

§7C1.5

unpaid or unserved at the time of revocation shall be ordered to be paid or served in addition to the sanction determined under §7C1.5 (Term of Imprisonment—Supervised Release), and any such unserved period of community confinement, home detention, or intermittent confinement may be converted to an equivalent period of imprisonment.

Historical Note

Effective November 1, 2025 (amendment 835).

§7C1.5. Term of Imprisonment—Supervised Release (Policy Statement)

Unless otherwise required by statute, and subject to an individualized assessment, the recommended range of imprisonment applicable upon revocation is set forth in the following table:

**Supervised Release Revocation Table
(in months of imprisonment)**

Grade of Violation	Criminal History Category*					
	I	II	III	IV	V	VI
Grade C	3–9	4–10	5–11	6–12	7–13	8–14
Grade B	4–10	6–12	8–14	12–18	18–24	21–27

Grade A (1) Except as provided in subdivision (2) below:

12–18	15–21	18–24	24–30	30–37	33–41
-------	-------	-------	-------	-------	-------

(2) Where the defendant was on supervised release as a result of a sentence for a Class A felony:

24–30	27–33	30–37	37–46	46–57	51–63.
-------	-------	-------	-------	-------	--------

*The criminal history category is the category applicable at the time the defendant originally was sentenced to a term of supervised release.

Commentary

Application Notes:

1. The criminal history category to be used in determining the applicable range of imprisonment in the Supervised Release Revocation Table is the category determined at the time the defendant originally was sentenced to the term of supervision. The criminal history category is not to be recalculated because the ranges set forth in the Supervised Release Revocation Table have been designed to take into account that the defendant violated supervision. *Example:* A defendant, who was originally sentenced in 2022, was determined to have a criminal history category of II due in part to having committed the offense “while under any criminal justice sentence.” See §4A1.1(d) (Criminal History Category) (Nov. 2021). For purposes of determining the applicable range of imprisonment in the Supervised Release Revocation Table, the defendant’s criminal