BOARD POLICY

SUBJECT: CONDITIONAL PAROLE

PURPOSE: To describe the programs for which, upon completion, an offender may be granted parole.

AUTHORITY: LAC Title 22, Part XI, Chapter 7; La. R.S. 15:574.2


POLICY:
When the Committee on Parole determines that it would be in the best interest of the public and the offender, the Committee may require successful completion of a specific rehabilitative program (substance abuse treatment, transitional work program, 100 hours of pre-release training, reentry program, attainment of high school equivalency [HSE]) as a prerequisite to release on parole.

PROCEDURES:

A. For conditional parole decisions, the Committee will generally require completion of programs that have been certified by the Department of Public Safety & Corrections or that are recommended by the Division of Probation & Parole.

B. Program completion should occur within six months from the parole decision. However, if the program is more than six months in duration, the offender may be allowed up to nine months after the parole decision to complete the specified program. In no event, however, may the physical release from custody on parole extend beyond nine months from the hearing date.
C. If the offender has not successfully completed the program within nine months from the hearing date, the Committee shall rescind or reconsider his parole under the conditions provided in Board Policies, 07-705-POL, “Application for Rehearing; Request for Reconsideration of Decision”, and 05-505-POL, “General Procedures”.

SHERYL M. RANATZA, CHAIRMAN
*signature on file

This Policy replaces and supersedes Board Policy 07-711-POL, “Conditional Parole” dated March 20, 2018. (Technical revisions only).