INDIANA SPECIAL PROBATION CONDITIONS FOR ADULT SEX OFFENDERS

The Circuit/Superior Court hereby imposes the following special probation
conditions upon defendant in Case No The
special conditions checked below apply to you as a result of your sex offense conviction
and should be initialed by you after you have read these conditions or after these
conditions have been read to you. Violation of any of the special conditions checked
below can result in revocation of your probation and incarceration.
CHECK ALL STATUTORY CONDITIONS THAT APPLY:
Ordered Defendant
By Court Initials
1. Applies only to sexually violent predators: A sex offender who is a
sexually violent predator (as defined in IC 35-38-1-7.5) shall register with local law
enforcement authorities within seventy-two (72) hours of being released to probation in
accordance with IC 11-8-8-7(h) and shall comply with all other registration
requirements. *Required as a condition of probation by IC 35-38-2-2.2(a)(1).
2. Applies only to sex offenders who are NOT sexually violent
predators: You shall register with local law enforcement authorities as a sex offender
within seven (7) days of being released to/placed on probation in accordance with IC 11-
8-8-7(g) and shall comply with all other registration requirements. *Required as a
condition of probation by IC 35-38-2-2.2(a)(1).
3. Applies only to "offenders against children" as defined in IC 35-42-4
11(a) (1) & (2), including sexually violent predators. You shall not reside within one
thousand (1,000) feet of: school property, not including property of an institution
providing post-secondary education; a youth program center; a public park; or a day care
center licensed under IC 12-17.2 in accordance with IC 35-42-4-11(c)(1); you shall not
establish a residence within one (1) mile of the victim of your sex offense in accordance
with IC 35-42-4-11(c)(2); and you shall not reside in a residence where a child care
provider (as defined by IC 31-33-26-1) provides child care services in accordance with IC
35-42-4-11(c)(3).
4. You shall not reside within one thousand (1,000) feet of school property
(as defined in IC 35-31.5-2-285), as measured from the property line of the sex offender's
residence to the property line of the school property, for the period of probation, unless
written approval is obtained from the court. Written approval may not be given to an

offender who is a sexually violent predator or an offender against children. *Required as a condition of probation by IC 35-38-2-2.2(a)(2).
5. You shall not reside within one (1) mile of the residence of the victim of your sex offense (as defined by IC 35-38-2-2.5(b)) unless granted a waiver from the court. The court may not grant a waiver for a sexually violent predator or an offender against children. *Required as a condition of probation by IC 35-38-2-2.5(c) for the following sex offenses: rape, child molesting, child exploitation, vicarious sexual gratification, child solicitation, child seduction, sexual battery, sexual misconduct with a minor as a felony, and incest.
6. You shall not establish a new residence within one (1) mile of the residence of the victim of your sex offense (as defined in IC 35-38-2-2.5(b)) unless granted a waiver from the court. The court may not grant a waiver for a sexually violent predator or an offender against children. *Required as a condition of probation by IC 35-38-2-2.5(e) and (f) for the following sex offenses: rape, child molesting, child exploitation, vicarious sexual gratification, child solicitation, child seduction, sexual battery, sexual misconduct with a minor as a felony, and incest.
7. You shall consent to the search of your personal computer at any time and to the installation on your personal computer or device with Internet capability, at your expense, of one (1) or more hardware or software systems to monitor Internet usage. *Required as a condition of probation by IC 35-38-2-2.2(a)(3).
8. You are prohibited from accessing or using certain web sites, chat rooms, or instant messaging programs frequented by children. You are prohibited from deleting, erasing, or tampering with information on your personal computer with intent to conceal an activity prohibited by this condition. *Required as a condition of probation by IC 35-38-2-2.2(a)(4).
9. You shall not use a social networking web site or an instant messaging or chat room program to communicate, directly or through an intermediary, with a child less than sixteen (16) years of age. This includes your own child, stepchild, sibling or another relative. If you want to communicate with your own child, stepchild, sibling or another relative by using a social networking web site or an instant messaging or chat room program, you may only do so with a written order of this court that specifically names the relative(s) with whom you can communicate. *Required as a condition of probation by IC 35-38-2-2.7.
10. Applies only to a "sexually violent predator" as defined by IC 35-38-1-7.5 or an "offender against children" as defined in IC 35-42-4-11. You shall not work or volunteer on school property, at a youth program center, at a public park, as or

for a child care provider (as defined by IC 31-33-26-1), or as a provider of respite care services and other support services for primary or family caregivers or adult day care services, pursuant to IC 35-42-4-10(c).

CHECK ALL OTHER CONDITIONS THAT APPLY:

Ordered	Defendant
By Court	Initials
court-app payment towards a terminati managen	11. You shall attend, actively participate in and successfully complete a proved sex offender treatment program as directed by the court. Prompt of any fees is your responsibility and you must maintain steady progress II treatment goals as determined by your treatment provider. Unsuccessful on from treatment or non-compliance with other required behavioral nent requirements will be considered a violation of your probation. You will not ted to change treatment providers unless the court gives you prior written
counselin without t or a doct appointm	12. You shall not miss any appointments for treatment, psychotherapy, g, or self-help groups (any 12 Step Group, Community Support Group, etc.) ne prior approval of your probation officer and the treatment provider involved, or's excuse. You shall comply with the attendance policy for attending ents as outlined by the court. You shall continue to take any medication d by your physician.
•	13. You shall not possess obscene matter as defined by IC 35-49-2-1 or nography as defined in 18 U.S.C. § 2256(8), including but not limited to: videos, s, books, DVD's, and material downloaded from the Internet.
defined b	14. You shall not visit strip clubs (including establishments where partially xotic dancers perform) or businesses that primarily sell obscene matter as y IC 35-49-2-1, and shall not access internet webpages or computer applications purpose is to solicit sexual encounters.
	15. You shall not consume alcohol or use any controlled substance.
	16. You shall submit to a substance abuse evaluation and follow all ndations of your treatment provider at your own expense.
	17. You shall be required to inform all persons living at your place of about all of your sex-related convictions. You shall notify your probation

officer of any changes in home situations or marital status. You shall have only one residence and one mailing address at a time.
18. You shall not travel alone after 10 p.m. (including but not limited to: driving, walking, bicycling, etc.) unless given permission by your probation officer.
19. You shall not engage in a sexual relationship with any person who has children under the age of 16 years unless given permission by the court and your treatment provider.
20. Your probation officer must first approve any employment and may contact your employer at any time. You will not work in certain occupations that involve being in the private residences of others, such as, but not limited to, door-to-door sales soliciting, home service visits or delivery.
21. You shall have no contact with your victim or victim's family unless approved in advance by your probation officer and treatment provider for the benefit of the victim. Contact includes face-to-face, telephonic, written, electronic, or any indirect contact via third parties.
22. You shall have no contact with any person under the age of 16 unless you receive court approval or successfully complete a court-approved sex offender treatment program, pursuant to IC 35-38-2-2.4. Contact includes face-to-face, telephonic, written, electronic, or any indirect contact via third parties.
23. Applies only to a "sexually violent predator" as defined by IC 35-38-1-7.5 or an "offender against children" as defined in IC 35-42-4-11. You shall have no unsupervised contact or contact with a person less than sixteen (16) years of age. *Permitted as a condition by IC 35-38-2-2.2(b)(1).
24. Applies only to a "sexually violent predator" as defined by IC 35-38-1-7.5 or an "offender against children" as defined in IC 35-42-4-11. The court finds that it is in the best interests of the child that you shall have no unsupervised contact or contact with your child or stepchild who is less than sixteen (16) years of age. * Permitted as a condition by IC 35-38-2-2.2(b)(2).
25. You shall not be present at schools, playgrounds, or day care centers unless given permission by the court. The court may not grant permission to enter school property for a "serious sex offender" as defined in IC 35-42-4-14(a).
26. You shall not participate in any activity which involves children under 18 years of age, such as, but not limited to, youth groups, Boy Scouts, Girl Scouts, Cub

Scouts, Brownies, 4-H, YMCA, YWCA, or youth sthe Court.	ports teams, unless given permission by
27. You shall sign a waiver of control other document required that permits your probability of the providers to examine collaboratively share and discuss your behavioral progress, and probation needs as a team. This progress, and probation plan and treatment proyour relapse prevention plan and treatment proyour victim and victim's therapist as directed by provider(s); and (2) sharing of your modus operapersonnel.	e all records relating to you to al management conditions, treatment permission may extend to: (1) sharing gress with your significant others and/or your probation officer or treatment
28. You shall participate in and convolved your own expense at the direction of your probation of probation officer in monitoring your compliance.	reatment or otherwise assisting your
29. You shall be under intensive sofficer as directed. You shall complete a travel I directed by your probation officer.	supervision and report to your probation og and/or journal of daily activities as
30. You are prohibited from accand computer applications that depict obscene pornography as defined by 18 U.S.C. § 2256(8). encryption technique or program to conceal you	You shall not possess or use any data
31	·
ORDERED BY THE COURT THIS DAY OF	, 20
 Judge	Defendant/Probationer
Adopted: Sep. 2000 Revised: Dec. 2003, Dec. 2006, Sep. 2007, Sep. 2009, June 2013, Nov. 2017.	Probation Officer

Sep. 2009, June 2013, Nov. 2017, May 2019, Sep. 2019