Office of Detention and Removal Operations

U.S. Department of Homeland Security 425 I Street, NW Washington, DC 20536



U.S. Immigration and Customs Enforcement

MEMORANDUM FOR:

FROM:

Field Office Director J. Lee Acting Director

MAY 1 7 2005

SUBJECT:

Eligibility Criteria for Enrollment into the Intensive Supervision Appearance Program (ISAP) and the Electronic Monitoring Device (EMD) Program

Purpose

To specify eligibility criteria for enrollment of an individual into the Intensive Supervision Appearance Program (ISAP) and the Electronic Monitoring Device (EMD) Program.

Background

The recent development and growth of Alternatives to Detention Programs (ATDPs) within the Office of Detention and Removal Operations (DRO) requires a consistent national policy related to enrollment criteria. ATDPs were designed to provide expanded options for release of adult aliens, by assisting officers in closely monitoring aliens released into the community. ISAP and EMD represent two of the recent programs that have been developed to accomplish this goal. Each individual case is reviewed carefully to determine whether an ATDP should be employed and, if so, the appropriate program and level of supervision are selected.

Both programs provide supervision tools such as curfews and electronic monitoring devices for individuals released from detention. However, ISAP also provides additional community-based supervision including intensive case management. The case management involved in ISAP includes structured reporting requirements and unscheduled home visits. Both ISAP and EMD have their eligibility criteria set forth in a placement or risk matrix worksheet when an individual is being screened for release from custody. However, as discussed below, there are additional criteria that apply when considering a non-detained individual for enrollment into either of these programs for a violation of conditions of release.

General Discussion of ISAP and EMD Programs

The EMD program consists of two monitoring systems. The first, Telephonic Reporting (TR) is a call-in system utilizing voice recognition. This supervision tool may be used as an added condition

Subject: Eligibility Criteria

(2)

of release from detention or for supplementing in-person reporting requirements. It is available nationwide and may be used to increase the levels of reporting while under supervision to include reporting daily, weekly, or monthly, as appropriate. This method of reporting is beneficial for the participant as well as the officer because it frequently decreases in-person reporting requirements.

The second EMD tool is Radio Frequency (RF) monitoring. RF is a home curfew system that uses an electronic bracelet. This program has a specific worksheet that determines eligibility for placement into the RF program. It is primarily focused on aliens who are being considered for release from detention.

ISAP is the newest of the ATDPs that are available as a tool for supervised release. The population that is eligible for ISAP is specifically addressed within the electronic ISAP placement worksheet. This program includes a highly-structured supervision model that requires a case specialist to closely supervise a small caseload of participants, utilizing a variety of control and supervision tools such as: weekly schedules, electronic bracelet monitoring, home visits, alien reporting, decreasing levels of restrictions as participants demonstrate compliance, and community collaborations that support the participant. This program is offered within the geographic proximity of the following eight sites: Philadelphia, Baltimore, Miami, Kansas City, MO, Denver, San Francisco, St. Paul, and Portland, OR.

Special Factors When Considering a Non-Detained Alien for ISAP or EMD

Due to the intensive supervision of individuals participating in RF monitoring and ISAP, careful case-by-case reviews must occur when determining their use for individuals not complying with their release conditions. When considering a non-detained alien for RF monitoring or ISAP due to violations of the conditions of release, apply additionally the following criteria:

(1) The nature of the conditions of release violation should be made clear to the alien, and the alien should be given a chance to explain the violation. (b)(2)High

^{(b)(2)High} This may be the case, for example, where the country in question has consistently refused to issue a travel document in similar circumstances, or where the alien has previously submitted a complete application that has been rejected by the country and there has been no change in the relevant circumstances.

6(7)(A) 6(7)(E)

Attached is an updated addendum to the OS, which is designed to help give the alien more specific written notice of the steps he/she must take to obtain a travel document. Please use this version from now on. The new addendum still has an "other" section where the officer can specify any additional requirements that are particular to an individual case. Immediately above the "other" section, a section has been added that should be checked when ISAP or EMD will be used. The alien should complete the signature and date blocks in this section when agreeing to participate. When an alien is being placed in ISAP or EMD, documents that describe the particular program requirements must be attached to the OS. These will normally be the program documents that the alien signs upon entering the specific program.

As previously mentioned, ISAP and EMD programs are supervision tools designed to assist offices with monitoring individuals released into the community with various reporting requirements. They are interrelated in that they provide varying levels of supervision available for use as appropriate on a case-by-case basis. The proper use of these programs will assist in decreasing the backlog of absconders. Careful review of each case placed into an ATDP will allow for better case management, improved appearance rates as required at immigration court, and increased compliance with removal or voluntary departure orders.

If you have any questions concerning this memorandum, please direct your calls to (b)(6). (b)(7)c Acting Chief, Alternatives to Detention Unit, Office of Detention and Removal Operations via email or phone at (202) 353 (b)(6). (b)(7)c

Attachments (2)

U.S. Department of Justice

Immigration and Naturalization Service

Order of Supervision

File No:

	File No:
	Date:
Name:	
On, you were ordered: (Date of final order)	
[] Excluded or deported pursuant to proceedings component of the proceeding commenced of the proceeding commenced of the proceeding commence of the	
Because the Service has not effected your deportation or rem under supervision and permitted to be at large under the follo	noval during the period prescribed by law, it is ordered that you be placed owing conditions:
[] That you appear in person at the time and place specified, deportation or removal.	l, upon each and every request of the Service, for identification and for
[] That upon request of the Service, you appear for medical	or psychiatric examination at the expense of the United States Government.
[] That you provide information under oath about your nati information as the Service considers appropriate.	ionality, circumstances, habits, associations, and activities and such other
[] That you do not travel outside	for more than 48 hours without first
(Specify get having notified this Service office of the dates and place	ographic limits, if any) es of such proposed travel.
[] That you furnish written notice to this Service office of an	ny change of residence or employment within 48 hours of such change.
[] That you report in person on the	to this Service office at:
(Deportation Section) report on another date.	unless you are granted written permission to
[] That you assist the Immigration and Naturalization Service	ce in obtaining any necessary travel documents.
[] Other:	
[] See attached sheet containing other specified conditions	S (Continue on separate sheet if required)
	(Signature of INS official)
	(Sphane of the Group)
	(Print name and title of INS official)
Alien's Acknowledgment of Con	nditions of Release under an Order of Supervision
I hereby acknowledge that I have (read) (had interpreted and this order, a copy of which has been given to me. I understar fine, detention, or prosecution.	l explained to me in the language) the contents of nd that failure to comply with the terms of this order may subject me to a
(Signature of INS official serving order)	(Signature of alien) Date

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Form I-220B(Rev. 4/1/97)N

U.S. Department of Justice

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U.S. Department of Homeland Security U.S. Immigration and Customs Enforcement

Order of Supervision-Addendum

File No:_____ Date:_____

Name:

[] That you do not associate with criminals or members of a gang that is known to be involved in criminal activity.

[] That you register in a substance abuse program within 14 days and provide Immigration and Customs Enforcement (ICE) with written proof of such within 30 days. The proof must include the name, address, duration, and objectives of the program as well as the name of a program counselor.

|] That you register in a sexual deviancy counseling program within 14 days and provide ICE with written proof of such within 30 days. You must provide ICE with the name of the program, the address of the program, the duration and objectives of the program, and the name of a program counselor.

[] That you register as a sex offender, if applicable, within 7 days of being released, with the appropriate agency/agencies and provide ICE with written proof of such registration within 10 days.

[] That you do not commit any crimes or be associated with any criminal activity while on this Order of Supervision.

[] That you report to a parole or probation officer as required within 5 business days and provide ICE with written verification of the officer's name, address, telephone number, and reporting requirements.

[] You must follow all reporting and supervision requirements as mandated by the parole or probation officer.

[] That you continue to follow any prescribed doctor's orders whether medical or psychological, including taking prescribed medications.

[] That you make good faith and timely efforts to obtain a travel document and assist ICE in obtaining a travel document.

[] That you submit a complete application for a travel document to all appropriate Embassies or Consulates, including those representing the countries of _______. You must present ICE with evidence that each Embassy or Consulate to which you apply has received your request and all required documents. This may be done, for example, by mailing your application(s) with a request for return receipt and providing the signed return receipt to ICE, by obtaining a tracking number when you mail your application(s) and providing the number to ICE, or by submitting written confirmation of receipt issued by the Embassy or Consulate.

[] That you submit your application(s) for a travel document to all appropriate Embassies or Consulates and provide proof of receipt to ICE on or before ______.

[] That you provide ICE a copy of your application(s) for a travel document that you submit to any Embassy or Consulate, including all supporting documents, photos, and other items provided to the Embassy or Consulate to support your application(s).

[] That you provide ICE a copy of all correspondence related to your travel document application(s) that you send to, or receive from, an Embassy or Consulate.

[] That you contact the Embassy or Consulate within 21 calendar days of making your application(s) to confirm that the information you provided is sufficient.

[] That you comply with any requests from an Embassy or Consulate for an interview and make good faith efforts to submit further documentation if required by the Embassy or Consulate.

[] Every time you report in person under this order of supervision, you must inform the local ICE office of all actions you have taken to obtain a travel document. You must provide any available written documentation to ICE regarding these actions and the status of your travel document application(s).

[] That you provide ICE, upon request, with any and all information relevant to application(s) for a travel document. This may include, but is not limited to, information regarding your family history, including dates of birth, nationalities, addresses, and phone numbers as requested for such persons, whether in your country of nationality and/or citizenship or elsewhere, and your past residences, schools attended, etc.

[] You will participate in a supervised release program, as described in the attached document. You will comply with the rules and requirements of this program, and cooperate with its administrators.

I agree to comply with the rules, requirements, and administrators in the supervised release program described in the attached document.

Alien's signature			<u> </u>	Date			_
[] Other							
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		· · · · · · · · · · · · · · · · · · ·			· .		7
	<u></u>				, <u>, , , , , , , , , , , , , , , , , , </u>		

Any violation of any of the above conditions may result in a fine, more restrictive release conditions, return to detention, criminal prosecution, and/or revocation of your employment authorization document.

Alien's Acknowledgement of Conditions of Release under an Order of Supervision

I hereby acknowledge that I have (read) (had interpreted and explained to me in the _____ language) the contents of this order and addendum, a copy of which has been given to me. I understand that failure to comply with the terms of this order and addendum may subject me to a fine, more restrictive release conditions, detention, criminal prosecution, and/or revocation of my employment authorization document.

(Signature of ICE official serving order)

(Signature of alien)

(date)

Please note that all references in this order/addendum to "INS" or "Service" should now be considered to refer to U.S. Immigration and Customs Enforcement (ICE). Updated 4/25/2005

Outprocessing Checklist

Sex Offenders

[] Probation/Parole Officer notified.

| | Registered as sex-offender as required by state statute within 7 days.

| | Victim/Witness Coordinator notified.

[| Victim/Witness notified.

| | Written Proof of Counseling.

Substance Abusers

| | Probation/Parole Officer notified.

| | Written Proof of Counseling.

All Aliens

| | Parole/Probation Officer notified.

[] Obtain address where living and telephone number.

| | Enter into IDENT

| | NCIC check

[] Travel document application

Completed By:

Deportation Officer

Concurrence By:

Supervisory Deportation Officer

Date

Date

Office of Detention and Removal Operations U.S. Department of Homeland Security 425 I Street, NW Washington, DC 20536



U.S. Immigration and Customs Enforcement

JUN 2 8 2005

MEMORANDUM FOR:

FROM:

Field Office Di Acting Director

SUBJECT:

Alternatives to Detention Programs (ATDP) Enrollment Guidance

Purpose

This memorandum clarifies field guidance regarding the use of the Intensive Supervision Appearance Program (ISAP) and Electronic Monitoring Program (EMP) for aliens not subject to mandatory detention.

Background

The recent field guidance regarding the eligibility criteria for aliens placed into Alternatives to Detention Programs (ATDPs) within the Office of Detention and Removal Operations (DRO) may be updated or clarified, as needed. As discussed in the attached memorandum, ATDPs were designed to provide expanded options in lieu of formal detention for adult aliens, while continuing to closely monitor them throughout the removal process. ISAP and EMP represent two of the recent programs that have been developed to accomplish this goal.

Discussion

ISAP and EMP are not programs requiring an alien to volunteer to participate. Both programs are specific conditions of release DRO may require in order for an alien to be released from custody. Failure of the alien to comply with the program requirements may result in increased supervision restrictions including the alien's return to detention.

Careful screening of aliens not subject to mandatory detention should occur to determine the appropriate levels of supervision required for each individual alien. In field offices participating in ISAP, its use should be maximized to provide intensive case management, improved appearance rates as required at immigration court, and increased compliance with removal or voluntary departure orders. For those sites not participating in ISAP, consideration of the use of electronic

Subject: Alternatives to Detention Programs (ATDP) Enrollment Guidance

for monitoring technology (EMP) should be a priority. As always, conditions of release must be explained to the alien and noted clearly on the release paperwork.

Please direct any questions or concerns regarding these programs to (b)(6), (b)(7)c Acting Chief, Alternatives to Detention Unit, Office of Detention and Removal Operations via e-mail or phone at (202) 353 (b)(6), (b)(7)c

Attachment

Office of Detention and Removal Operations U.S. Department of Homeland Security 425 I Street, NW Washington, DC 20536



U.S. Immigration and Customs Enforcement

MAR 8 2005

MAR 8 2005

MEMORANDUM FOR:

FROM:

SUBJECT:

Reporting Requirements and Management of Alternatives to Detention Program Participants

Purpose

To specify reporting requirements and management guidelines for aliens participating in Alternatives to Detention Programs (ATDP).

Field Of

Victor X. Cerda Acting Director

Background

The Office of Detention and Removal Operations (DRO) has implemented two distinct programs that provide control and supervision of aliens released from secure detention. The Electronic Monitoring Device Program (EMD) and the Intensive Supervision Appearance Program (ISAP) are both operating under separate contracts as alternatives to secure detention. While both programs provide an alternative to detention tool, ISAP also requires its participants to report to the contractor on a frequent schedule.

It is expected that the number of individuals being supervised by ATDPs will continue to increase. Therefore, it is necessary to specify reporting requirements and management guidelines for ATDP participants. Due to the intensive supervision and controls of individuals participating in ISAP, HQDRO will not specify additional reporting guidelines. Therefore, ISAP participants are not required to report to DRO unless directed to by the local field office. EMD participants, however, do not report to the contractor and therefore must be required to report to the local DRO office.

Discussion

The EMD program consists of two monitoring systems. Radio Frequency (RF) monitoring is a home curfew system utilizing an electronic bracelet. Telephonic Reporting (TR) monitoring is a call-in system utilizing voice recognition. Individuals participating in the EMD program must be required to report to their local DRO office at least once every six months. In addition, those enrolled under TR must call into the TR database at least once every month.

There are a variety of reports generated by the contractor that are useful in monitoring the EMD participant. Attached, you will find a description of each report including how to view, interpret and manage them. These reports are delivered to each field office via e-mail and relay information about the participant's compliance with reporting requirements. The reports are excellent tools designed to help field offices monitor their EMD caseload, and should be reviewed upon receipt. Any indication within the reports of non-compliance by a participant should be acted upon accordingly in a timely manner.

In accordance with the attached memorandum dated November 12, 2004, DACS shall be updated to reflect the participant's reporting date and compliance information. The case officer shall list within the DACS CCOM screen, which ATDP the individual is enrolled in and specify the participant's reporting requirements.

If an individual is no longer eligible for participation in an ATDP, the case officer must ensure that the individual is officially terminated from the program in a timely manner. The termination must be noted in DACS along with a brief description of the reason.

If you have any questions concerning this memorandum, please direct your calls to (b)(6). (b)(7)c Acting Chief, Alternatives to Detention Unit, Office of Detention and Removal Operations via email or phone at (202) 353 (b)(6). (b)(7)c

Attachments (5)

1: How to Read: Exception Report Summary

2: How to Read: Non-Reporting Summary

3: How to Read: Mail Status Summary

4: How to Read: EMD Weekly Report

5: HQ/DRO Memorandum "Orders of Supervision" dated 11/12/04

Office of Detention and Removal Operations U.S. Department of Homeland Security 425 I Street, NW Washington, DC 20536



U.S. Immigration and Customs Enforcement

DEC 1 0 2004

MEMORANDUM FOR:

Field Office Directors Victor X. Cerda Acting Director

SUBJECT:

Alternatives to Detention Recovery Procedures

Purpose

FROM:

Make available the use of National Fugitive Operations Program resources in assisting in the recovery of alternative to detention violators.

Background

ICE has developed two distinct programs that deal directly with controlling aliens outside of the physical detention arena. The Electronic Monitoring Device (EMD) and the Intensive Supervision Appearance Programs (ISAP) have been developed and are being operated under contract as alternatives to physical detention. While contractors monitor both programs, they have different levels of reporting regarding the violations of their specific programs. Once violations have occurred, it falls upon Detention and Removal Operations (DRO) to enforce any sanctions regarding those violations.

Discussion

When DRO is notified that an alien who has been enrolled in either program has violated his/her status it falls upon the case deportation officer to verify if, in fact, a violation has occurred. Once the deportation officer has determined that the case requires the termination of the contractual monitoring of the individual and their return to physical custody, the case will be referred to the local fugitive unit for immediate action. The case officer will continue to work with the fugitive unit to locate and apprehend the subject. Field Office Directors (FODs) should also consider prosecution under Title 8 U.S.C. §1253(b), for those violating the conditions of their release.

Pursuant to the definition of fugitive in the National Fugitive Operations Program policy and procedure document, this type of individual clearly fits the description of a fugitive for programmatic purposes. As such, the fugitive operations teams can be used as a tool in the recovery of aliens who violate the conditions of their participation in the alternatives to detention programs. However, FODs are cautioned that they should use this asset *only* to recover aliens who violate the

Subject: Alternatives to Detention Recovery Procedures Page 2

conditions of their release. They are not to be used as case officers to control aliens under the program or to be used to verify if violations have occurred.

If you have any questions concerning this issue, direct your called to (b)(6), (b)(7)c , Chief, National Fugitive Operations Program, Office of Detention and Removal Operations via e-mail at HQDRO,FUGOPS or via phone at (202) 353 (b)(6), (b)(7)c