Pre-Release Rescission/Review Previous Order (RPO - NAC 213.545):

(Revised/Approved May 27, 2021)

- 1. The Board may rescind the parole of an inmate after granting parole before the inmate is released from prison. If an inmate is scheduled to be released on parole in less than three working days after the Department or the Division becomes aware of information providing grounds to rescind the parole of the inmate, to include violations of Nevada Department of Corrections Administrative Regulation 707 (AR 707 Inmate Disciplinary Process), the Department or Division may:
 - a. Delay the release of the inmate on parole for not more than three working days after the inmate's scheduled release date;
 - b. Provide any Board member written notification of the grounds to rescind parole and inform the Board that the inmate's release has been delayed; and
 - c. Request a member of the Board to order the further delay of the inmate's release.
- 2. If a member of the Board becomes aware of information providing grounds to rescind the parole by way of written notification as detailed above, the member of the Board may order the delay of the release of the inmate to allow time for the Board to consider rescinding the parole.
- 3. If the member of the Board, after receiving written notification, does not order the delay of release of the inmate on parole withing within three days after the scheduled release date, the inmate must be released.
- 4. If a member of the Board orders the delay of release of an inmate on parole, the Board will, as soon as practicable:
 - a. Authorize the release of the inmate, if a majority of the members of the Board state in writing that the parole should not be rescinded; or
 - b. Schedule a meeting to consider whether to rescind the parole of the inmate.
- 5. An inmate who has received a grant of parole and has not been scheduled for release or has not reached their eligibility date is subject to a reconsideration hearing if the Board becomes aware of information which provides grounds to rescind the parole. This may include, but is not limited to, major violations of the inmate disciplinary procedure, changes in sentence structure, inmate escapes, or if a documented victim statement was not received.