CIVIC CENTER, SAIPAN, MARIANA ISLANDS

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Commonwealth

Register

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CONTENTS

The Commonwealth Register is editorially organized according to the Commonwealth or other agency issuing the documents published or having an immediate administrative or enforcement concern over them. Listing in these contents or publishing in the sections that follow in this manner is for public information and has no legal significance.

Proposed Regulations:

Proposed Rules and Regulations, Conditions of Parole, Revocation of Parole, Parole Officer Duties, Forms and Public Notice, Board of Parole.

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There are no restrictions on the republication of material appearing in the Commonwealth Register.

PUBLIC NOTTCE

FROPOSED: CONDITIONS OF PAROLE NOTIFICATE A OF PAROLE HEARING NOTIFICATION TO THE PETITIONER OF PAROLE HEARING PUBLIC NOTIFICATION OF PAROLE HEARING NOTICE OF PAROLE DECISION (CHIEF OF POLICE) NOTICE OF PAROLE DECISION (PETITIONER) **RULES FOR APPEAL** CERTIFICATE OF PAROLE AUTHORIZATION TO DISCHARGE PAROLEE FINAL DISCHARGE FROM PAROLE NOTICE OF WARNING NOTICE OF CHANGE IN PAROLE CONDITIONS PAROLE VIOLATION REPORT ARREST AND DETENTION WARRANT PAROLE REVOCATION FINDING AND ORDER PAROLE VIOLATION HEARING PAROLE OFFICER DUTIES MONTHLY REPORT ON PAROLEE

The Secretary, Board of Parole, Commonwealth of the Northern Mariana Islands on behalf of the Chairperson and in accordance with Public Law 1-8, Title I, Chapter 8, Commonwealth of the Northern Mariana Islands, Rules and Regulations adopted by the Board of Parole and other applicable laws of the Commonwealth, is proposing to promulgate the above stated forms and procedures for the orderly operation of the Board of Parole.

The Proposed Conditions of Parole include the following subjects: General and Special conditions of parole, Change of Special conditions while on parole and the Interstate compact for the Supervision of Parolees.

The Proposed Parole Revocation includes the following subjects: Grounds for revocation, procedure for arrest, final revocation hearing, when held, it's purpose, the procedure, continuances, witnesses and format.

Copies of the proposed forms and procedures may be obtained from the Secretary, Board of Parole, P. O. Box 690, Saipan, CM. 96950.

The Board of Parole is soliciting views and opinions, facts and data for or against the proposed forms and procedures from the general public.

Anyone interested i commenting on the proposed forms and procedures may do so by submitting in writing to the Board of Parole, P. O. Box 690, Saipan CM. 96950, within 30 days from the date this notice is published in the Commonwealth Register.

Marty W. R. Taylor, Secretary

CONDITIONS OF PAROLE

A. PAROLE CONDITIONS

Parole allows an inmate to remain in the community as long as he adheres to certain conditions imposed by the Board. These conditions are set forth in the parole certificate which is signed by the inmate.

His signature indicates acceptance of these conditions and acknowledgement that noncompliance may result in return to the Prison.

Conditions are of two varieties: those uniformly imposed on all parolees, and those imposed on a case by case basis according to the needs of the individual offender.

- 1. General Conditions are:
- a. I will comply with all laws.
 - b. I will report prompty and regularly to my parole officer, as instructed.
 - c. Before I change my residence, I will report to my parole officer in person and inform him of my new address.
 - d. I will make a diligent effort to maintaining gainful employment unless excused by the Board of Parole.
 - e. I will report to my parole officer in person before I change my employment; and if terminated, I will promptly notify my parole officer.
 - f. I will obtain permission from my parole officer prior to leaving the Island of Saipan or the Northern Mariana Islands. Should I leave the Commonwealth of the Northern Mariana Islands without permission or over stay when permission has been given to leave and return by a date certain, I do hereby waive extradition to the Commonwealth of the Northern Mariana Islands from any jurisdiction in or outside the United States where I may be found and also that I will not contest any effort by any jurisdiction to return me to the Commonwealth of the Northern Mariana Islands.
 - g. I agree that upon being arrested, detained, or questioned by a law enforcement officer I will identify my self as a parolee by presenting to the Officer my Parole Identification Card, which I will carry at all times. I also agree to advise my parole officer of this contact within 24 hours.
- 2. Special Conditions vary, but in imposing them the Board is guided by the following criteria:
 - a. reasonable relationship between the condition imposed and the inmate's previous conduct, present situation and capabilities;
 - b. reasonable balance between the parolee's liberty, expression, association and the community's saftey, and
 - c. Sufficient specificity to aid in supervision and conduct.

Page Two Board of Parole Conditions of Parole

B. CHANGE OF SPECIAL CONDITIONS WHILE ON PAROLE

Either the Board of Parole, the parole officer or the parolee may initiate, in writing, a request for a change in Special conditions.

If the parole officer feels that a special condition should be added to the parole certificate, the parole officer shall notify both the Board of Parole and the parolee of the new condition. Notice to the parolee shall be in writing and shall include an explanation of the procedure for appeal; the parolee shall be asked to sign this notice, acknowledging his understanding of the new condition and the right to appeal its imposition. While the parole officer may temporarily impose this condition, the final decision is made by the Board of Parole.

If a parolee sesires clarification of a condition or change in condition, he may apply to his parole officer or directly to the Board of Parole for consideration of a change in condition. If a parolee applies directly to the Board, his parole officer will be asked to comment on the parolee's request.

C. INTERSTATE COMPACT FOR THE SUPERVISION OF PAROLEES

The Commonwealth of the Northern Mariana Islands is authorized to enter into compacts with other participating states and territories for supervision of parolees. The Commonwealth may be either a sending or receiving state. The Compact prescribes rules for the transfer, retaking, and receiving of parolees.

In WITNESS HEREOF, the undersigned have executed these Conditions of Parole this ______day of _____, 1979

Rita C. Cabrera, Chairperson	
Victor B. Hocog, Vice Chairpe	erson
Marty W. K. Taylor, Secretary	Y
Hedwig V. Hofschneider	
David H. Marciano	
Permin C. Maratita	
Jose T. Villagomez	

BOARD OF PAROLE

SAIPAN, MARIANA ISLANDS

NOTIFICATION OF PAROLE HEARING

TO: THE CHIEF OF POI OR HIS AUTHORIZE		LTH OF THE NORTHERN MARIANA IS
Please be advised th	nat the Board o	f Parole has received an ap-
plication for parole	e from <u>e en s</u>	per el la résure, labore éli
incarcerated in	en er en skaper er kalante forse er min er kommente er er	, Mariana Islands.
Accordingly, the Bos	ard has set the	date of
am/pm for	r a hearing of	this request. You are hereby
requested to deliver	r at that time	and date,
Maria (Maria de La Seria de La	together with h	is incarceration records, the
and the same		e offense(s) which resulted
in his incarceration	n, and any othe	r information you consider
relevent, to		
tasaktonya kihat angan pasak		
ymadêgayê	Walle Black	SECRETARY, BOARD OF PAROLE
	* * * * * * * * * * * * * * * * * * *	
was delivered to the	e Chief of Poli	fication of parole hearing ce, CNMI or his authorized 1979 atam/pm.
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· 10 人名英克克斯克克	éta i o providerány	
		PAROLE OFFICER

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COMMONWEALTH OF THE HORTHERN MARRANA ISLANDS BOARD OF PAROLE

SAIPAN, MARIANA ISLANDS

NOTIFICATION TO THE PETITIONER OF PAROLE HEARING
70:
Please be advised that the Board of Parole has received your
parole petition. Having met, the Board has set the date of
day of, 1979 atam/pm, for hearing
any and all evidence you may wish to present to the Board in
support of your petitiom. Please bring with you any and all
materials, statements, and witnesses you wish to have present.
The Location of the meeting will be at
on the above day and time.
i de la composition de la composition SECRETARY
SECRETARY BOARD OF PAROLE
I certify that I have serveded a copy of the above notice of parole hearing to the petitioner named above atam/pm on day of, 1979.
Parala Officer

COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS BOARD OF PAROLE

SAIPAN, MARIANA ISLANDS

NOTIFICATION OF PAROLE HEARING

Notice is hereby given to all interested parties that a hearing
will be held on the day of, 1979 atam/p
for the purposes of considering a request for parole made by Any person wishing to make a
statement to the Board of Parole on this matter is requested to
be present at
at the date and time noted above. Any statements made to the Board should be written with seven copies.
The state of the s
BOARD OF PAROLE
I certify that a copy of the above notice was delivered to/posted at
Parole officer
TO COURT A VICE OF THE PARTY OF THE A COURT OF THE BUSINESS WE THE PARTY OF THE PAR

TERRITATION OF THE

BOARD OF PAROLE

NOTICE OF PAROLE DECISION

TO: The Chief of Police, Commonwealth of the Northern Mariana Islands or his authorized representative.
WHEREAS,, a prisoner in the Common-
wealth jail on, Mariana Islands has applied
for parole with this body as provided for in the Constitution
of the Commonwealth of the Northern Mariana Islands and,
WHEREAS, the Board of Parole has met and considered the
application of and made a decision to
grant parole to said applicant.
NOW THEREFORE, you are directed to release
from custody immediately and without
unnecessary delay. This document shall serve as adequate
notice of parole to you and said prisoner must be released
from the jail no later than twentyfour (24) hours from the
time this document is delivered to the Office of the Chief of
Police, Commonwealth of the Northern Mariana Islands or his
authorized representative.
Dated thisday of
Secretary, Board of Parole
I certify that a copy of this Notice of Parole decision was delivered to the Office of the Chief of Police, CNMI at Susupe, Saipan, Mariana Islands on day of, 1979 at

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Board of Parole

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	and the first of the control of the
The	Commonwealth of the Northern Mariana Islands, Board of Parol on this day of , 19 given your case
cons	sideration and has arrived at the following decision:
en e	1. That you be paroled.
	2. That you be paroled, subject to placement by the Parole
	Officer. The dies in a at the control of the arriver of the control of the contro
	3. That you be paroled, subject to the following special conditions: 4. That your case be continued to
***************************************	5. That you be denied parole, because of the following:
If he	you wish to appeal this decision, see the Parole Officer and will provide you a copy of the procedure for appeal.
ole whe	Board of Parole is a separate entity created by Law to par- or revoke parole at this prison. The official of the prison re the Board of Parole holds its hearing act in an advisory acity only and have no control over the decisions of the Boar
* *	

Secretary, Board of Parole

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Board of Parole

APPEAL

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Marty W. K. Taylor, Secretary

Fermin G. Maratita

Jose T. Villagomez

CERTIFICATE NO.

CERTIFICATE OF PAROLE
I,
as instructed. 3. Before I change my residence, I will report to my parole officer in person and inform him of my new address. 4. I will make a diligent effort to maintain gainful em-
ployment unless excused by the Board of Parole. 5. I will report to my parole officer in person before I change my employment; and if terminated, I will
promptly notify my parole officer. 6. I will obtain permission from my parole officer prior to leaving the Island of Saipan, or the Northern Mariana Islands. Should I leave the Commonwealth of the
Northern Mariana Islands without permission or over stay when permission has been given to leave and return by a date certain, I do hereby waive extradition
to the Commonwealth of the Northern Mariana Islands from any jurisdiction in or outside the United States where I may be found and also that I will not contest any effort by any jurisdiction to return me to the
Commonwealth of the Northern Mariana Islands. 7. J agree that upon being arrested, detained, or questioned by a law enforcement officer I will identify my-
self as a parolee by presenting to the Officer my Par- ole Identification Card, which I will carry at all times. I also agree to advise my parole officer of
this contact within 24 hours. 8. J will comply with the following conditions:
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「本名なAmpidの表現機能にはいかできるのです。」 Appearance of the decomposition of the deco
I will comply with any additional special conditions imposed by the Board of Parole or by my parole officer with approval of the Board of Parole. I have read, or had read to me, and understand the above Conditions. I realize that failure to abide by any of the Conditions may result in my return to the prison as a parole violator.
WITNESS SIGNED
In consideration of, and subject to, the above conditions, the Board of Parole, acting under the laws of the Commonwealth of the Northern Mariana Islands, hereby grant the privilege of Parole to
such parole to become effective on

or until such inmate is discharged in accordance with the laws

Board of Parole

of the Commonwealth of the Northern Mariana Islands.

in effect until

, and continued

To	* **	the total and saying the end of the
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WHEREAS,_		No.
paroles f	rom the	rnameto steller es classes in the
opinion of	f the Board of Parole, is no long	er in need of super-
	ou are hereby authorized to disch	
	, from cu	stody, and a discharge
certificat	te shall be issued.	coeter ell gertale partice
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	Secretary of	f Board of Parole
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FINAL DISCHARGE FROM PAROLE

An individual's parole is terminated on his parole discharge date, which is mathematically determined in accordance with sentence and institutional good conduct deductions. A prisoner paroled on a life sentence must successfully complete ten years of supervision before discharge. However, the Board may otherwise discharge a parolee before his parole discharge date if it appears that the person is no longer in need of supervision. Either the parole officer or the parolee may request that the Board grant an early discharge by contacting the Board of Parole in writing stating the reasons for such request.

Normally, the Board will not discharge a parolee unless he successfully abides by the conditions of his parole for a period of at least one year. The Board considers discharges in less than one year under special circumstances.

Once a decision is made granting early discharge, the Board of Parole shall notify the appropriate institution of the discharge.

IN WITNESS HEREOF, the undersigned have executed this Final Discharge From Parole this _______ day of _______, 1979.

Hedwig V. Hofschneider

Rita C. Cabrera, Chairperson

David H. Marciano

Victor B. Hocog, Vice Chairperson

Fermin C. Maratita

Marty W. K. Taylor, Secretary Jose T. Villa gome?

NOTICE OF WARNING	Date
To:	Inst. & NO.
Parole Officer that the matt lations of parole and are co	nat I have been warned today by my ters listed below are possible vio- ontrary to my own interest, the int- the rules and requiations governing
	en e
ara in the same of the same	enteración de la cadaga de minima apida apaga and Antenación de la cadaga acoda ante da apagajaja
comply fully with the instru	intent of this warning and agree to actions of my supervising officer so of return to prison as a parole
Witness:	The second of th
Parole Officer	Parôlee

NOTICE OF CHANGE IN PAROLE CONDITIONS

		Date	
To:	garage the department of the transfer high the control of the cont	Inst. & No.	
Subject: Special	Condition of Parc	ole	
Ori	Parc	ole Office	
requested that the	e following Speci	al Condition(s)	of Parole be
added to your par			
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The new condition at Parole will determ new condition(s). You have the right addition of the all Officer will notice and contest the conviting, for an all forward the advised of your land my right to constall forward the within 48 hours of become null and volume.	shall be reviewed in the whether to me to appear at the cove mentioned configuration (s) or you oppearance before request to appear request. The configuration is a supported to the second of this first income or sail	ad on At this time the lake permanent or the hearing and control of the late of late of the late of	remove the ntest the Parole n to appear request, in ole. fficer will condition(s) arole Officer rd of Parole
PAROLEE	ATT DATE	PAROLE OFFI	CER

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PAROLE	VIOLATION REPORT	
TO: CHA PROM:	IRPERSON, BOARD OF PAROLE	entitis energi opi pilakus da dasaksagii kerangan ara ara kum asasaksagan saks kar
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Board of Parole

ARREST AND DETENTION WARRANT

(Pursuant to Public Law 1-8, Title I, Chapter 8, Commonwealth of the Northern Mariana Islands)

	or to any State Police, Sheriff or rized to serve criminal process and
Loss British Grands	of the state of th
	. WHEREAS
situated at Saipan, Norther	of the Northern Mariana Islands Prison on Mariana Islands lawfully committed, Northern Mariana Islands by the
Court, after conviction and	d sentence for the crime(s) of
AND WAS, on	lay of 19 released
and; WHEREAS, satisfactory evide	day of , 19 released Parole from the institution aforesaid ence has been presented to an officer at the said
has violated the conditions officer of the Board of Par this Warrant of Arrest of s	of his parole, the undersigned, cole, hereby orders the issuance of said
wherever found in your juri Public Law 1-8, Title I, Ch Mariana Islands, take him/h until a hearing is held by the parole of said	isdiction and, in accordance with hapter 8, Commonwealth of the Northern her safely to a jail to be detained the Board of Parole to determine if shall be with as to law and justice.
21·46· 6월	Given under my hand this
	day of, 19
	Officer, Board of Parole
(The following to be compl time of service of warrant)	leted when parolee is confined at the
that on the within Warrant to	(Officer or Jail Keeper) certify , 19, I presented a copy of
Witness_	Signed

PAROLE REVOCATION

A. GROUNDS FOR REVOCATION

The Board of Parole may revoke parole when it finds that the parolee has violated one or more conditions set forth in it his parole certificate.

If the alleged violation is a pending criminal charge, it is the policy of the Board of Parole, absent exigent circumstances, to defer the revocation hearing until the charge has been disposed of by the court. "Exigent circumstances" exist when, in the opinion of the parole officer, the parolee poses a serious threat of imminent harm to himself or the community. Once a parolee is convicted, however, the conviction is sufficient basis for revocation.

B. PROCEDURE

- 1. Summary: The procedure adhered to by the Board of Parole is as follows: Upon the issuance of a parole violation warrant and the parolee's subsequent arrest on the warrant, a hearing is held before the Board of Parole for final adjudication of charges. The procedure is outlined in detail below.
- 2.. Arrest: The parole revocation process is initiated upon arrest of the alleged parole violator upon warrant of arrest, or any other arrest by the parole officer or any other law enforcement officer. The parole officer may arrest a parolee without a warrant in appropriate cases; however, if the parole officer does not obtain approval from any officer of the Board of Parole for a warrant by the close of the next business day, he must release the parolee from custody by mid-night.
- 3. Final Revocation Hearing: a. When Held. Whenever a parolee is arrested on a warrant issued for an alleged violation or pursuant to any other lawful arrest, a hearing shall be held within a reasonable time after the arrest of the parolee at or near the place of the alleged violation. If the hearing is not held within 10 days, the parolee shall be released from custody, without bail, on the same terms and conditions as were in effect at the time of arrest and also agreeing to appear before the Board of Parole at it's next scheduled meeting. The date, time and place shall be given to the parolee upon his release.
- b. Purpose. The final hearing shall determine (1) Whether the alleged violator has in fact committed an act(s) which constitute(s) a violation of of the conditions of parole, (2) Whether the act(s) is (are) of such a nature as to warrant revocation of parole.
- c. <u>Procedure</u>. The alleged violator shall be given a copy of the form entitled, "Final Hearing Notice. This notice informs the parolee of the time and place of the hearing, the violations alleged against him, his right to confront and present witnesses and right to introduce documentary evidence.

在汽车 网络比例多个 电声电影的过程 超氧基层弹簧的复数轻轻重

- d. Continuances. If the alleged parole violator desires a continuance, he shall appear at the scheduled hearing and notify the Board of Parole in person that he desires a continuance.
- e. Witnesses. If the parolèe elects to be confronted by adverse witnesses, he shall be given the names of those witnesses at least three days prior to the Board of Parole hearing, if possible. If the parolee elects to call witnesses on his own behalf, it is his responsibility, (or the responsibility of counsel, if any, to notify them of the hearing, although if requested, the Board will undertake to do so in emergency situations.

The Board of Parole has the power to subpoena witnesses. f. Format of Hearing. The Board of Parole tape records

violation hearings, which are in two phases:

(1) Adjudicatory Phase. (Proof of Violation). Proof of violation of criminal law shall be sufficient if an official record of conviction is received into evidence. If the parolee elects to confront adverse witnesses designated above shall be permitted to testify. Rebuttal witnesses may be called. All witnesses shall be subject to examination by members of the Board of Parole, the parole officer, and the parolee or his counsel. If the parolee waives confrontation by adverse witness(es), official parole violation reports and other official records may constitute proof of violation without testimony from the parole officer or other witness(es).

After prosecution and defense presentations have been concluded, the Board of Parole shall deliberate in executive session and announce its finding(s). If the Board of Parole finds that a violation has been committed, it shall state orally and in writing the reasons for violation. In addition, within 10 days the Board of Parole shall sent the inmate a memorandum restating in more detail the reason for finding the violation.

(2) <u>Dispositional Phase. The Board will receive into evidence official records concerning new conviction or non-criminal violation of parole conditions and oral and written state-from the parolee, his counsel and other persons having information relative to the case.</u>

The range of dispositional alternatives include: (a) sustaining parole; (b) denying time served; (c) denying the parolee a specified period of time; (d) countinuing the hearing until the expiration of a concurrent criminal code sentence when the inmate is again eligible for parole; (e) discharging the parole to begin serving a new sentence, either immediately or after a specified period of time.

i sa maranda kanalasi. Taran kalendar				
Rita C. Cabrera, Chairperson	Hedwig	V. Hofsc	hneider	
Victor B. Hocog, Vice Chairperso				

Jose T. Villagomez

FINDING AND ORDER PAROLE VIOLATION HEARING		
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1. You have been charge with viol		
ation(s) as to violation is (are) as	follow:	
		enthyddiol yr y Miller Maeth yr a mil yngag e asgruendd y feel Millia e'r enthyd
arana ^{Alba} ssa ya Cal		
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held at and counsel appeared:		
3. After hearing the Board of Par	ole found you	in/not in
violation of parole on the following	기계를 가는 일을 걸려보고 있다.	and the second of the second o
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n vin synene genvære er flang visk stille er et s. 1984 - New Stillingsvill kallegener stille vinensk		
4. As a result of its findings, t	he Board of Par	cole made the
following disposition:	a na aite ei a chaoine, ne Chaoine ann an Chaoi	
er eksplika ye san kesen ay pi		
5. In determining disposition, th		The second second
the following factors:	n de Salve de Marie de Milieur. Tito de la Production de La	er Nikola i Aydali bari Wanazi ku
Addition to the confidence of the second		
Dated:		
Board		

It is the duty of the Parole Officer of the Commonwealth of the Northern Mariana Islands to:

- 1. Supervise all persons on parole in the Commonwealth of the Northern Mariana Islands.
- 2. Work with those individuals to analyze their needs and aid them with appropriate action, referrals, and supervision to satisfy those needs and achieve a successful period of parole.
- 3. Take appropriate action when necessary, to provide discipline to the parolee in order that the parolee can avoid violating the terms of parole
- 4. Help the Parole Board in setting up the individual conditions of parole for each parole and to make recommendations, as necessary, to modify those conditions.
- 5. Report on a monthly basis to the Secretary of the Parole Board on the status of each parolee in the Commonwealth. This report shall include but not be limited to the following:
 - (a) Name and address of the parolee, noting particularly any changes of address.
 - (b) The length of the parole term and the amount of the term remaining to be served.
 - (c) Notation of any and all contacts with the parolee
 - during the past month.
 (d) Notation of any and all referrals to other programs or agencies.
 - (e) Evaluation of the parolee's current home and work environment.
 - (f) Evaluation of the parolee's behavior during the past
 - (g) Indication of any and all written or verbal warnings given to the parolee and the reasons for said warnings.
 - (h) Any suggestions to the Board of Parole concerning the modification of the parolee's terms of parole and the reasons for that modification.
 - (i) Any recommendations to the Board concerning partial or total revocation of the parolee's parole and the rationale for the revocation.

The Parole Officer shall respect as much as possible the privacy of the parolee. He shall make home and work visits only as frequently as they are necessary to ensure that the parolee is following the conditions of his parole. Further, the Parole Officer shall not release any personal information on the parolee that he has gathered in the course of his duties without first obtaining the written permission of the Secretary of the Parole Board and then only when the requestor has a valid reason for the information.

BOACD OF THE

SARPAN, MARIAMA ISLAMOS

TO: SECRETARY BOARD OF PAROLE	
FEO11: PAROLE OFFICER	DATE:
SUBJECT: MONTHLY REFORT ON FAROLEK	
NAMS:	A68:
Address:	
PAROLED ON: RELEASE DAY	
MONTHLY CONTACTS:	
REQUIRED:	·.
ADDITIONAL (including reason):	
EMPLOYEMENT:	
NAME OF EMPLOYER:	
PLACE OF WORK:	
EVALUATION:	
PAROLEE BEHAVIOR IN GENERAL:	
and the second s	
WORK:	
DISCIPLINARY ACTION IF ANY, AND REAS	ons:
RECOMMENDATIONS TO BOARD, IF ANY:	
	<u> </u>
•	OFFICER
PAROLE	OFFICER

BOARD OF PAROLE

SATPAR, MARYAMA ISLANDS

TO: SECRETARY BOARD OF PAROLE	
FROM: PAROLE OFFICER	DATE:
SUBJECT: MONTBLY REPORT ON PAROLEE	
NAME:	AGF :
ADDRESS:	
	DATE:
MONTHLY CONTACTS:	
REQUIRED:	
ADDITIONAL, (including reason):	
EMPLOYEMENT: NAME OF EMPLOYER:	
PLACE OF WORK:	
EVALUATION: PAROLEE BEHAVIOR IN GENERAL:	indicación — authorizante construir e que materiale plus a para después de la seguina
WORK:	
DISCIPLINARY ACTION IF ANY, AND	REASONS:
RECOMMENDATIONS TO BOARD, IF ANY:	
PAR	OLE OFFICER