POLICY and PROCEDURE:

A. The Board shall avoid unnecessary conditions of mandatory reentry supervision to reduce or minimize the potential for failure by the offender based on technical violation of conditions that are not substantially related to public safety or reduction of recidivism. Certain conditions may be imposed to fulfill a court order, a correctional program recommendation or a statutory mandate, or as a protection to the community or victim.

B. Conditions of mandatory reentry supervision release

   (1) General conditions for release

      The mandatory reentry supervision offender shall:

      (a) Report to his Parole Officer immediately upon arrival at his destination and submit a report in writing once a month, or more if directed by the officer;

      (b) Permit his Parole Officer to visit his home and place of employment at any time;

      (c) Not indulge in the use of a nonprescribed controlled substance or alcohol;

      (d) When directed to do so by the Parole Officer, submit to random tests of blood, breath, saliva, or urine to determine the existence of any illegal substances in his system;

      (e) Work regularly and support his legal dependents; if unemployed, he shall report this fact to his officer and make every attempt to obtain other employment;

      (f) Not associate with a convicted felon except for a legitimate purpose, including family, residential, occupational, or treatment;
(g) Not visit with an inmate of a penal institution without permission of his Parole Officer;

(h) Not leave the state, district, or residence, or change employment without written permission of his Parole Officer;

(i) Not be permitted to purchase, own, or have in his possession a firearm or other weapon;

(j) Not violate any law or city ordinance of this state, any other state or the United States;

(k) Not falsify any report to his Parole Officer;

(l) Not have the right to register for voting purposes and may not hold office; if he registers or reregisters prior to restoration of his civil rights, he shall be in violation of the law which carries a maximum penalty of five (5) years in prison pursuant to KRS 119.025;

(m) Comply with 501 KAR Chapter 1 and special instructions of his Parole Officer;

(n) Make reasonable efforts toward paying court ordered restitution, as directed by the Department of Corrections pursuant to KRS 439.3406(6); and

(o) Make reasonable efforts toward paying any sum payable to the Crime Victims Compensation Fund pursuant to KRS 346.185 as directed by the Department of Corrections pursuant to KRS 439.3406(6).

(2) Special conditions of mandatory reentry supervision release:

(a) If the results of the risk and needs assessment determines the offender has less than a GED, the offender shall work toward his GED/literacy while on mandatory reentry supervision.

(b) If the offender has a conviction for Driving Under the Influence (DUI) fourth or subsequent offense, the offender shall not drive a motor vehicle while on mandatory reentry supervision except for work purposes; any treatment purposes for self or immediate family (as defined by Corrections Policy and Procedure (CPP) 16.1); or activities associated as necessary for daily living, i.e., grocery, court, etc., as approved by the Parole Officer in advance.
C. An offender shall comply with all applicable provisions of an Interstate Compact for Adult Offender Supervision.