

Oregon Board of Parole

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Fax: (503) 373-7558 https://www.oregon.gov/boppps

NOTICE OF RIGHTS

Offender:	SID #:	

<u>Hearing</u>: You have been provided a copy of the violation report describing your violation behavior. You are entitled to a violation hearing. The purpose of the hearing is to determine whether there is probable cause to believe that you violated conditions listed on the violation report. If that finding is made the Hearings Officer may order or recommend a sanction or revocation that may include local detention, return to prison, or modification of conditions of supervision.

<u>Waive a Hearing</u>: You may waive the hearing in two ways: (1) voluntarily, by checking the appropriate box and signing your name on the Decisions About Rights form; or, (2) involuntarily, by refusing to participate in your hearing. If you waive the hearing:

- You admit violating one or more of the conditions alleged or you do not contest the allegations and neither admit nor deny them.
- The Hearings Officer and, if applicable, the Board, will make findings based on the Supervising Officer's Violation Report and any supporting documents, including but limited to, treatment reports and police reports. There will be no other hearing.
- If you voluntarily waive a hearing, you may offer an oral or written statement with reasons why the Hearings Officer or Board should not order sanctions, modifications of conditions, or return to prison.

Results of Hearing: Unless you waive your right to a hearing, an impartial Hearings Officer will conduct the hearing and will either:

- 1. Order a sanction or modification of conditions within the Hearings Officer's authority. When the Hearings Officer's order is the final order, it is immediately effective, but subject to override by the Board; or
- 2. Make findings, conclusions and recommendations to the Board. The Board may order a sanction, revocation that includes local detention or return to prison, or modification of conditions different from those recommended based upon the record of the hearing without another hearing or appearance.

Rights Before and During the Hearing: You have the right to:

- 1. Present relevant oral and written information;
- 2. Examine witnesses presenting evidence that you violated conditions of supervision, unless the Hearings Officer finds good cause not to allow you that opportunity;
- 3. Request witnesses who have relevant information regarding the alleged violations, unless the Hearings Officer finds good cause not to allow certain witnesses to testify;
- 4. Obtain an attorney at your own expense. You also have the right to request an appointed attorney, provided you cannot afford an attorney and your request is based on a timely and colorable claim (a) you did not commit the alleged violation, or (b) there are substantial or complex mitigating circumstances which make revocation inappropriate even if you admit the violations or it is a matter of record, or (c) you appear incapable of representing yourself.

Rights After the Hearing and Appeals: You have the right to:

- 1. Submit exceptions or arguments to the Hearings Officer's findings, conclusions, and recommendations to the Board within 10 days of the Hearing Officer's report (10-day waiting period);
- 2. Submit a request asking the Board to conduct administrative review of the Hearings Officer's or Board's final order within 45 days of the mailing date of the final order by using an Administrative Appeal Request form (Exhibit O) or by letter stating: "This is an administrative review request pursuant to Division 80 of Board rules"; and
- 3. If administrative relief is denied you may seek judicial review by petitioning the Oregon Court of Appeals within 60 days of the mailing date of the Board's response to your request for administrative review.

DECISIONS ABOUT RIGHTS

Offender:	SID:	
Hearing: I understand the rights contained in this notice as	nd: □ I WANT a hearing	
rights, the date, time and place of the hearing, and the alle • Not Applicable Hearing Waived		
☐ I WAIVE the right to three days notice ☐ I W	/ANT three days notice before the hearing	
understand that I have ten days to submit written except Supervision (attention Sanctions Specialist). □ I WAIVE the 10-day waiting period to submit are	akes findings, conclusions, and recommendations to the Board, I otions concerning the report to the Board of Parole and Post-Prison by written exceptions before the final decision is made. A final decision by the Board will be delayed 10 days to allow you to gs Officer's report.)	
<u>Attorney</u> : □ I have obtained my own attorney to represent	t me in this violation hearing. My attorney is: Phone:	
□ Not Applicable – Hearing Waived	Filone.	
☐ I DO NOT want an appointed attorney		
□ I WANT an appointed attorney		
Request for appointed attorney is:	wed Denied by Hearings Officer	
Reason(s) for denial by E Offender is not indigent; There is not a timely and colorable claim offender There are not substantial or complex mitigating ci violations are admitted. Offender appears capable of representing himsel	UT: r has not committed the alleged violation; rcumstances which make revocation inappropriate even if the	
Witnesses: □ Not Applicable – Hearing Waived		
□ I DO NOT want witnesses		
□ I WANT witnesses at the hearing		
Allowed/Denied Name Address/Phon	Why Denied by Hearings Officer	
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sanctions ordered by the Supervisory Authority or Hearing may within its authority override any sanction ordered by	right to a hearing, I consent to the modification of conditions and/or as Officer as listed on the sanction report. I understand that the Board by the supervising officer or Hearings Officer and impose a greater or le local detention or return to prison, without another hearing or	
Proposed sanction/revocation/modification:		
I have read, or have had read to me, and fully understan form.	d and acknowledge this Notice of Rights and Decisions about Rights	
Signature of Hearings Officer or Representative	Signature of Offender	
Printed Name of Hearings Officer or Representative	Printed Name of Offender and SID #	
Date:	Date:	