212	completed all of the offender's case action plan components that relate to activities that can be
213	accomplished while the offender is imprisoned.
214	(b) The board shall determine whether to remit an offender's criminal accounts
215	receivable under this Subsection (5) in accordance with Section 77-32b-105 or 77-32b-106.
216	(6) In determining whether parole may be terminated, the board shall consider:
217	(a) the offense committed by the parolee; and
218	(b) the parole period under Section 76-3-202, and in accordance with Section
219	77-27-13.
220	(7) For an offender placed on parole after December 31, 2018, the board shall
221	terminate parole in accordance with the supervision length guidelines established by the Utah
222	Sentencing Commission under Section 63M-7-404, to the extent the guidelines are consistent
223	with the requirements of the law.
224	(8) The board may intervene as a limited-purpose party in a judicial or administrative
225	proceeding, including a criminal action, to seek:
226	(a) correction of an order that has or will impact the board's jurisdiction; or
227	(b) clarification regarding an order that may impact the board's jurisdiction.
227a	$\hat{S} \rightarrow \underline{(9)}$ A motion to intervene brought under Subsection (8)(a) shall be raised within 60 days
227b	after the day on which a court enters the order that impacts the board's jurisdiction.
228	Section 5. Section 77-27-5.4 is amended to read:
229	77-27-5.4. Earned time program.
230	(1) The board shall establish an earned time program that reduces the period of
231	incarceration for offenders who successfully complete specified programs, the purpose of
232	which is to reduce the risk of recidivism.
233	(2) The earned time program shall:
234	(a) provide not less than four months of earned time credit each for the completion of
235	up to two programs that:
236	(i) are approved by the board in collaboration with the [Department of Corrections]
237	department; and
238	(ii) are recommended programs that are part of the offender's case action plan; and
239	(b) allow the board to grant in [its] the board's discretion earned time credit in addition
240	to the earned time credit provided under Subsection (2)(a).
241	(3) The earned time program may not provide earned time credit for [offenders] an
242	offender: