

ILLINOIS PRISONER REVIEW BOARD Subsequent Early Discharge Review Process



In accordance with 730 ILCS 5/3-3-8 (b) and (e), an Individual on Mandatory Supervised Release/Parole may request a subsequent Early Discharge Review after a denial decision of the Prisoner Review Board.

INSTRUCTIONS:

- A. A Subsequent Early Discharge Review of the initial denial of early release from Mandatory Supervised Release/Parole may be filed no sooner than 60 days after the initial decision.
- B. If early discharge was denied, the Individual on release shall remain under the jurisdiction of the Illinois Department of Corrections Parole Division.
- C. The Subsequent Early Discharge Review request must state how the individual has met the Board's prior order for a subsequent review. All requests and supporting documents must be sent to the Prisoner Review Board's office at **319 E. Madison Street, Suite A, Springfield, IL 62701, Attn: Early Discharge Liaison**.
- D. The Early Discharge Review must include the Individual's first and last name, Individual's Illinois Department of Corrections' number, and the date of initial denied hearing.
 - 1. The Early Discharge Review document cannot be more than 10 pages in length. The Chairman of the Prisoner Review Board may, in his or her discretion, authorize Petitioner to submit additional pages upon request.
 - 2. The Prisoner Review Board has created a form that may be used for subsequent Early Discharge Review, but it is not required that this form be used.
 - 3. The Subsequent Early Discharge Review may include additional reasons for requesting the discharge be granted.
- E. Three Members of the Board shall review the record within 30 days upon receipt of the subsequent Early Discharge Review. The Early Discharge Review decision shall be made by a majority of the Subsequent Early Discharge Review Panel.
- F. The standard that the Subsequent Early Discharge Review Panel shall use is whether the information received for the review meets the criteria that was requested in the initial early discharge request.
- G. Oral arguments in support of the request will not be permitted.
- H. The decision shall be made in a closed session.
- I. The Subsequent Early Discharge Review Panel may approve or deny the decision. Decisions of the panel are final.
- J. The Prisoner Review Board shall notify the Individual or Individual's attorney of their decision in writing within 10 business days after such decision has been made.



STATE OF ILLINOIS PRISONER REVIEW BOARD

SUBSEQUENT EARLY DISCHARGE REVIEW FORM

Request of subsequent Early Discharge Review in the case of:

Name (Last, First)	IDOC Number
Attorney Name:	Attorney Signature:

State briefly your reason for request: (Attach any necessary documentation to this form) DATE OF BOARD INITIAL DECISION BEING REVIEWED:

The Board has reviewed the **Subsequent Early Discharge** in your case and has determined that early discharge is hereby:

[] Discharge GRANTED [] Discharge DENIED

Rationale, if denied:

□ Individual currently in custody/Illinois Department of Corrections' warrant has been issued. (F1)

- □ Evidence does not meet the requested documentation. (F2)
- □ No evaluation completed for IPRB orders/No participation as ordered for treatment. (F3)
- □ AWOL Unauthorized Movement. (F4)
- □ Positive drug tests during this Parole/Mandatory Supervised Release term. (F5)
- □ Early release deprecates the seriousness of the offense and/or promotes disrespect for the law. (F6)
- □ High recidivism for violent crimes. (F7)
- □ Arrests or new convictions during the submission period. (F8)
- □ Early release may have an adverse effect on public safety. (F9)
- □ Multiple weapons arrests/sentence(s). (F10)
- □ Felony or misdemeanor assaultive behavior. (F11)

Illinois Prisoner Review Board: