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**United States
Pretrial Services Office
Southern District of New York**



**The Home Confinement
& Location Monitoring
Program**

Handout

The Home Confinement and Location Monitoring Program Participant Agreement which you will sign when you are placed on Electronic Monitoring provides more detailed requirements of this program. Please refer to the Agreement for additional information on the conditions of your release as established by the Court

Location Monitoring Program

The condition of home confinement will be enforced by means of electronic monitoring or other specified means under the Location Monitoring Program (GPS, RF).

Defendants on Location Monitoring must adhere to all rules and regulations of home confinement.

The three components of home confinement are:

- ◆ **Home Incarceration** - 24 hour lock down-allowed out only for: court, attorney/client meetings and medical appointments.
- ◆ **Home Detention** - Allowed out for: court, attorney/client meetings, employment, medical appointments and religious services.
- ◆ **Curfew** - must be home from evening to morning hours as ordered by the Court.

Location Monitoring Program participants are required to maintain telephone and electrical service.



Reminder

Before retiring each evening, be sure that the monitoring device is properly connected into an outlet, and you are able to receive calls and messages from the monitoring company and officers.

Cost of Location Monitoring

Defendants placed on Location Monitoring may be required to pay the cost of the monitoring service as determined by Pretrial Service Office via a separate co-payment agreement.

Employment

Defendants who have been granted permission to seek and obtain employment by the court will only be permitted to obtain stationary-type employment (i.e., no livery cabs, delivery persons or freelance work). Night-time employment is generally not allowed.

Employment must be legitimate and verifiable via pay stubs, time sheets or other means.



Emergency Instructions

An emergency is defined as:

- ◆ A fire in the residence
- ◆ Medical emergencies that require **immediate** medical care; and
- ◆ The threat of bodily harm to the defendant or other occupant of the resident

****Notice for Attorneys****

All appointments must be approved by Pretrial Services. Written notice must be received by Pretrial Services 48 hours prior to the appointment and should indicate the date and time of the appointment as well as its approximate duration. **Attorneys are responsible for promptly notifying Pretrial Services of canceled appointments.**

Email:
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