## SIXTH JUDICIAL DISTRICT DEPARTMENT OF CORRECTIONAL SERVICES PROBATION/PAROLE SEX OFFENDER CONDITIONS OF SUPERVISION AGREEMENT

ICON # Click here to enter text. Offender's Name: Click here to enter text.

I RECOGNIZE AND ACCEPT THAT BY BEING PLACED IN THE Community Based Program for Sex Offenders, I am subject to the terms and conditions of the standard probation/parole agreement. In addition, I understand that I am subject to the special conditions that are established below.

- 1. I will have no **DIRECT**, **INDIRECT**, or **PROXIMITY** contact with <u>ANY MINOR OR VICTIM</u> without prior approval of the Sex Offender Treatment Program (SOTP) staff, my Probation/Parole Officer and/or the Court/Work Release/Parole Board. I will not view or possess images/photos/videos/stories of my victim (s), minors, or individuals which depict victim (s) or minors without prior approval.
- 2. I will register and comply with the Iowa Sex Offender Registry in accordance with the Iowa Sex Offender Registration Laws. If I am allowed to travel out of state, I will follow all state registry laws where I am permitted to travel.
- 3. I understand my employment or any volunteer position will be reviewed and remains subject to approval by my Probation/Parole officer. I may be required to inform my employer of my supervision status/registry status.
- 4. I will abide by a curfew as established by the Department of Correctional Services.
- 5. I will not enter establishments where the primary source of income is the sale of alcohol without the approval of my Probation/Parole Officer.
- 6. I agree to participate in the Sex Offender Treatment Program until I have completed all treatment components. The Sex Offender Treatment Program's Treatment Team will determine when I have met those components. I will abide by all rules and conditions of the group contract. (Attachment B). I further agree to cooperate with any other treatment recommendations; monitoring programs including but not limited to: electronic monitoring, alcohol monitoring or electronic device monitoring; and assessments including but not limited to: polygraph/CVSA and psychosexual.
- 7. I will not purchase, possess or view sexually explicit materials or any material that may contribute to sexually deviant/concerning behavior. I will not enter any establishment in which the primary intent of the business is for sexual entertainment or of a pornographic nature including but not limited to: massage parlors, adult book stores/porn shops, or exotic dance clubs/strip clubs. I will not solicit or engage in prostitution.
- 8. I will inform all people with whom I have a close/intimate relationship with of my offense, in detail. If my offense was against a minor, I am prohibited from socializing or forming a romantic/sexual relationship with any person who has children without prior approval from my Probation/Parole Officer and/or the Treatment Team. I will not participate with any form of dating service without prior approval from the treatment team.
- 9. I will obtain advanced approval from my Probation/Parole Officer to attend any church or religious gatherings, social or community events such as fairs, festivals, and amusement parks.
  - a If my offense was against a minor, I will comply with requirements pertaining to **exclusion zones** as identified in the Iowa Sex Offender Registry. I will not knowingly be present within 100 yards of a park, school, day care center, swimming pool, beach, theater or other places where children under the age of 18 congregate without approval from my Probation/Parole Officer.

- 10. I have been informed of and I will pay the fixed Sex Offender Program (SOP) Fee as required by the Sixth Judicial District Department of Correctional Services (DCS).
- 11. I will comply with the Sixth Judicial Districts department policy on electronic device usage. I will comply with this policy as explained in writing. (Attachment A)
- 12. Additional contractual requirements to restrict access to my high risk situations:

Signed and witnessed this day of	, 20	
Click here to enter text., Click here to enter text.	Click here to enter text Signature	

## Page of Definitions

A minor is defined as anyone under 18 years of age. I will not view or possess images/photos/videos of my victim(s) or minors without approval.

**Direct Contact** is one-to-one contact with my victim and/or minor. This includes in-person visits, touching, talking, talking on the phone, written letters or notes, and/or being near my victim and/or minor.

**Indirect Contact** is making contact with my victim and/or minor through another person or any other type of communication form. This includes asking another person to tell my victim and/or minor something, asking another person to have my victim and/or minor to contact me, and asking another person to contact my victim to ask or answer questions. Indirect contact also involves sending, or receiving packages, delivering or receiving gifts, and/or delivering or receiving money.

**Proximity Contact** is being in the proximity of a minor (such as in the same house, yard, store, or restaurant) where communication could be established with a minor. Should incidental contact with minors occur, though not prohibited, the contact should be reported to your supervising officer immediately.

**Exclusion Zone** is defined as any location within three-hundred (300) feet of a school, day care center, public library, or any place intended primarily for the use of minors. If you are subject to exclusion zones, you MAY NOT:

- be present upon the real property of a school, day care center, or public library, unless you have the written consent of the day care provider or the school or library administrator.
- be in or on a bus or other conveyance used to transport children to and from school or school activities while children are present unless (1) you have the written consent of the school administrator, or (2) you are enrolled as a student at that school, or (3) the vehicle is being made available to the public as a form of public transportation while you are in or on it.
- "loiter", as defined by Iowa Code Section692A.101(17) within an exclusion zone.

"Places intended primarily for the use of minors" include, but are not limited to, a playground available to the public, a children's play area available to the public, recreational or sport-related activity areas when in use by a minor, a swimming or wading pool available to the public when in use by a minor, or a beach available to the public when in use by a minor, or a beach available to the public when in use by a minor. Persons subject to these types of exclusion zones may be within them if they have a legitimate purpose for being there and are not "loitering".

A PERSON SUBJECT TO EXCLUSION ZONES MAY ESTABLISH A RESIDENCE WITHIN A ZONE AND WILL NOT BE IN VIOLATION OF IOWA LAW FOR HAVING ESTABLISHED A RESIDENCE WITHIN A ZONE. A PERSON SUBJECT TO EXCLUSION ZONES IS ALSO NOT IN VIOLATION OF IOWA LAW WHILE VOTING ON THE PREMISES OF SUCH A LOCATION OR IF HE/SHE IS THE PARENT OR LEGAL GUARDIAN OF A MINOR, DURING THE PERIOOD OF TIME REASONABLY NECESSARY TO TRANSPORT HIS/HER OWN MINOR CHILD OR WARD TO OR FROM AN EXCLUSION ZONE.

**Electronic Devices** anything requiring an internet identifier – including but not limited to: PCs, notebooks, laptops, tablets, smartphones, gaming devices, smart TV's and storage devices

**Cameras** including but not limited to: Polaroid, Instep cameras, camcorders, digital cameras, camera phone, virtual reality goggles, or web cameras