Oregon Board of Parole and Post-Prison Supervision Hearings Chart*

Hearing Type	Definition	ORS/OAR
Prison Term (PT)	Hearing held to establish a prison term by setting a parole consideration hearing date, a projected parole release date, or choosing not to set a parole date under the substantive law in effect at the time of the commitment offense(s). Parole conditions may be set.	ORS 144.120; OAR Chapter 255, Divisions 30 and 35
Personal Review (PR)	Hearing to determine whether an offender's progress indicates outstanding reformation so as to warrant a reduction in the prison term. At least two weeks prior to review, offender may submit evidence of achievement in dealing with problems present at the time of incarceration and associated with criminal conduct, <i>e.g.</i> , substance abuse treatment, anger management, sex offender treatment or self-study. Also considered are the seriousness of the crime(s), and the protection of the public.	ORS 144.122; OAR Chapter 255, Division 40
Parole Consideration (PCRP)	Hearing for offenders sentenced by the trial court as a "dangerous offender" to determine whether a dangerous offender's condition is absent or in remission. A psychiatric or psychological evaluation will be reviewed, as well as other information required by statute. If the dangerous condition is absent or in remission, or if the Board concludes that an offender can be adequately controlled with supervision and treatment, a parole release date may be set. Upon deferral, another parole consideration hearing date will be scheduled in two years.	ORS 144.226, 144.228, 144.232; OAR Chapter 255, Divisions 36 and 37
Exit Interview (EIPS)	Hearing for matrix offenders (crime committed before November 1, 1989), sentencing guidelines murderers and aggravated murderers after successful MR hearing, and matrix dangerous offenders under certain circumstances, where the Board may review psychiatric or psychological evaluations, offender's conduct while confined, and the offender's parole plan. Projected parole release date may be affirmed or deferred for up to two years. Parole conditions may be set.	ORS 144.125, 144.228; OAR Chapter 255, Division 60
Murder Review* (MR) *Note: pending rule changes for non- contested cases	Hearing to determine whether or not the inmate is likely to be rehabilitated within a reasonable period of time so that the offender's sentence may be converted to life with the possibility of parole, post-prison supervision, or work release.	ORS 163.105, ORS 163.115; OAR Chapter 255, Division 32
Parole Postponement (PP)	Hearing after Board receives a report of serious misconduct and a recommendation from DOC to determine whether the parole release date should be postponed for serious misconduct during confinement. The extension of the prison term can be from 5% to 100% of the prison term, but no more than five (5) years. Inoperative (escape) time will be added.	OAR Chapter 255, Division 50
Parole Hearing (PH)	Interview of offender who is under the "Discretionary System" (crimes committed before 1977 legislative change). Review of offender's personality, responsibility, intelligence, training, family and community support, employment history, past use of drugs or alcohol, disabilities, prior criminal record, attitude toward law and authority, conduct in the institution, program participation, performance during previous parole or probation and parole plan. Conducted every two years; may result in the setting of a parole date.	Pre-1977 ORS
Predatory Designation (PD)	Hearing to determine if an offender who meets the criteria to be designated a Predatory Sex Offender is currently exhibiting behavior that warrants the designation.	ORS 181.585 through 181.587; OAR 255-060-0011; OAR 255-060-016
Future Disposition (FD)	Hearing conducted after revocation of parole or (in limited circumstances) PPS to determine whether the offender should be re-released onto parole or PPS, or should serve a further term of imprisonment.	ORS 144.315 through 144.395; OAR Chapter 255, Division 75
Administrative Review (AR)	Hearing conducted on a specific issue where it has been found that prior Board action is not supported by the written findings; the written findings are inaccurate; pertinent information was not considered at a prior hearing; the action was inconsistent with Board rules or policies; or there is a change in the rules or statutes or a prison sentence.	OAR Chapter 255, Division 80