

**WHAT DOES “NO CONTACT” MEAN?**

I understand that I may not have any contact with any minors (meaning individuals under the age of 18), male or female, until I have been given permission by my therapist and by my parole/probation officer. I understand that because of the nature of my offense, I have lost the privilege of having contact with children at this time. I understand that it is my responsibility; not my significant other's, not my spouse's not my former spouse's and not my children's, to avoid any contact with minors and I understand that this responsibility includes the following:

1. It is my responsibility to make every attempt to avoid contacts with children. This means no telephone calls, no letters, no notes, no face to face meetings, no gifts and no messages through another person. If the person I sexually offended lives with my spouse, from whom I am separated due to my “no contact” condition, I will not telephone the home and place the minor in the position of answering the call.
2. It is my responsibility to make arrangements to avoid contact with children if I do go to a place where children may be present. For example; a church, a hospital emergency room, a doctor's office, a parole/probation office. The arrangements that it is my responsibility to make may include only attending church activities that involve adults, choosing a seat away from children, and/or informing my minister of my “no contact” condition.
3. It is my responsibility to completely avoid places where children are certain to be, such as, fairs, parks, playgrounds, schools, fast food restaurants, circuses, carnivals, skating rinks, video arcades or toy stores. I understand that it is my responsibility to think carefully about my plans beforehand, in order to avoid having contact with children.
4. It is my responsibility to make reasonable attempts to avoid contact with children and I understand that if I unavoidably have accidental contact, I will be polite and courteous to the child and I will immediately remove myself from the situation. These contacts will be reported to my therapist and to my parole/probation officer.
5. It is my responsibility to avoid forming a romantic, intimate or sexual relationship with a person who has minor children, whether or not the children live with that person.
6. It is my responsibility to ask my parole/probation officer to further explain anything about my “no contact” condition that I do not understand or that is unclear to me.

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Name

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Date

**CONTACT AS DEFINED BY ORS 163.730**

**CONTACT** INCLUDES BUT IS NOT LIMITED TO:

- a. Coming into visual or physical presence of the other;
- b. Following the other person;
- c. Waiting outside the home, property, place of work or school of the other person or of a member of that person's family or household;
- d. Sending or making written communications in any form to the other person;
- e. Speaking with the other person by any means;
- f. Communication with the other person through a third party;
- g. Committing a crime against the other person;
- h. Communicating with a third person who has some relationship to the other person with the intent of affecting the third person's relationship with the other person;
- i. Communication with business or government entities with the intent of affecting some right or interest of the other person;
- j. Damaging the other person's home, property, place of work or school or;
- k. Delivering directly or through a third person any object to the home, property, place of work or school of the other person.

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If a situation is unclear or if I have any questions, I understand it is my responsibility to remove myself from the area of the victim and to contact my parole/probation officer or treatment provider for clarification **BEFORE** any contact occurs.

I have read, discussed, and fully understand this no contact requirement.

CLIENT \_\_\_\_\_ DATE \_\_\_\_\_

TREATMENT PROVIDER \_\_\_\_\_ DATE \_\_\_\_\_