f) any new criminal activity;
 - (g) a recommendation that the Board place the offender on unsupervised parole or post-prison supervision.

- (2) After reviewing the closing summary, if the Board or it's designated representative finds the offender has substantially fulfilled the supervision conditions, the Board may order that the offender serve the remainder of the sentence on unsupervised parole or post-prison supervision. If the crime was committed prior to December 4, 1986, the Board may discharge the sentence. The Board shall send the offender notice of the change in status.

- (3) If the Board finds the offender has not substantially fulfilled the supervision conditions the Board may order continued supervised parole or post-prison supervision. The Board shall notify the offender and the supervising officer that supervision continues.

- (4) If the supervising officer decides not to send a closing summary, supervised parole or post-prison supervision shall continue until the expiration of the sentence or until the offender has substantially fulfilled the supervision conditions and the supervising officer and Board complete the procedures of sections (1) and (2) of this rule.

Supervised & Unsupervised Parole
& Post-Prison Supervision

Temporary effective 8/18/93 to 1/25/94
superceded by permanent filing 10/15/93

DIVISION 93

SUPERVISED AND UNSUPERVISED PAROLE
AND POST-PRISON SUPERVISION
(ORS 144.310)

Renewal of Supervised Parole or Post-Prison Supervision
255-93-020

- (1) The Board may renew supervised parole when the Board receives notice of a new law violation; or
- (2) When the Board receives other information indicating that renewal of supervised parole or post-prison supervision may be warranted, the Board may cite the offender to a show cause hearing to determine whether or not supervision should be renewed.
- (3) After the show cause hearing, the Board shall notify the offender of its decision. If the Board decides to renew supervised parole or post-prison supervision, the Board shall notify the offender of the length of the renewed period of supervision and the reasons for renewal.
- (4) The length of a renewed supervision period shall be that as provided in OAR 255-93-000.

Repealed effective 5/18/99

DIVISION 93

**SUPERVISED AND UNSUPERVISED PAROLE
AND POST-PRISON SUPERVISION
(ORS 144.310)**

Renewal of Supervised Parole or Post-Prison Supervision
255-93-020

- (1) The Board may renew supervised parole when the Board receives notice of a new law violation; or
- (2) When the Board receives other information indicating that renewal of supervised parole or post-prison supervision may be warranted, the Board may cite the offender to a show cause hearing to determine whether or not supervision should be renewed.
- (3) After the show cause hearing, the Board shall notify the offender of its decision. If the Board decides to renew supervised parole or post-prison supervision, the Board shall notify the offender of the length of the renewed period of supervision and the reasons for renewal.
- (4) The length of a renewed supervision period shall be that as provided in OAR 255-93-000.

10/15/93

Supervised & Unsupervised Parole
& Post-Prison Supervision

Permanent effective 10/15/93

DIVISION 93

**SUPERVISED AND UNSUPERVISED PAROLE
AND POST-PRISON SUPERVISION
(ORS 144.310)**

Renewal of Supervised Parole or Post-Prison Supervision
255-93-020

- (1) The Board may renew supervised parole when the Board receives notice of a new law violation; or
- (2) When the Board receives other information indicating that renewal of supervised parole or post-prison supervision may be warranted, the Board may cite the offender to a show cause hearing to determine whether or not supervision should be renewed.
- (3) After the show cause hearing, the Board shall notify the offender of its decision. If the Board decides to renew supervised parole or post-prison supervision, the Board shall notify the offender of the length of the renewed period of supervision and the reasons for renewal.
- (4) The length of a renewed supervision period shall be as provided in Exhibit L.

Supervised & Unsupervised Parole
& Post-Prison Supervision

Temporary effective 8/18/93 to 1/25/94
superceded by permanent filing 10/15/93

(DIVISION 93

**SUPERVISED AND UNSUPERVISED PAROLE
AND POST-PRISON SUPERVISION
(ORS 144.310)**

Sentence Expiration
255-93-030

- (1) During the pendency of violation proceedings, the running of the supervision period and the sentence is stayed and the Board retains jurisdiction over the offender until the proceedings are resolved. The Board may grant credit toward the sentence for time the offender serves incarcerated pending the violation proceedings.
- (2) These rules shall not preclude more than one extension or renewal of supervised parole or post-prison supervision, however an extension or renewal period may not exceed the maximum court ordered sentence.
- (3) After expiration of the sentence of an offender on parole or post-prison supervision, the Board shall send written notice of the expiration to the offender and the supervisory authority.

Repealed effective 5/18/99

DIVISION 93

**SUPERVISED AND UNSUPERVISED PAROLE
AND POST-PRISON SUPERVISION
(ORS 144.310)**

Sentence Expiration
255-93-030

- (1) During the pendency of violation proceedings, the running of the supervision period and the sentence is stayed and the Board retains jurisdiction over the offender until the proceedings are resolved. The Board may grant credit toward the sentence for time the offender serves incarcerated pending the violation proceedings.
- (2) These rules shall not preclude more than one extension or renewal of supervised parole or post-prison supervision, however an extension or renewal period may not exceed the maximum court ordered sentence.
- (3) After expiration of the sentence of an offender on parole or post-prison supervision, the Board shall send written notice of the expiration to the offender and the supervisory authority.

10/15/93

Supervised & Unsupervised Parole
& Post-Prison Supervision

Permanent effective 10/15/93

DIVISION 93

SUPERVISED AND UNSUPERVISED PAROLE
AND POST-PRISON SUPERVISION
(ORS 144.310)

Sentence Expiration
255-93-030

- (1) During the pendency of violation proceedings, the running of the supervision period and the sentence is stayed and the Board retains jurisdiction over the offender until the proceedings are resolved. The Board may grant credit toward the sentence for time the offender serves incarcerated pending the violation proceedings.
- (2) These rules shall not preclude more than one extension or renewal of supervised parole or post-prison supervision, however an extension or renewal period may not exceed the maximum court ordered sentence.
- (3) After expiration of the sentence of an offender on parole or post-prison supervision, the Board shall send written notice of the expiration to the offender and the supervisory authority.

Supervised & Unsupervised Parole
& Post-Prison Supervision

Temporary effective 8/18/93 to 1/25/94
superceded by permanent filing 10/15/93