

Earned Discharge Review Grid

Attachment A

12 Month Supervision											
1	2	3	4	5	6	7	8	9	10	11	12

18 month Supervision																	
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18

24 month Supervision											
1	2	3	4	5	6	7	8	9	10	11	12
13	14	15	16	17	18	19	20	21	22	23	24

36 month Supervision																	
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18
19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36

Time credits shall be granted as follows:

- For each full month of compliance with the terms of supervision an earned time credit of 1 calendar month shall be granted to the offender, except that the maximum amount of time credits earned may not exceed 50 percent of the supervision imposed and the time credits may not be used to shorten the period of supervision to less than six months.

Time credits shall be retracted as follows:

- Calendar month shall be retracted for any month, or portion of a month, during which the offender is incarcerated for any reason other than as a result of a sanction. This does not include book and release.
- Calendar month shall be retracted for any month, or portion of a month, in which an offender is on abscond status.
- Calendar month shall be retracted for any month, or portion of a month, in which the offender has been sanctioned while on supervision for the case under review.
- An additional calendar month shall be retracted for any month in which an offender has violated a no contact order.
- All time credits shall be retracted when an offender is arrested for a person to person crime while on supervision for the case under review.

Time credits may be restored as follows:

- Upon recommendation by supervising officer or designee and approval of the supervisory authority.
- When time credits were retracted based on an arrest for a person to person crime and the charges were subsequently dismissed/no complained/aquitted.
 - excluding any time credits retracted for any other reason
- Time credits restored may not exceed those previously retracted or those remaining on the case under review at the time of restoration.

An offender who objects to a supervision officer's determination that the offender is ineligible for the award of earned discharge credit may seek a review through the agency's grievance process.