

Oakland County Community Corrections Division
Electronic Monitoring-Alcohol Rules and Regulations

1. Defendants are required to report to the telephone monitoring system as directed by calling at 866.507.7225.
2. Defendants can make contact with their assigned case manager Monday through Friday 8:30 a.m. – 4:30 p.m. at 248.451.2327. The fax number is 248.451.2339.
3. Defendants will comply with all instructions from the PTSU and/or the tether monitoring agency. Defendants will return all calls from PTSU and/or tether monitoring agency immediately.
4. Defendants agree that they may be required to report for equipment checks if necessary.
5. Defendants understand that all tether information will be retained as an official record.
6. Defendants understand and agree to adhere to their download or testing schedule as directed. Any violations to this schedule will be reported to the court.
7. If permitted by the court, defendants who need to change their residence or address must provide a minimum of 24 hours' notice to PTSU.
8. Defendants on a transdermal alcohol tether are not allowed to go swimming, take a bath or submerge any part of the tether equipment in water. Defendants are allowed to take a shower and are required to dry the unit thoroughly as directed.
9. Defendants are not allowed to put anything between their leg and the ankle unit. The ankle unit should not be loose on the ankle and should not be moved up and down or turned around on the ankle. Shoes, boots, clothing, etc. must not interfere with the position of ankle unit.
10. Defendants cannot consume any alcohol. Defendants cannot use any products that contain alcohol. Defendants **MUST** read all labels and ingredients prior to using any products. Examples of products that the defendant cannot use are: any aerosol sprays, cologne, perfume, after shave,

shaving cream/lotion, hair spray, hair gel, mouthwash, breath sprays, Listerine Strips or any spray/liquid breath freshener. Beware of household cleaning products; do not use any products that contain alcohol to clean unless rubber gloves are worn. The above list is not to be all inclusive; again, defendants must read all labels.

11. Defendants may be requested to allow inspections of the equipment by the PTSU, the tether monitoring agency and/or any other appropriate agency at any time.
12. Defendants will follow the payment schedule that is required by the tether monitoring agency.
13. Upon receiving a court order to remove a tether condition, defendants must contact PTSU to arrange an appointment to have their tether removed and/or to return any equipment issued. All issued equipment must be returned to the tether monitoring agency.
14. Defendants understand and agree that a signed copy of this document must be obtained at the time of installation of any equipment and will be provided to PTSU by the tether monitoring agency.

Defendants who fail to comply with the above rules may be subject to a warrant being issued for their arrest or a hearing to revoke bond. Those who are violated in a court of law may have their bond forfeited and/or a higher bond issued.

Defendant's Name (printed)

Defendant's Signature

Date