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**CONGRATULATIONS!  
YOU ARE COMING HOME!  
The Texas Board of Pardons & Paroles  
GRANTED You FI-1 Release to Parole**

Dear Mr.:

We have been monitoring your file following the voting process and were just informed you received an FI-1.

FI-1--Release the offender when eligible;

This is the chance you have been waiting for, so do not do anything which could cause you to lose it such as receiving a disciplinary action. Your release can easily be withdrawn. My staff and I worked very hard putting together your parole package and representing you before the Board. Do not mess up.

It is very difficult to convince the Board to release an inmate. Currently the percentage rate is less than 33% for the crime of Possession of a Control Substance in DWI with a criminal history for which you received a 8-year sentence, but I was able to convince the Board to grant your release to parole. Most inmates serve at least 80% to 90% of their sentence if not their entire sentence. Inmates with your charge rarely receives parole. Continue doing all you can to change, keep a good attitude and remember the ultimate reward of going home. Remember, very few inmates are granted parole.

Once you are released to parole you must abide by all the stipulations and requirements placed upon you. Failure to do so exactly is like asking to be sent pack to prison. Should that occur, the chances of receiving parole again are greatly diminished.

Thank you for allowing me the opportunity to assist you. I wish you the very best of luck. If I can be of any further assistance to you or should you have any questions, please do not hesitate to contact me.

Sincerely,

**JAMES RANDALL SMITH  
ATTORNEY AT LAW**

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JAMES RANDALL SMITH

JRS:fdd  
Enclosures