INVESTIGATION THAT WILL ENABLE THE COMMISSION TO DETERMINE THE ADVISABILITY OF GRANTING PAROLE TO AN INMATE WHO:

- $\,$ (1) $\,$ HAS BEEN SENTENCED UNDER THE LAWS OF THE STATE TO SERVE A TERM OF 6 MONTHS OR MORE IN A CORRECTIONAL FACILITY; AND
- (2) HAS SERVED IN CONFINEMENT ONE–FOURTH OF THE INMATE'S AGGREGATE SENTENCE.
 - (B) MULTIPLE TERMS.

EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, IF AN INMATE HAS BEEN SENTENCED TO A TERM OF IMPRISONMENT DURING WHICH THE INMATE IS ELIGIBLE FOR PAROLE AND A TERM OF IMPRISONMENT DURING WHICH THE INMATE IS NOT ELIGIBLE FOR PAROLE, THE INMATE IS NOT ELIGIBLE FOR PAROLE CONSIDERATION UNDER SUBSECTION (A) OF THIS SECTION UNTIL THE INMATE HAS SERVED THE GREATER OF:

- (1) ONE-FOURTH OF THE INMATE'S AGGREGATE SENTENCE; OR
- (2) A PERIOD EQUAL TO THE TERM DURING WHICH THE INMATE IS NOT ELIGIBLE FOR PAROLE.
 - (C) VIOLENT CRIMES.
- (1) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH, AN INMATE WHO HAS BEEN SENTENCED TO THE DIVISION OF CORRECTION AFTER BEING CONVICTED OF A VIOLENT CRIME COMMITTED ON OR AFTER OCTOBER 1, 1994, IS NOT ELIGIBLE FOR PAROLE UNTIL THE INMATE HAS SERVED THE GREATER OF:
- $_{\rm 1.}$ $\,$ ONE–HALF OF THE INMATE'S AGGREGATE SENTENCE FOR VIOLENT CRIMES; OR
- 2. ONE-FOURTH OF THE INMATE'S TOTAL AGGREGATE SENTENCE.
- (II) AN INMATE WHO HAS BEEN SENTENCED TO THE DIVISION OF CORRECTION AFTER BEING CONVICTED OF A VIOLENT CRIME COMMITTED ON OR AFTER OCTOBER 1, 1994, AND WHO HAS BEEN SENTENCED TO MORE THAN ONE TERM OF IMPRISONMENT, INCLUDING A TERM DURING WHICH THE INMATE IS ELIGIBLE FOR PAROLE AND A TERM DURING WHICH THE INMATE IS NOT ELIGIBLE FOR PAROLE, IS NOT ELIGIBLE FOR PAROLE UNTIL THE INMATE HAS SERVED THE GREATER OF:
- 1. ONE-HALF OF THE INMATE'S AGGREGATE SENTENCE FOR VIOLENT CRIMES:
- 2. ONE-FOURTH OF THE INMATE'S TOTAL AGGREGATE SENTENCE; OR
- 3. A PERIOD EQUAL TO THE TERM DURING WHICH THE INMATE IS NOT ELIGIBLE FOR PAROLE.