BOARD POLICY

SUBJECT: HEARINGS BEFORE THE BOARD OF PARDONS

PURPOSE: To describe the Pardon Board hearing process

AUTHORITY: LAC Title 22, Part 5, Chapter 1; La. R.S. 15:572

REFERENCE: ACA Standard 2-1074-1, 1093, and 1128-1, Board Policy 02-205, "Application Filing Procedures", Board Policy 05-509, "Victim Notification and Participation in Hearings"

POLICY:

The Board of Pardons (Board) shall meet on regularly scheduled dates as determined by it, and at such other times as the Chairman may determine are necessary for the purpose of reviewing and taking action on clemency applications before it and to transact such other business as it deems necessary. The meeting calendar shall be available to the public. The hearing dates shall also be posted on the website maintained by the Board.

PROCEDURES:

A. After receipt of all documents required by Board Policy 02-205, "Application Filing Procedures" and the clemency investigation from the appropriate probation and parole district, the Board shall set the matter for public hearing.

   1) Applications and/or requests for reconsideration as outlined in Board Policy 02-205, "Application Filing Procedures" shall be conducted during an administrative review, without testimony taken from the applicant.

B. At least 30 days prior to public hearing date, the Board shall give written notice of the date, time, and place in accordance with Board Policy 05-509, "Victim Notification and Participation in Hearings".
C. If an applicant is released from custody and/or supervision prior to public hearing date, the case will be closed without notice to the applicant. Applicant may reapply two years from the date of release.

D. Applicant's failure to attend and/or notify the Board of Pardons office of his/her inability to attend the hearing will result in an automatic denial. The applicant may reapply two years from the date of scheduled hearing. Lifers who fail to attend and/or advise of inability to attend may reapply in five years if it is his/her initial hearing, and every five years thereafter.

E. Four members of the Board shall constitute a quorum for the transaction of business, and all actions of the Board shall require the favorable vote of at least four members of the Board.

SHERYL M. RANATZA, CHAIRMAN
*Signature on file

This policy replaces and supersedes 02-209 dated July 20, 2016.