ARIZONA BOARD OF EXECUTIVE CLEMENCY BOARD POLICY #106

Draft Date: January 21, 2015	Policy #106
Effective Date: January 28, 2015	
Previous/New: January 14, 2014	Pages: 3
	Effective Date: January 28, 2015

PURPOSE

The purpose of this policy and procedure is to establish the criteria for the Chairman to authorize a two member quorum and set forth the determination of the vote for that hearing.

AUTHORITY

A.R.S. § 31-401

A.R.S. § 41-1604

A.R.S. § 31-412

PROCEDURE

106.01 Reasons and Types of Hearings

- 1.1. Two member Board panels shall be authorized to conduct the following hearings:
- 1) Revocation;
- 2) Recission
- 3) Work Furlough;
- 4) Parole;
- 5) Home Arrest;
- 6) Modification
- 7) Commutation, and
- 8) Pardon.

106.02 Two Member Panel Votes For a Parole, Home Arrest, Work Furlough, Modification or Pardon

- 2.1. If the vote is unanimous then the action passes or fails.
- 2.2. If the vote is tied then the matter is taken under advisement by the chairman who will cast the deciding vote on whether action passes or fails.
- 2.3. If the vote is tied and the Chairman is part of the two member panel, then the action fails.
- 2.4. Excluding pardon hearings, for those inmates convicted of a serious offense and the vote is unanimous, the Chairman must concur with that vote before the

action passes. If there is a tied vote, the action fails without going to the chairman because the vote has to be unanimous.

106.03 Two Member Panel Votes for Revocation Hearing

- 3.1. In a **Phase I** Revocation hearing, if the vote is:
 - 3.1.1. an unanimous vote then action either passes or fails.
 - 3.1.2. a tied vote then the matter is taken under advisement by the Chairman who will cast the deciding vote.
 - 2.1.3. a tied vote and the Chairman is part of the two member panel, then the action fails.
- 3.2. In a **Phase II** Revocation Hearing, if the vote is:
 - 3.2.1. an unanimous vote then the action passes or fails.
 - 2.1.2. a tied vote, then the matter is taken under advisement by the Chairman who will cast the deciding vote.
 - 2.1.3. a tied vote and the Chairman is a member of the panel, then the matter must be re-convened in order for additional Board member(s) to consider the action. The Board must make a decision regarding what action to take if they have found that the inmate has violated his conditions of release.

106.4 Two Member Panel Votes for Commutation Hearing

- 4.1. In a **Phase I** Commutation hearing, if the vote is:
 - 4.1.1. an unanimous vote then the inmate is either scheduled for a Phase II hearing or his application is denied.
 - 4.1.2. a tied vote then the matter taken under advisement by the Chairman who will cast the deciding vote on whether the inmate's application is scheduled for a Phase II hearing.
 - 4.1.3. a tied and the Chairman is part of the two member panel, then the action fails and the inmate's application for commutation is denied.
- 4.2. In a **Phase II** Commutation hearing, if the vote is:
 - 4.2.1. an unanimous vote then the action passes or fails
 - 4.2.2. a tied vote then the matter is taken under advisement by Chairman who will cast the deciding vote on whether a recommendation is made to the governor.

- 4.2.3. tied and the Chairman is part of the two member panel then the action fails and the inmate's application for commutation is denied.
- 4.3. If the Board *denies commutation* and the inmate committed an offense designated by statute under A.R.S. 31-403, the Board may vote to lengthen the period of time the inmate must wait before re-applying for commutation. If the vote is
 - 4.3.1. an unanimous vote then the matter must be forwarded to the Chairman and the Chairman must concur with the vote.
 - 4.3.2. a tied vote (regardless of whether Chairman is part of the Board) statute requires unanimous vote, so the action fails because A.R.S. 31-403(C) requires unanimous vote.
 - 4.3.3. If the Chairman is one of the two members in the unanimous vote, then no action can be taken and the matter should be considered by the board at a meeting where at least three members are present.

106.5 Matters Under Advisement by Chairman

- 5.1. When a matter is taken under advisement by the Chairman, the Chairman will review all the related documentation and audio within 5 working days of the Chairman's return from absence.
 - 5.1.1. Within 14 working days of the Chairman's return, the matter will be scheduled on the calendar noting it as a "Chairman's Vote and Determination" along with the type of hearing and inmate/offender's name.
 - 5.1.2. The Chairman will cast their vote and announce the determination in the open meeting. Interested parties shall be notified.

Implementation:

This policy was adopted by the Arizona Board of Executive Clemency in accordance with law.