STANDARD CONDITIONS OF PAROLE

as per clause 219A(1A) of the Crimes (Administration of Sentences) Regulation 2014

While you are on parole:

- 1. You must be of good behaviour.
- 2. You must not commit any offences.
- 3. You must adapt to normal lawful community life.

When you are first released on parole:

- 4. You must report:
 - a) to a community corrections officer at a time and place directed, or
 - b) if you have not been given a direction, to a Community Corrections office within 7 days of your release.

While your parole is supervised:

- 5. You must report to a community corrections officer at the times and places directed by the officer*.
- 6. You must comply with all reasonable directions from a community corrections officer about:
 - a) the place where you will live
 - b) participating in programs, treatment, interventions or other related activities
 - c) participating in employment, education, training or other related activities
 - d) not undertaking specified employment, education, training, volunteer, leisure or other activities
 - e) not associating with specified people
 - f) not visiting or frequenting specified places or areas
 - g) ceasing drug use
 - h) ceasing or reducing alcohol use
 - i) drug and alcohol testing
 - j) monitoring your compliance with the parole order
 - k) giving consent to third parties to provide information to the officer that is relevant to your compliance with the parole order.
- 7. You must comply with any other reasonable directions from a community corrections officer.
- 8. You must permit a community corrections officer to visit you at the place where you live at any time, and permit the officer to enter the premises when they visit you.
- 9. You must notify a community corrections officer if you change your address, contact details or employment. You must do this before the change occurs if practicable, or within 7 days of the change occurring.
- 10. You must not leave New South Wales without permission from a community corrections manager.
- 11. You must not leave Australia without permission from the State Parole Authority.

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(Administration of Sentences) Regulation). This does not apply to those whom section 1200 of \$100 of the Act applies.	
(Administration of Sentences) Regulation]. This does not apply to those whom section 128B or s160 of the Act applies.	
is in force extend the period of supervision by, or impose a further period of supervision of, up to 3 years at a time [Regulation 214 of the Crim	es
lesser of 3 years or the period that the parole order is in force. In the case of a serious offender, the Parole Authority may while the parole orc	ler
For the purposes of Section 126C (2) of the Act, the period of supervision under a supervision condition imposed on a parole order is t	

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I,	acknowledge that I understand the conditions of my parole order.				
Signed	[(Offender)	DateWitn	ess		
he offender was released from custody on					
Signed		(Governor)	Date		