

STATE OF OKLAHOMA OKLAHOMA DEPARTMENT OF CORRECTIONS

OKLAHOMA COMPUTER USE AGREEMENT FOR SEX OFFENDERS

OFFENDER	SUPERVISING OFFICER
refuse consen computer acco	elow, the above named offender indicates they understand they have the right to it to the items contained herein and that the offender voluntarily agrees as follows: ess to the Internet may pose significant risk of re-offense if not properly managed ersigned offender specifically agrees to be fully compliant with the following
	Offender must obtain prior written approval from the supervising officer to use an electronic bulletin board system, Internet relay chat channel, DCC chat channel, Instant Messaging, newsgroup, user group, Peer to Peer (e.g., Gnutella, Freenet, etc.), social media, or any site-based email which provides some measure of anonymity (e.g., Hotmail, Gmail or Yahoo email). Offender must submit their email address(es) to the supervising officer.
	Offender understands and agrees that using the computer and/or smartphone for any purpose which might further sexual activity is strictly prohibited. Such use includes, but is not limited to, the following: possession of sexually explicit material in any form; sexually related "chat" or email exchange; visiting or joining "chat rooms" which contain sexually explicit conversations; visiting/viewing sexually explicit material on web sites; websites that contain nudity or sexually explicit materials: downloading binary files, UUE files, MIME files, AVI files, MPG files, Real Player files, Windows Media Files, digital images in any format, text files, or multi-media material that is sexual in nature; or visiting and/or subscribing to user groups, newsgroups, or list servers which contain sexual content.
	Offender agrees that they will be prohibited from possessing or viewing certain material related to, or part of, the grooming cycle for their crime. Such materials include, but are not limited to, the following: Images of your victim Stories or images related to your crime or similar crimes Images which depict individuals similar to your victims (e.g. children) Stories written about or for individuals similar to your victim Materials focused on the culture of your victim (e.g. children's shows or web sites)
	Offender agrees that they will be prohibited from using any form of encryption, cryptography, steganography, compression, password protected files and/or other method that might limit access to, or change the appearance of, data and/or images without prior written approval from the supervising officer. If, for work

purposes, password protection is required on any system or files used by offender, that offender will provide the password upon request of the supervising officer. This also includes any smartphone application that would delete and/or alter any images or delete browser history.
Offender agrees that they will be prohibited from avoiding the creation of, altering or destroying records of computer and/or smartphone use without supervising officer's approval. This includes, but is not limited to, the use of software or functions designed to boot into RAM kernels, alter, clean or "wipe" computer media, block monitoring software, or "restore" a computer to a previous state, including the reinstallation of operating systems.
Offender voluntarily consents to unannounced examination by supervising officer or designee of any and all computer(s) and/or electronic devices to which offender has access for the purpose of detecting content prohibited by this document, conditions of probation, or court order. This consent to examine includes access to all data and/or images stored on the hard disks, "Zip Disks", floppy diskettes, CD ROMs, optical disks, magnetic tape and/or any other storage media whether installed within a device or removable and separate from the actual computer device.
Offender will provide the supervising officer with a current list of all equipment used by the offender and their computer and/or smartphone, including back-up systems. Offender will keep this list current.
Offender agrees to install, or allow to be installed at their own expense, equipment and/or software to monitor or limit computer use. The offender has no expectations of privacy regarding computer use or information stored on the computer if monitoring software is installed and understands and agrees that information gathered by said monitoring software may be used against him/her in subsequent court actions regarding their computer use and conditions of probation.
Offender agrees to be fully responsible for all material, data, images and information found on their computer and/or smartphone at all times.
Offender specifically agrees and voluntarily consents that their computer and/or smartphone may be examined and/or searched at any time, announced or unannounced, by supervising officer or designee to verify compliance with these special conditions of supervision. The offender understands and agrees that their computer, related equipment, and storage devices are subject to seizure by the supervising officer or designee if, during an announced or unannounced examination of the computer or other media, the supervising officer or designee finds any evidence of computer use prohibited by this document or other supervision documents.
Offender Signature Date Supervising Officer's Signature Date
(R 03/24)