

Standard Conditions of the Electronic Monitoring Program

1. As the parent(s)/guardian(s) of the juvenile, I understand that if I allow, encourage, participate in, or do not report to the probation officer all violations of the electronic monitor, I may be required to attend an Order to Show Cause hearing before the Judge. At the Order to Show Cause hearing, the State has the burden to prove beyond a reasonable doubt that the parent(s)/guardian(s) have violated the terms of the electronic monitor. Possible sanctions for a contempt conviction include a \$1,000 fine, up to five days in jail for each violation, and/or additional classes or to be charged with the crime of contempt.
2. I am not allowed to leave my residence except for activities that have been pre-approved (except for medical emergencies) by a probation officer or electronic monitoring coordinator. I understand that leaving my home for an unapproved activity is a violation of the electronic monitor and probation.
3. I understand that failure to attend pre-approved court ordered activities such as school, counseling, and community service may be considered a probation violation and will result in sanctions, including possible placement in detention.
4. I will not damage, tamper with, or remove the monitoring equipment, nor will I modify the system as it is installed in any manner. I will be cited and held responsible for any damages to the monitoring equipment, which may result in a felony level charge. As the Parent(s)/Guardian(s) I understand that I may be held liable for any damages incurred to the monitor.
5. I understand that at any time an officer or probation staff member may visit my residence, school, or work in order to ensure compliance with the monitoring program.
6. I will comply with all the additional rules presented to me by my probation officer or the Court.
7. I understand that my participation in the Electronic Monitoring Program is an alternative to detention/jail. Any determined violation of this program will result in notification to my probation officer and/or the Court.
8. I understand that I must charge the monitor for two (2) hours each day, without unplugging it during that time. If I fail to charge the monitor each day (for a minimum of 2 hours) it will be considered a violation of the electronic monitor. **I will charge the monitor each day between the hours 5 pm and 9 pm.** Any modifications to this schedule must be approved with the electronic monitoring coordinator. **I will not charge my monitor while sleeping as it will cause damage to the cord.**
9. I understand that I can shower with the monitor on, but I cannot submerge the monitor in water.
10. The electronic monitor fee will be \$6.00 per day while on the monitor.
11. I understand that the monitor will not be removed if I do not have the charger with me at the time of removal and I will be charged \$6.00 per day until the charger is returned to Bannock County Juvenile Justice

Electronic Monitoring Levels and Conditions

☐ **Level 3 Electronic Monitoring**

The youth is permitted to leave the home for the following scheduled and preapproved activities: school, medical appointments, counseling appointments, probation appointments, and court appointments.

Contact with friends is not permitted outside of school. This includes any form of electronic communication.

Internet use is restricted to schoolwork only. Accessing chat rooms, e-mails, social medial, or other websites that are of recreational nature is not permitted.

The youth is not permitted to possess or use a cell phone unless under parent/guardian supervision. Cell phone use is restricted to contact with parents/guardians, counselors, probation, and employment.

☐ Level 2 Electronic Monitoring

The youth is permitted to leave the home for the following scheduled and pre-approved activities: school, medical appointments, counseling appointments, probation appointments, court appointments, activities with family members, and pro-social activities such as church youth group.

Contact with friends is not permitted outside of school except for pro-social activities that have been pre-approved by the probation officer.

Internet use is restricted to schoolwork only. Accessing chat rooms, e-mails, social medial, or other websites that are of recreational nature is not permitted.

Youth is not permitted to possess or use a cell phone unless under parent/guardian supervision. Cell phone use is restricted to contact with parents/guardians, counselors, probation, and employment.

☐ Level 1 Electronic Monitoring

The youth must abide by the curfew set by probation and parent/guardian and participate only in pre-approved activities

☐ Verified working when placed on juvenile by:

Youth's Signature
Date

Parent/Guardian Signature
Date

Witness Signature
Date