### **As Introduced**

# 128th General Assembly Regular Session 2009-2010

S. B. No. 217

#### **Senator Turner**

Cosponsors: Senators Cafaro, Smith, Strahorn, Miller, R., Fedor, Wagoner, Kearney, Morano

# A BILL

Го	amend sections 2950.04, 2950.041, 2950.06,	1
	2950.081, 2950.11, 2950.111, and 2950.13 and to	2
	enact sections 2950.044 and 2950.112 of the	3
	Revised Code to require sex offenders/child-victim	4
	offenders who register a residence address or	5
	verify a registered residence address to provide	6
	proof of residency at that address, to require	7
	Tier III sex offenders/child-victim offenders to	8
	verify their registered residence address every 30	9
	days, to revise the criteria for subjecting	10
	offenders and delinquent children to SORN Law	11
	community notification, to expand SORN Law	12
	community notification to also generally apply	13
	when offenders or delinquent children verify their	14
	registered residence address, and to generally	15
	require a sheriff or designee to confirm by	16
	personal observation a residence address	17
	registered or verified by a Tier III sex	18
	offender/child-victim offender.	19

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 2950.04, 2950.041, 2950.06,	20
2950.081, 2950.11, 2950.111, and 2950.13 be amended and sections	21
2950.044 and 2950.112 of the Revised Code be enacted to read as	22
follows:	23

Sec. 2950.04. (A)(1)(a) Immediately after a sentencing 24 hearing is held on or after January 1, 2008, for an offender who 25 is convicted of or pleads guilty to a sexually oriented offense 26 and is sentenced to a prison term, a term of imprisonment, or any 27 other type of confinement and before the offender is transferred 28 to the custody of the department of rehabilitation and correction 29 or to the official in charge of the jail, workhouse, state 30 correctional institution, or other institution where the offender 31 will be confined, the offender shall register personally with the 32 sheriff, or the sheriff's designee, of the county in which the 33 offender was convicted of or pleaded guilty to the sexually 34 oriented offense. 35

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- (b) Immediately after a dispositional hearing is held on or after January 1, 2008, for a child who is adjudicated a delinquent child for committing a sexually oriented offense, is classified a juvenile offender registrant based on that adjudication, and is committed to the custody of the department of youth services or to a secure facility that is not operated by the department and before the child is transferred to the custody of the department of youth services or the secure facility to which the delinquent child is committed, the delinquent child shall register personally with the sheriff, or the sheriff's designee, of the county in which the delinquent child was classified a juvenile offender registrant based on that sexually oriented offense.
- (c) A law enforcement officer shall be present at the
  sentencing hearing or dispositional hearing described in division
  (A)(1)(a) or (b) of this section to immediately transport the
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offender or delinquent child who is the subject of the hearing to	51
the sheriff, or the sheriff's designee, of the county in which the	52
offender or delinquent child is convicted, pleads guilty, or is	53
adjudicated a delinquent child.	54

- (d) After an offender who has registered pursuant to division 55 (A)(1)(a) of this section is released from a prison term, a term 56 of imprisonment, or any other type of confinement, the offender 57 shall register as provided in division (A)(2) of this section. 58 After a delinquent child who has registered pursuant to division 59 (A)(1)(b) of this section is released from the custody of the 60 department of youth services or from a secure facility that is not 61 operated by the department, the delinquent child shall register as 62 provided in division (A)(3) of this section. 63
- (2) Regardless of when the sexually oriented offense was

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  committed, each offender who is convicted of, pleads guilty to,

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  has been convicted of, or has pleaded guilty to a sexually

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  oriented offense shall comply with the following registration

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  requirements described in divisions (A)(2)(a), (b), (c), (d), and

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  (e) of this section:
- (a) The offender shall register personally with the sheriff, or the sheriff's designee, of the county within three days of the offender's coming into a county in which the offender resides or temporarily is domiciled for more than three days.

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- (b) The offender shall register personally with the sheriff, 74 or the sheriff's designee, of the county immediately upon coming 75 into a county in which the offender attends a school or 76 institution of higher education on a full-time or part-time basis 77 regardless of whether the offender resides or has a temporary 78 domicile in this state or another state. 79
- (c) The offender shall register personally with the sheriff, 80 or the sheriff's designee, of the county in which the offender is 81

employed if the offender resides or has a temporary domicile in	82
this state and has been employed in that county for more than	83
three days or for an aggregate period of fourteen or more days in	84
that calendar year.	85
(d) The offender shall register personally with the sheriff,	86
or the sheriff's designee, of the county in which the offender	87
then is employed if the offender does not reside or have a	88
temporary domicile in this state and has been employed at any	89
location or locations in this state more than three days or for an	90
aggregate period of fourteen or more days in that calendar year.	91
(e) The offender shall register with the sheriff, or the	92
sheriff's designee, or other appropriate person of the other state	93
immediately upon entering into any state other than this state in	94
which the offender attends a school or institution of higher	95
education on a full-time or part-time basis or upon being employed	96
in any state other than this state for more than three days or for	97
an aggregate period of fourteen or more days in that calendar year	98
regardless of whether the offender resides or has a temporary	99
domicile in this state, the other state, or a different state.	100
(3)(a) Each child who is adjudicated a delinquent child for	101
committing a sexually oriented offense and who is classified a	102
juvenile offender registrant based on that adjudication shall	103
register personally with the sheriff, or the sheriff's designee,	104
of the county within three days of the delinquent child's coming	105
into a county in which the delinquent child resides or temporarily	106
is domiciled for more than three days.	107
(b) In addition to the registration duty imposed under	108
division (A)(3)(a) of this section, each public registry-qualified	109
juvenile offender registrant shall comply with the following	110

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additional registration requirements:

(i) The public registry-qualified juvenile offender

registrant shall register personally with the sheriff, or the	113
sheriff's designee, of the county immediately upon coming into a	114
county in which the registrant attends a school or institution of	115
higher education on a full-time or part-time basis regardless of	116
whether the registrant resides or has a temporary domicile in this	117
state or another state.	118

- (ii) The public registry-qualified juvenile offender

  registrant shall register personally with the sheriff, or the

  sheriff's designee, of the county in which the registrant is

  employed if the registrant resides or has a temporary domicile in

  this state and has been employed in that county for more than

  three days or for an aggregate period of fourteen or more days in

  that calendar year.
- (iii) The public registry-qualified juvenile offender

  registrant shall register personally with the sheriff, or the

  sheriff's designee, of the county in which the registrant then is

  employed if the registrant does not reside or have a temporary

  domicile in this state and has been employed at any location or

  locations in this state more than three days or for an aggregate

  period of fourteen or more days in that calendar year.

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- (iv) The public registry-qualified juvenile offender 133 registrant shall register with the sheriff, or the sheriff's 134 designee, or other appropriate person of the other state 135 immediately upon entering into any state other than this state in 136 which the registrant attends a school or institution of higher 137 education on a full-time or part-time basis or upon being employed 138 in any state other than this state for more than three days or for 139 an aggregate period of fourteen or more days in that calendar year 140 regardless of whether the registrant resides or has a temporary 141 domicile in this state, the other state, or a different state. 142
- (c) If the delinquent child is committed for the sexually 143 oriented offense to the department of youth services or to a 144

secure facility that is not operated by the department, this duty
begins when the delinquent child is discharged or released in any
manner from custody in a department of youth services secure
facility or from the secure facility that is not operated by the
department if pursuant to the discharge or release the delinquent
child is not committed to any other secure facility of the
department or any other secure facility.

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- (4) Regardless of when the sexually oriented offense was 152 committed, each person who is convicted, pleads guilty, or is 153 adjudicated a delinquent child in a court in another state, in a 154 federal court, military court, or Indian tribal court, or in a 155 court in any nation other than the United States for committing a 156 sexually oriented offense shall comply with the following 157 registration requirements if, at the time the offender or 158 delinquent child moves to and resides in this state or temporarily 159 is domiciled in this state for more than three days, the offender 160 or public registry-qualified juvenile offender registrant enters 161 this state to attend a school or institution of higher education, 162 or the offender or public registry-qualified juvenile offender 163 registrant is employed in this state for more than the specified 164 period of time, the offender or delinquent child has a duty to 165 register as a sex offender or child-victim offender under the law 166 of that other jurisdiction as a result of the conviction, guilty 167 plea, or adjudication: 168
- (a) Each offender and delinquent child shall register

  personally with the sheriff, or the sheriff's designee, of the

  county within three days of the offender's or delinquent child's

  coming into the county in which the offender or delinquent child

  resides or temporarily is domiciled for more than three days.

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- (b) Each offender or public registry-qualified juvenile offender registrant shall register personally with the sheriff, or the sheriff's designee, of the county immediately upon coming into

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a county in which the offender or public registry-qualified

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juvenile offender registrant attends a school or institution of

higher education on a full-time or part-time basis regardless of

whether the offender or public registry-qualified juvenile

offender registrant resides or has a temporary domicile in this

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state or another state.

- (c) Each offender or public registry-qualified juvenile 183 offender registrant shall register personally with the sheriff, or 184 the sheriff's designee, of the county in which the offender or 185 public registry-qualified juvenile offender registrant is employed 186 if the offender resides or has a temporary domicile in this state 187 and has been employed in that county for more than three days or 188 for an aggregate period of fourteen days or more in that calendar 189 year. 190
- (d) Each offender or public registry-qualified juvenile 191 offender registrant shall register personally with the sheriff, or 192 the sheriff's designee, of the county in which the offender or 193 public registry-qualified juvenile offender registrant then is 194 employed if the offender or public registry-qualified juvenile 195 offender registrant does not reside or have a temporary domicile 196 in this state and has been employed at any location or locations 197 in this state for more than three days or for an aggregate period 198 of fourteen or more days in that calendar year. 199
- (5) An offender or a delinquent child who is a public 200 registry-qualified juvenile offender registrant is not required to 201 register under division (A)(2), (3), or (4) of this section if a 202 court issues an order terminating the offender's or delinquent 203 child's duty to comply with sections 2950.04, 2950.041, 2950.05, 204 and 2950.06 of the Revised Code pursuant to section 2950.15 of the 205 Revised Code. A delinquent child who is a juvenile offender 206 registrant but is not a public registry-qualified juvenile 207 offender registrant is not required to register under any of those 208

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divisions if a juvenile court issues an order declassifying the	209
delinquent child as a juvenile offender registrant pursuant to	210
section 2152.84 or 2152.85 of the Revised Code.	211
(B) An offender or delinquent child who is required by	212
division (A) of this section to register in this state personally	213
shall obtain from the sheriff or from a designee of the sheriff a	214
registration form that conforms to division (C) of this section,	215
shall complete and sign the form, and shall return the completed	216
form together with the offender's or delinquent child's	217
photograph, copies of travel and immigration documents, and any	218
other required material to the sheriff or the designee, and if the	219
address being registered is the offender's or delinquent child's	220
residence address shall provide proof in accordance with section	221
2950.044 of the Revised Code that the offender or delinquent child	222
resides at that residence address. The sheriff or designee shall	223
sign the form and indicate on the form the date on which it is so	224
returned and the type of proof of residence provided. The	225
registration required under this division is complete when the	226
offender or delinquent child returns the form, containing the	227
requisite information, photograph, other required material,	228
signatures, and date, to the sheriff or designee and if the	229
address being registered is the offender's or delinquent child's	230
residence address provides proof that the offender or delinquent	231
child resides at that residence address.	232
(C) The registration form to be used under divisions (A) and	233
(B) of this section shall include or contain all of the following	234
for the offender or delinquent child who is registering:	235
(1) The offender's or delinquent child's name and any aliases	236
used by the offender or delinquent child;	237

(2) The offender's or delinquent child's social security

number and date of birth, including any alternate social security

numbers or dates of birth that the offender or delinquent child

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(3) Regarding an offender or delinquent child who is

registering under a duty imposed under division (A)(1) of this

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section, a statement that the offender is serving a prison term,

term of imprisonment, or any other type of confinement or a

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statement that the delinquent child is in the custody of the

department of youth services or is confined in a secure facility

that is not operated by the department;

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- (4) Regarding an offender or delinquent child who is 249 registering under a duty imposed under division (A)(2), (3), or 250 (4) of this section as a result of the offender or delinquent 251 child residing in this state or temporarily being domiciled in 252 this state for more than three days, the current residence address 253 of the offender or delinquent child who is registering, the name 254 and address of the offender's or delinquent child's employer if 255 the offender or delinquent child is employed at the time of 256 registration or if the offender or delinquent child knows at the 257 time of registration that the offender or delinquent child will be 258 commencing employment with that employer subsequent to 259 registration, any other employment information, such as the 260 general area where the offender or delinquent child is employed, 261 if the offender or delinquent child is employed in many locations, 262 and the name and address of the offender's or public 263 registry-qualified juvenile offender registrant's school or 264 institution of higher education if the offender or public 265 registry-qualified juvenile offender registrant attends one at the 266 time of registration or if the offender or public 267 registry-qualified juvenile offender registrant knows at the time 268 of registration that the offender or public registry-qualified 269 juvenile offender registrant will be commencing attendance at that 270 school or institution subsequent to registration; 271
  - (5) Regarding an offender or public registry-qualified

juvenile offender registrant who is registering under a duty	273
imposed under division $(A)(2)$ , $(3)$ , or $(4)$ of this section as a	274
result of the offender or public registry-qualified juvenile	275
offender registrant attending a school or institution of higher	276
education in this state on a full-time or part-time basis or being	277
employed in this state or in a particular county in this state,	278
whichever is applicable, for more than three days or for an	279
aggregate of fourteen or more days in any calendar year, the name	280
and current address of the school, institution of higher	281
education, or place of employment of the offender or public	282
registry-qualified juvenile offender registrant who is	283
registering, including any other employment information, such as	284
the general area where the offender or public registry-qualified	285
juvenile offender registrant is employed, if the offender or	286
public registry-qualified juvenile offender registrant is employed	287
in many locations;	288

- (6) The identification license plate number of each vehicle 289 the offender or delinquent child owns, of each vehicle registered 290 in the offender's or delinquent child's name, of each vehicle the 291 offender or delinquent child operates as a part of employment, and 292 of each other vehicle that is regularly available to be operated 293 by the offender or delinquent child; a description of where each 294 vehicle is habitually parked, stored, docked, or otherwise kept; 295 and, if required by the bureau of criminal identification and 296 investigation, a photograph of each of those vehicles; 297
- (7) If the offender or delinquent child has a driver's or

  commercial driver's license or permit issued by this state or any

  other state or a state identification card issued under section

  4507.50 or 4507.51 of the Revised Code or a comparable

  identification card issued by another state, the driver's license

  number, commercial driver's license number, or state

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  identification card number;

(8) If the offender or delinquent child was convicted of,	305
pleaded guilty to, or was adjudicated a delinquent child for	306
committing the sexually oriented offense resulting in the	307
registration duty in a court in another state, in a federal court,	308
military court, or Indian tribal court, or in a court in any	309
nation other than the United States, a DNA specimen, as defined in	310
section 109.573 of the Revised Code, from the offender or	311
delinquent child, a citation for, and the name of, the sexually	312
oriented offense resulting in the registration duty, and a	313
certified copy of a document that describes the text of that	314
sexually oriented offense;	315
(9) A description of each professional and occupational	316
license, permit, or registration, including those licenses,	317
permits, and registrations issued under Title XLVII of the Revised	318
Code, held by the offender or delinquent child;	319
(10) Any email addresses, internet identifiers, or telephone	320
numbers registered to or used by the offender or delinquent child;	321
(11) Any other information required by the bureau of criminal	322
identification and investigation.	323
(D) After an offender or delinquent child registers with a	324
sheriff, or the sheriff's designee, pursuant to this section, the	325
sheriff, or the sheriff's designee, shall forward the signed,	326
written registration form, photograph, and other material to the	327
bureau of criminal identification and investigation in accordance	328
with the forwarding procedures adopted pursuant to section 2950.13	329
of the Revised Code. If an offender registers a school,	330
institution of higher education, or place of employment address,	331
or provides a school or institution of higher education address	332
under division $(C)(4)$ of this section, the sheriff also shall	333
provide notice to the law enforcement agency with jurisdiction	334
over the premises of the school, institution of higher education,	335
or place of employment of the offender's name and that the	336

offender has registered that address as a place at which the	337
offender attends school or an institution of higher education or	338
at which the offender is employed. The bureau shall include the	339
information and materials forwarded to it under this division in	340
the state registry of sex offenders and child-victim offenders	341
established and maintained under section 2950.13 of the Revised	342
Code.	343
(E) No person who is required to register pursuant to	344
divisions (A) and (B) of this section, and no person who is	345
required to send a notice of intent to reside pursuant to division	346
(G) of this section, shall fail to register or send the notice of	347
intent as required in accordance with those divisions or that	348
division.	349
(F) An offender or delinquent child who is required to	350
register pursuant to divisions (A) and (B) of this section shall	351
register pursuant to this section for the period of time specified	352
in section 2950.07 of the Revised Code, with the duty commencing	353
on the date specified in division (A) of that section.	354
(G) If an offender or delinquent child who is required by	355
division (A) of this section to register is a tier III sex	356
offender/child-victim offender, the offender or delinquent child	357
also shall send the sheriff, or the sheriff's designee, of the	358
county in which the offender or delinquent child intends to reside	359
written notice of the offender's or delinquent child's intent to	360
reside in the county. The offender or delinquent child shall send	361
the notice of intent to reside at least twenty days prior to the	362
date the offender or delinquent child begins to reside in the	363
county. The notice of intent to reside shall contain the following	364
information:	365

(1) The offender's or delinquent child's name;

(2) The address or addresses at which the offender or

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delinquent child intends to reside;

(3) The sexually oriented offense of which the offender was 369 convicted, to which the offender pleaded guilty, or for which the 370 child was adjudicated a delinquent child. 371

- (H) If, immediately prior to January 1, 2008, an offender or 372 delinquent child who was convicted of, pleaded guilty to, or was 373 adjudicated a delinquent child for committing a sexually oriented 374 offense or a child-victim oriented offense as those terms were 375 defined in section 2950.01 of the Revised Code prior to January 1, 376 2008, was required by division (A) of this section or section 377 2950.041 of the Revised Code to register and if, on or after 378 January 1, 2008, that offense is a sexually oriented offense as 379 that term is defined in section 2950.01 of the Revised Code on and 380 after January 1, 2008, the duty to register that is imposed 381 pursuant to this section on and after January 1, 2008, shall be 382 considered, for purposes of section 2950.07 of the Revised Code 383 and for all other purposes, to be a continuation of the duty 384 imposed upon the offender or delinquent child prior to January 1, 385 2008, under this section or section 2950.041 of the Revised Code. 386
- Sec. 2950.041. (A)(1)(a) Immediately after a sentencing 387 hearing is held on or after January 1, 2008, for an offender who 388 is convicted of or pleads guilty to a child-victim oriented 389 offense and is sentenced to a prison term, a term of imprisonment, 390 or any other type of confinement and before the offender is 391 transferred to the custody of the department of rehabilitation and 392 correction or to the official in charge of the jail, workhouse, 393 state correctional institution, or other institution where the 394 offender will be confined, the offender shall register personally 395 with the sheriff, or the sheriff's designee, of the county in 396 which the offender was convicted of or pleaded guilty to the 397 child-victim offense. 398

(b) Immediately after a dispositional hearing is held on or	399
after January 1, 2008, for a child who is adjudicated a delinquent	400
child for committing a child-victim oriented offense, is	401
classified a juvenile offender registrant based on that	402
adjudication, and is committed to the custody of the department of	403
youth services or to a secure facility that is not operated by the	404
department and before the child is transferred to the custody of	405
the department of youth services or the secure facility to which	406
the delinquent child is committed, the delinquent child shall	407
register personally with the sheriff, or the sheriff's designee,	408
of the county in which the delinquent child was classified a	409
juvenile offender registrant based on that child-victim oriented	410
offense.	411

(c) A law enforcement officer shall be present at the

sentencing hearing or dispositional hearing described in division

(A)(1)(a) or (b) of this section to immediately transport the

offender or delinquent child who is the subject of the hearing to

the sheriff, or the sheriff's designee, of the county in which the

offender or delinquent child is convicted, pleads guilty, or is

adjudicated a delinquent child.

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- (d) After an offender who has registered pursuant to division (A)(1)(a) of this section is released from a prison term, a term of imprisonment, or any other type of confinement, the offender shall register as provided in division (A)(2) of this section. After a delinquent child who has registered pursuant to division (A)(1)(b) of this section is released from the custody of the department of youth services or from a secure facility that is not operated by the department, the delinquent child shall register as provided in division (A)(3) of this section.
- (2) Regardless of when the child-victim oriented offense was

  committed, each offender who is convicted of, pleads guilty to,

  has been convicted of, or has pleaded guilty to a child-victim

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oriented offense shall comply with all of the following	431
registration requirements:	432
(a) The offender shall register personally with the sheriff,	433
or the sheriff's designee, of the county within three days of the	434
offender's coming into a county in which the offender resides or	435
temporarily is domiciled for more than three days.	436
(b) The offender shall register personally with the sheriff,	437
or the sheriff's designee, of the county immediately upon coming	438
into a county in which the offender attends a school or	439
institution of higher education on a full-time or part-time basis	440
regardless of whether the offender resides or has a temporary	441
domicile in this state or another state.	442
(c) The offender shall register personally with the sheriff,	443
or the sheriff's designee, of the county in which the offender is	444
employed if the offender resides or has a temporary domicile in	445
this state and has been employed in that county for more than	446
three days or for an aggregate period of fourteen or more days in	447
that calendar year.	448
(d) The offender shall register personally with the sheriff,	449
or the sheriff's designee, of the county in which the offender	450
then is employed if the offender does not reside or have a	451
temporary domicile in this state and has been employed at any	452
location or locations in this state for more than three days or	453
for an aggregate period of fourteen or more days in that calendar	454
year.	455
(e) The offender shall register personally with the sheriff,	456
or the sheriff's designee, or other appropriate person of the	457
other state immediately upon entering into any state other than	458
this state in which the offender attends a school or institution	459

of higher education on a full-time or part-time basis or upon

being employed in any state other than this state for more than

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three days or for an aggregate period of fourteen or more days in
that calendar year regardless of whether the offender resides or
has a temporary domicile in this state, the other state, or a
different state.

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- (3) Regardless of when the child-victim oriented offense was 466 committed, each child who on or after July 31, 2003, is 467 adjudicated a delinquent child for committing a child-victim 468 oriented offense and who is classified a juvenile offender 469 470 registrant based on that adjudication shall register personally with the sheriff, or the sheriff's designee, of the county within 471 three days of the delinquent child's coming into a county in which 472 the delinquent child resides or temporarily is domiciled for more 473 than three days. If the delinquent child is committed for the 474 child-victim oriented offense to the department of youth services 475 or to a secure facility that is not operated by the department, 476 this duty begins when the delinquent child is discharged or 477 released in any manner from custody in a department of youth 478 services secure facility or from the secure facility that is not 479 operated by the department if pursuant to the discharge or release 480 the delinquent child is not committed to any other secure facility 481 of the department or any other secure facility. 482
- (4) Regardless of when the child-victim oriented offense was 483 committed, each person who is convicted, pleads guilty, or is 484 adjudicated a delinquent child in a court in another state, in a 485 federal court, military court, or Indian tribal court, or in a 486 court in any nation other than the United States for committing a 487 child-victim oriented offense shall comply with all of the 488 following registration requirements if, at the time the offender 489 or delinquent child moves to and resides in this state or 490 temporarily is domiciled in this state for more than three days, 491 the offender enters this state to attend the school or institution 492 of higher education, or the offender is employed in this state for 493

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more than the specified period of time, the offender or delinquent	494
child has a duty to register as a child-victim offender or sex	495
offender under the law of that other jurisdiction as a result of	496
the conviction, guilty plea, or adjudication:	497
(a) Each offender and delinquent child shall register	498
personally with the sheriff, or the sheriff's designee, of the	499
county within three days of the offender's or delinquent child's	500
coming into the county in which the offender or delinquent child	501
resides or temporarily is domiciled for more than three days.	502
(b) Each offender shall register personally with the sheriff,	503
or the sheriff's designee, of the county immediately upon coming	504
into a county in which the offender attends a school or	505
institution of higher education on a full-time or part-time basis	506
regardless of whether the offender resides or has a temporary	507
domicile in this state or another state.	508
(c) Each offender shall register personally with the sheriff,	509
or the sheriff's designee, of the county in which the offender is	510
employed if the offender resides or has a temporary domicile in	511
this state and has been employed in that county for more than	512
three days or for an aggregate period of fourteen days or more in	513
that calendar year.	514
(d) Each offender shall register personally with the sheriff,	515
or the sheriff's designee, of the county in which the offender	516
then is employed if the offender does not reside or have a	517
temporary domicile in this state and has not been employed at any	518
location or locations in this state for more than three days or	519
for an aggregate period of fourteen or more days in that calendar	520
year.	521
(5) An offender is not required to register under division	522

(A)(2), (3), or (4) of this section if a court issues an order

terminating the offender's duty to comply with sections 2950.04,

2950.041, 2950.05, and 2950.06 of the Revised Code pursuant to	525
section 2950.15 of the Revised Code. A delinquent child who is a	526
juvenile offender registrant but is not a public	527
registry-qualified juvenile offender registrant is not required to	528
register under any of those divisions if a juvenile court issues	529
an order declassifying the delinquent child as a juvenile offender	530
registrant pursuant to section 2152.84 or 2152.85 of the Revised	531
Code.	532
(B) An offender or delinquent child who is required by	533
division (A) of this section to register in this state personally	534
shall do so in the manner described in division (B) of section	535
2950.04 of the Revised Code, <u>including if the address being</u>	536
registered is the offender's or delinquent child's residence	537
address by providing proof that the offender or delinquent child	538
resides at that residence address, and the registration is	539
complete as described in that division.	540
(C) The registration form to be used under divisions (A) and	541
(B) of this section shall include or contain all of the following	542
for the offender or delinquent child who is registering:	543
(1) The offender's or delinquent child's name, any aliases	544
used by the offender or delinquent child, and a photograph of the	545
offender or delinquent child;	546
(2) The offender's or delinquent child's social security	547
number and date of birth, including any alternate social security	548
numbers or dates of birth that the offender or delinquent child	549
has used or uses;	550
(3) Regarding an offender or delinquent child who is	551
registering under a duty imposed under division (A)(1) of this	552
section, a statement that the offender is serving a prison term,	553
term of imprisonment, or any other type of confinement or a	554

statement that the delinquent child is in the custody of the

As illi oddocd	
department of youth services or is confined in a secure facility	556
that is not operated by the department;	557
(4) Regarding an offender or delinquent child who is	558
registering under a duty imposed under division (A)(2), (3), or	559
(4) of this section as a result of the offender or delinquent	560
child residing in this state or temporarily being domiciled in	561
this state for more than three days, all of the information	562
described in division (C)(4) of section 2950.04 of the Revised	563
Code;	564
(5) Regarding an offender who is registering under a duty	565
imposed under division $(A)(2)$ or $(4)$ of this section as a result	566
of the offender attending a school or institution of higher	567
education on a full-time or part-time basis or being employed in	568
this state or in a particular county in this state, whichever is	569
applicable, for more than three days or for an aggregate of	570
fourteen or more days in any calendar year, all of the information	571
described in division (C)(5) of section 2950.04 of the Revised	572
Code;	573
(6) The identification license plate number issued by this	574
state or any other state of each vehicle the offender or	575
delinquent child owns, of each vehicle registered in the	576
offender's or delinquent child's name, of each vehicle the	577
offender or delinquent child operates as a part of employment, and	578
of each other vehicle that is regularly available to be operated	579
by the offender or delinquent child; a description of where each	580
vehicle is habitually parked, stored, docked, or otherwise kept;	581
and, if required by the bureau of criminal identification and	582
investigation, a photograph of each of those vehicles;	583
(7) If the offender or delinquent child has a driver's or	584
commercial driver's license or permit issued by this state or any	585

other state or a state identification card issued under section

4507.50 or 4507.51 of the Revised Code or a comparable

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identification card issued by another state, the driver's license	588
number, commercial driver's license number, or state	589
identification card number;	590
(8) If the offender or delinquent child was convicted of,	591
pleaded guilty to, or was adjudicated a delinquent child for	592
committing the child-victim oriented offense resulting in the	593
registration duty in a court in another state, in a federal court,	594
military court, or Indian tribal court, or in a court in any	595
nation other than the United States, a DNA specimen, as defined in	596
section 109.573 of the Revised Code, from the offender or	597
delinquent child, a citation for, and the name of, the	598
child-victim oriented offense resulting in the registration duty,	599
and a certified copy of a document that describes the text of that	600
child-victim oriented offense;	601
(9) Copies of travel and immigration documents;	602
(10) A description of each professional and occupational	603
license, permit, or registration, including those licenses,	604
permits, and registrations issued under Title XLVII of the Revised	605
Code, held by the offender or delinquent child;	606
(11) Any email addresses, internet identifiers, or telephone	607
numbers registered to or used by the offender or delinquent child;	608
(12) Any other information required by the bureau of criminal	609
identification and investigation.	610
(D) Division (D) of section 2950.04 of the Revised Code	611
applies when an offender or delinquent child registers with a	612
sheriff pursuant to this section.	613
(E) No person who is required to register pursuant to	614
divisions (A) and (B) of this section, and no person who is	615
required to send a notice of intent to reside pursuant to division	616
(G) of this section, shall fail to register or send the notice as	617
required in accordance with those divisions or that division	618

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ection shall 620
time specified 621
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- (G) If an offender or delinquent child who is required by 624 division (A) of this section to register is a tier III sex 625 offender/child-victim offender, the offender or delinquent child 626 also shall send the sheriff, or the sheriff's designee, of the 627 county in which the offender or delinquent child intends to reside 628 written notice of the offender's or delinquent child's intent to 629 reside in the county. The offender or delinquent child shall send 630 the notice of intent to reside at least twenty days prior to the 631 date the offender or delinquent child begins to reside in the 632 county. The notice of intent to reside shall contain all of the 633 following information: 634
- (1) The information specified in divisions (G)(1) and (2) of 635 section 2950.04 of the Revised Code; 636
- (2) The child-victim oriented offense of which the offender637was convicted, to which the offender pleaded guilty, or for which638the child was adjudicated a delinquent child.639
- (H) If, immediately prior to January 1, 2008, an offender or 640 delinquent child who was convicted of, pleaded guilty to, or was 641 adjudicated a delinquent child for committing a child-victim 642 oriented offense or a sexually oriented offense as those terms 643 were defined in section 2950.01 of the Revised Code prior to 644 January 1, 2008, was required by division (A) of this section or 645 section 2950.04 of the Revised Code to register and if, on or 646 after January 1, 2008, that offense is a child-victim oriented 647 offense as that term is defined in section 2950.01 of the Revised 648 Code on and after January 1, 2008, the duty to register that is 649 imposed pursuant to this section on and after January 1, 2008, 650

shall be considered, for purposes of section 2950.07 of the	651
Revised Code and for all other purposes, to be a continuation of	652
the duty imposed upon the offender or delinquent child prior to	653
January 1, 2008, under this section or section 2950.04 of the	654
Revised Code.	655
Sec. 2950.044. (A) An offender or delinquent child who	656
registers a residence address under section 2950.04, 2950.041, or	657
2950.05 of the Revised Code or who verifies a residence address	658
under section 2950.06 of the Revised Code shall provide proof that	659
the offender or delinquent child resides at the address registered	660
or verified by showing to the sheriff or designee with whom the	661
offender or delinquent child registers or verifies the address one	662
of the following:	663
(1) A current and valid photo identification or military	664
identification of the offender or delinquent child that includes	665
that address as the offender's or delinquent child's residence	666
address;	667
(2) A copy of a current utility bill, bank statement,	668
government check, paycheck, or other government document that	669
shows the offender's or delinquent child's name and that residence	670
address for the offender or delinquent child;	671
(3) Another type of proof of residence specified in a rule	672
adopted by the attorney general pursuant to section 2950.13 of the	673
Revised Code that shows that the offender or delinquent child	674
resides at that residence address.	675
(B) If an offender or delinquent child who registers a	676
residence address under section 2950.04, 2950.041, or 2950.05 of	677
the Revised Code does not have any of the forms of proof of	678
residence required under division (A) of this section regarding	679
the address being registered, the offender or delinquent child may	680
execute an affirmation under penalty of falsification that the	681

offender or delinguent child cannot provide the proof of residence	682
required under that division regarding that residence address but	683
that the offender or delinquent child resides at that residence	684
address. The attorney general shall prescribe pursuant to section	685
2950.13 of the Revised Code the form of the affirmation, which	686
shall include the offender's or delinquent child's name, the	687
residence address registered by the offender or delinquent child,	688
and the offender's or delinquent child's signature affirming that	689
the address so registered is the offender's or delinquent child's	690
residence address at that time. If an offender or delinquent child	691
who registers a residence address executes an affirmation as	692
described in this division, both of the following apply:	693
(1) The execution of the affirmation constitutes proof that	694
the offender or delinquent child resides at that residence address	695
for purposes of the registration under section 2950.04, 2950.041,	696
or 2950.05 of the Revised Code, whichever is applicable.	697
(2) The execution of the affirmation is not relevant and does	698
not constitute proof of residence for purposes of any subsequent	699
verification of that residence address pursuant to section 2950.06	700
of the Revised Code.	701
(C)(1) Division (A) of this section applies to a residence	702
address verified as described in division (A) of this section only	703
if the residence address is verified on and after the effective	704
date of a rule adopted by the attorney general pursuant to section	705
2950.13 of the Revised Code that specifies one or more types of	706
proof of residence, in addition to those identified in divisions	707
(A)(1) and (2) of this section, that an offender or delinquent	708
child may use to provide proof that the offender or delinquent	709
child resides at a verified residence address.	710
(2) Divisions (A) and (B) of this section apply to a	711
residence address registered as described in division (A) of this	712
section only if the residence address is registered on and after	713

the effective date described in division (C)(1) of this section or	714
the date on which the attorney general prescribes pursuant to	715
section 2950.13 of the Revised Code the form of an affirmation	716
that an offender or delinquent child may execute to provide proof	717
that the offender or delinquent child resides at a registered	718
residence address, whichever is later.	719
Sec. 2950.06. (A) An offender or delinquent child who is	720
required to register a residence address pursuant to division	721
(A)(2), (3), or (4) of section 2950.04 or 2950.041 of the Revised	722
Code shall periodically verify the offender's or delinquent	723
child's current residence address, and an offender or public	724
registry-qualified juvenile offender registrant who is required to	725
register a school, institution of higher education, or place of	726
employment address pursuant to any of those divisions shall	727
periodically verify the address of the offender's or public	728
registry-qualified juvenile offender registrant's current school,	729
institution of higher education, or place of employment, in	730
accordance with this section. The frequency of verification shall	731
be determined in accordance with division (B) of this section, and	732
the manner of verification shall be determined in accordance with	733
division (C) of this section.	734
(B) The frequency with which an offender or delinquent child	735
must verify the offender's or delinquent child's current	736
residence, school, institution of higher education, or place of	737
employment address pursuant to division (A) of this section shall	738
be determined as follows:	739
(1) Regardless of when the sexually oriented offense or	740
child-victim oriented offense for which the offender or delinguent	741

child is required to register was committed, if the offender or

delinquent child is a tier I sex offender/child-victim offender,

the offender shall verify the offender's current residence address

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or current school, institution of higher education, or place of 745 employment address, and the delinquent child shall verify the 746 delinquent child's current residence address, in accordance with 747 division (C) of this section on each anniversary of the offender's 748 or delinquent child's initial registration date during the period 749 the offender or delinquent child is required to register. 750

(2) Regardless of when the sexually oriented offense or child-victim oriented offense for which the offender or delinquent child is required to register was committed, if the offender or delinquent child is a tier II sex offender/child-victim offender, the offender shall verify the offender's current residence address or current school, institution of higher education, or place of employment address, and the delinquent child shall verify the delinquent child's current residence address, in accordance with division (C) of this section every one hundred eighty days after the offender's or delinquent child's initial registration date during the period the offender or delinquent child is required to register. 

(3) Regardless of when the sexually oriented offense or child-victim oriented offense for which the offender or delinquent child is required to register was committed, if the offender or delinquent child is a tier III sex offender/child-victim offender, the offender shall verify the offender's current residence address or current school, institution of higher education, or place of employment address, and the delinquent child shall verify the delinquent child's current residence address and, if the delinquent child is a public registry-qualified juvenile offender registrant, the current school, institution of higher education, or place of employment address, in accordance with division (C) of this section every ninety thirty days after the offender's or delinquent child's initial registration date during the period the offender or delinquent child is required to register.

(4) If, prior to January 1, 2008, an offender or delinquent	777
child registered with a sheriff under a duty imposed under section	778
2950.04 or 2950.041 of the Revised Code as a result of a	779
conviction of, plea of guilty to, or adjudication as a delinquent	780
child for committing a sexually oriented offense or a child-victim	781
oriented offense as those terms were defined in section 2950.01 of	782
the Revised Code prior to January 1, 2008, the duty to register	783
that is imposed on the offender or delinquent child pursuant to	784
section 2950.04 or 2950.041 of the Revised Code on and after	785
January 1, 2008, is a continuation of the duty imposed upon the	786
offender prior to January 1, 2008, under section 2950.04 or	787
2950.041 of the Revised Code and, for purposes of divisions	788
(B)(1), (2), and (3) of this section, the offender's initial	789
registration date related to that offense is the date on which the	790
offender initially registered under section 2950.04 or 2950.041 of	791
the Revised Code.	792

(5) The amendment to division (B)(3) of this section that 793 takes effect on the effective date of this division applies to all 794 offenders and delinquent children in a category described in that 795 division who commit their sexually oriented offense or 796 child-victim oriented offense on or after the effective date of 797 this division. The amendment to division (B)(3) of this section 798 that takes effect on the effective date of this division applies 799 to all offenders and delinquent children who, on and after January 800 1, 2008, and prior to the effective date of this division, were 801 required pursuant to that division as it existed between those 802 dates to verify a residence address every ninety days after the 803 offender's or delinquent child's initial registration date, 804 provided that the amendment does not apply to those offenders and 805 delinguent children until the first time on or after the effective 806 date of this division that the offender or delinquent child 807 verifies the residence address, provides notice of a change in 808 residence address, or registers a new residence address. 809

If an offender or delinquent child, on and after January 1,	810
2008, and prior to the effective date of this division, was	811
required pursuant to division (B)(3) of this section as it existed	812
between those dates to verify a residence address every ninety	813
days after the offender's or delinquent child's initial	814
registration date, the first time on or after the effective date	815
of this division that the offender or delinquent child verifies	816
the residence address, provides notice of a change in residence	817
address, or registers a new residence address, the sheriff with	818
whom the offender or delinquent child verifies or registers the	819
address or to whom the offender or delinquent child provides the	820
notice of a change in address shall inform the offender or	821
delinguent child of the amendment to division (B)(3) of this	822
section that takes effect on the effective date of this division	823
and of the offender's or delinquent child's duty thereafter to	824
verify the residence address with the frequency specified in that	825
amendment.	826
(C)(1) An offender or delinquent child who is required to	827
verify the offender's or delinquent child's current residence,	828
school, institution of higher education, or place of employment	829
address pursuant to division (A) of this section shall verify the	830
address with the sheriff with whom the offender or delinquent	831
child most recently registered the address by personally appearing	832
before the sheriff or a designee of the sheriff, no earlier than	833
ten days before the date on which the verification is required	834
pursuant to division (B) of this section and no later than the	835
date so required for verification, and completing and signing a	836
copy of the verification form prescribed by the bureau of criminal	837
identification and investigation, and if the address being	838
verified is the offender's or delinquent child's residence address	839
providing proof in accordance with section 2950.044 of the Revised	840
Code that the offender or delinguent child resides at that	841

residence address. The sheriff or designee shall sign the

completed form and indicate on the form the date on which it is so	843
completed and the type of proof of residence provided. The	844
verification required under this division is complete when the	845
offender or delinquent child personally appears before the sheriff	846
or designee and completes and signs the form as described in this	847
division and if the address being verified is the offender's or	848
delinquent child's residence address provides the proof that the	849
offender or delinguent child resides at the address verified.	850

- (2) To facilitate the verification of an offender's or 851 delinquent child's current residence, school, institution of 852 higher education, or place of employment address, as applicable, 853 under division (C)(1) of this section, the sheriff with whom the 854 offender or delinquent child most recently registered the address 855 may mail a nonforwardable verification form prescribed by the 856 bureau of criminal identification and investigation to the 857 offender's or delinquent child's last reported address and to the 858 last reported address of the parents of the delinquent child, with 859 a notice that conspicuously states that the offender or delinquent 860 child must personally appear before the sheriff or a designee of 861 the sheriff to complete the form and the date by which the form 862 must be so completed. Regardless of whether a sheriff mails a form 863 to an offender or delinquent child and that child's parents, each 864 offender or delinquent child who is required to verify the 865 offender's or delinquent child's current residence, school, 866 institution of higher education, or place of employment address, 867 as applicable, pursuant to division (A) of this section shall 868 personally appear before the sheriff or a designee of the sheriff 869 to verify the address in accordance with division (C)(1) of this 870 section. 871
- (D) The verification form to be used under division (C) of 872 this section shall contain all of the following: 873
  - (1) Except as provided in division (D)(2) of this section, 874

the current residence address of the offender or delinquent child, 875 the name and address of the offender's or delinquent child's 876 employer if the offender or delinquent child is employed at the 877 time of verification or if the offender or delinquent child knows 878 at the time of verification that the offender or delinquent child 879 will be commencing employment with that employer subsequent to 880 verification, the name and address of the offender's or public 881 registry-qualified juvenile offender registrant's school or 882 institution of higher education if the offender or public 883 registry-qualified juvenile offender registrant attends one at the 884 time of verification or if the offender or public 885 registry-qualified juvenile offender registrant knows at the time 886 of verification that the offender will be commencing attendance at 887 that school or institution subsequent to verification, and any 888 other information required by the bureau of criminal 889 identification and investigation. 890

- (2) Regarding an offender or public registry-qualified 891 juvenile offender registrant who is verifying a current school, 892 institution of higher education, or place of employment address, 893 the name and current address of the school, institution of higher 894 education, or place of employment of the offender or public 895 registry-qualified juvenile offender registrant and any other 896 information required by the bureau of criminal identification and 897 investigation. 898
- (E) Upon an offender's or delinquent child's personal 899 appearance and completion of a verification form under division 900 (C) of this section, a sheriff promptly shall forward a copy of 901 the verification form to the bureau of criminal identification and 902 investigation in accordance with the forwarding procedures adopted 903 by the attorney general pursuant to section 2950.13 of the Revised 904 Code. If an offender or public registry-qualified juvenile 905 offender registrant verifies a school, institution of higher 906

education, or place of employment address, or provides a school or	907
institution of higher education address under division (D)(1) of	908
this section, the sheriff also shall provide notice to the law	909
enforcement agency with jurisdiction over the premises of the	910
school, institution of higher education, or place of employment of	911
the offender's or public registry-qualified juvenile offender	912
registrant's name and that the offender or public	913
registry-qualified juvenile offender registrant has verified or	914
provided that address as a place at which the offender or public	915
registry-qualified juvenile offender registrant attends school or	916
an institution of higher education or at which the offender or	917
public registry-qualified juvenile offender registrant is	918
employed. The bureau shall include all information forwarded to it	919
under this division in the state registry of sex offenders and	920
child-victim offenders established and maintained under section	921
2950.13 of the Revised Code.	922

- (F) No person who is required to verify a current residence, 923 school, institution of higher education, or place of employment 924 address, as applicable, pursuant to divisions (A) to (C) of this 925 section shall fail to verify a current residence, school, 926 institution of higher education, or place of employment address, 927 as applicable, in accordance with those divisions by the date 928 required for the verification as set forth in division (B) of this 929 section, provided that no person shall be prosecuted or subjected 930 to a delinquent child proceeding for a violation of this division, 931 and that no parent, guardian, or custodian of a delinquent child 932 shall be prosecuted for a violation of section 2919.24 of the 933 Revised Code based on the delinquent child's violation of this 934 division, prior to the expiration of the period of time specified 935 in division (G) of this section. 936
- (G)(1) If an offender or delinquent child fails to verify a 937 current residence, school, institution of higher education, or 938

place of employment address, as applicable, as required by	939
divisions (A) to (C) of this section by the date required for the	940
verification as set forth in division (B) of this section, the	941
sheriff with whom the offender or delinquent child is required to	942
verify the current address, on the day following that date	943
required for the verification, shall send a written warning to the	944
offender or to the delinquent child and that child's parents, at	945
the offender's or delinquent child's and that child's parents'	946
last known residence, school, institution of higher education, or	947
place of employment address, as applicable, regarding the	948
offender's or delinquent child's duty to verify the offender's or	949
delinquent child's current residence, school, institution of	950
higher education, or place of employment address, as applicable.	951
The written warning shall do all of the following:	952
(a) Identify the sheriff who sends it and the date on which	953
it is sent;	954
(b) State conspicuously that the offender or delinquent child	955
has failed to verify the offender's or public registry-qualified	956
juvenile offender registrant's current residence, school,	957
institution of higher education, or place of employment address or	958
the current residence address of a delinquent child who is not a	959
public registry-qualified juvenile offender registrant by the date	960
required for the verification;	961
(c) Conspicuously state that the offender or delinquent child	962
has seven days from the date on which the warning is sent to	963
verify the current residence, school, institution of higher	964
education, or place of employment address, as applicable, with the	965
sheriff who sent the warning;	966
(d) Conspicuously state that a failure to timely verify the	967

specified current address or addresses is a felony offense;

(e) Conspicuously state that, if the offender or public

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registry-qualified juvenile offender registrant verifies the 970 current residence, school, institution of higher education, or 971 place of employment address or the delinquent child who is not a 972 public registry-qualified juvenile offender registrant verifies 973 the current residence address with that sheriff within that 974 seven-day period, the offender or delinquent child will not be 975 prosecuted or subjected to a delinquent child proceeding for a 976 failure to timely verify a current address and the delinquent 977 child's parent, guardian, or custodian will not be prosecuted 978 979 based on a failure of the delinquent child to timely verify an address; 980

- (f) Conspicuously state that, if the offender or public 981 registry-qualified juvenile offender registrant does not verify 982 the current residence, school, institution of higher education, or 983 place of employment address or the delinquent child who is not a 984 public registry-qualified juvenile offender registrant does not 985 verify the current residence address with that sheriff within that 986 seven-day period, the offender or delinquent child will be 987 arrested or taken into custody, as appropriate, and prosecuted or 988 subjected to a delinquent child proceeding for a failure to timely 989 verify a current address and the delinquent child's parent, 990 guardian, or custodian may be prosecuted for a violation of 991 section 2919.24 of the Revised Code based on the delinquent 992 child's failure to timely verify a current residence address. 993
- (2) If an offender or delinquent child fails to verify a 994 current residence, school, institution of higher education, or 995 place of employment address, as applicable, as required by 996 divisions (A) to (C) of this section by the date required for the 997 verification as set forth in division (B) of this section, the 998 offender or delinquent child shall not be prosecuted or subjected 999 to a delinquent child proceeding for a violation of division (F) 1000 of this section, and the delinquent child's parent, guardian, or 1001

custodian shall not be prosecuted for a violation of section	1002
2919.24 of the Revised Code based on the delinquent child's	1003
failure to timely verify a current residence address and, if the	1004
delinquent child is a public registry-qualified juvenile offender	1005
registrant, the current school, institution of higher education,	1006
or place of employment address, as applicable, unless the	1007
seven-day period subsequent to that date that the offender or	1008
delinquent child is provided under division (G)(1) of this section	1009
to verify the current address has expired and the offender or	1010
delinquent child, prior to the expiration of that seven-day	1011
period, has not verified the current address. Upon the expiration	1012
of the seven-day period that the offender or delinquent child is	1013
provided under division (G)(1) of this section to verify the	1014
current address, if the offender or delinquent child has not	1015
verified the current address, all of the following apply:	1016

- (a) The sheriff with whom the offender or delinquent child is
  required to verify the current residence, school, institution of
  higher education, or place of employment address, as applicable,
  promptly shall notify the bureau of criminal identification and
  investigation of the failure.

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- (b) The sheriff with whom the offender or delinquent child is 1022 required to verify the current residence, school, institution of 1023 higher education, or place of employment address, as applicable, 1024 the sheriff of the county in which the offender or delinquent 1025 child resides, the sheriff of the county in which is located the 1026 offender's or public registry-qualified juvenile offender 1027 registrant's school, institution of higher education, or place of 1028 employment address that was to be verified, or a deputy of the 1029 appropriate sheriff, shall locate the offender or delinquent 1030 child, promptly shall seek a warrant for the arrest or taking into 1031 custody, as appropriate, of the offender or delinquent child for 1032 the violation of division (F) of this section and shall arrest the 1033

offender or take the child into custody, as appropriate.	1034
(c) The offender or delinquent child is subject to	1035
prosecution or a delinquent child proceeding for the violation of	1036
division (F) of this section, and the delinquent child's parent,	1037
guardian, or custodian may be subject to prosecution for a	1038
violation of section 2919.24 of the Revised Code based on the	1039
delinquent child's violation of that division.	1040
(H) An offender or public registry-qualified juvenile	1041
offender registrant who is required to verify the offender's or	1042
public registry-qualified juvenile offender registrant's current	1043
residence, school, institution of higher education, or place of	1044
employment address pursuant to divisions (A) to (C) of this	1045
section and a delinquent child who is not a public	1046
registry-qualified juvenile offender registrant who is required to	1047
verify the delinquent child's current residence address pursuant	1048
to those divisions shall do so for the period of time specified in	1049
section 2950.07 of the Revised Code.	1050
Sec. 2950.081. (A) Any statements, information, photographs,	1051
fingerprints, or materials that are required to be provided, and	1052
that are provided, by an offender or delinquent child pursuant to	1053
section 2950.04, 2950.041, 2950.05, or 2950.06 of the Revised Code	1054
and that are in the possession of a county sheriff and all	1055
summaries described in division (D) of section 2950.112 of the	1056
Revised Code that are in the possession of a county sheriff are	1057
public records open to public inspection under section 149.43 of	1058
the Revised Code and shall be included in the internet sex	1059
offender and child-victim offender database established and	1060
maintained under section 2950.13 of the Revised Code to the extent	1061
provided in that section.	1062

(B) Except when the child is classified a public

registry-qualified juvenile offender registrant, the sheriff shall

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not cause to be publicly disseminated by means of the internet any
statements, information, photographs, fingerprints, or materials
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that are provided by a delinquent child who sends a notice of
intent to reside, registers, provides notice of a change of
residence address and registers the new residence address, or
1069
provides verification of a current residence address pursuant to
this chapter and that are in the possession of a county sheriff.
1071

(C) If a sheriff establishes on the internet a sex offender 1072 and child-victim offender database for the public dissemination of 1073 some or all of the materials that are described in division (A) of 1074 this section, that are not prohibited from inclusion by division 1075 (B) of this section, and that pertain to offenders or delinquent 1076 children who register in the sheriff's county, in addition to all 1077 of the other information and materials included, the sheriff shall 1078 include in the database a chart describing which sexually oriented 1079 offenses and child-victim oriented offenses are included in the 1080 definitions of tier I sex offender/child-victim offender, tier II 1081 sex offender/child-victim offender, and tier III sex 1082 offender/child-victim offender and for each offender or delinquent 1083 child in relation to whom information and materials are provided a 1084 statement as to whether the offender or delinquent child is a tier 1085 I sex offender/child-victim offenders offender, a tier II sex 1086 offender/child-victim offenders offender, or a tier III sex 1087 offender/child-victim offenders offender. 1088

Sec. 2950.11. (A) Regardless of when the sexually oriented 1089 offense or child-victim oriented offense was committed, if a 1090 person is convicted of, pleads guilty to, has been convicted of, 1091 or has pleaded guilty to a sexually oriented offense or a 1092 child-victim oriented offense or a person is or has been 1093 adjudicated a delinquent child for committing a sexually oriented 1094 offense or a child-victim oriented offense and is classified a 1095 juvenile offender registrant or is an out-of-state juvenile 1096

offender registrant based on that adjudication, and if the	1097
offender or delinquent child is in any category specified in	1098
division $(F)$ $\frac{(1)(a), (b), or (c)}{(c)}$ of this section, the sheriff with	1099
whom the offender or delinquent child has most recently registered	1100
under section 2950.04, 2950.041, or 2950.05 of the Revised Code	1101
and, the sheriff to whom the offender or delinquent child most	1102
recently sent a notice of intent to reside under section 2950.04	1103
or 2950.041 of the Revised Code, and the sheriff with whom the	1104
offender or delinquent child most recently verified a residence	1105
address pursuant to section 2950.06 of the Revised Code, within	1106
the period of time specified in division $\frac{(C)}{(D)}$ of this section,	1107
shall provide a written notice containing the information set	1108
forth in division (B) of this section to all of the persons	1109
described in divisions (A)(1) to (10) of this section. If the	1110
sheriff has sent a notice to the persons described in those	1111
divisions as a result of receiving a notice of intent to reside	1112
and if the offender or delinquent child registers a residence	1113
address that is the same residence address described in the notice	1114
of intent to reside, the sheriff is not required to send an	1115
additional notice when the offender or delinquent child registers.	1116
The sheriff shall provide the notice to all of the following	1117
persons:	1118
(1)(a) Any occupant of each residential unit that is located	1119
within one thousand feet of the offender's or delinquent child's	1120
residential premises, that is located within the county served by	1121

(b) If the offender or delinquent child resides in a 1125 multi-unit building, any occupant of each residential unit that is 1126 located in that multi-unit building and that shares a common 1127 hallway with the offender or delinquent child. For purposes of 1128

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1123

1124

the sheriff, and that is not located in a multi-unit building.

under this division.

Division (D)(3) of this section applies regarding notices required

this division, an occupant's unit shares a common hallway with the

offender or delinquent child if the entrance door into the

occupant's unit is located on the same floor and opens into the

same hallway as the entrance door to the unit the offender or

delinquent child occupies. Division (D)(3) of this section applies

regarding notices required under this division.

1134

- (c) The building manager, or the person the building owner or 1135 condominium unit owners association authorizes to exercise 1136 management and control, of each multi-unit building that is 1137 located within one thousand feet of the offender's or delinquent 1138 child's residential premises, including a multi-unit building in 1139 which the offender or delinquent child resides, and that is 1140 located within the county served by the sheriff. In addition to 1141 notifying the building manager or the person authorized to 1142 exercise management and control in the multi-unit building under 1143 this division, the sheriff shall post a copy of the notice 1144 prominently in each common entryway in the building and any other 1145 location in the building the sheriff determines appropriate. The 1146 manager or person exercising management and control of the 1147 building shall permit the sheriff to post copies of the notice 1148 under this division as the sheriff determines appropriate. In lieu 1149 of posting copies of the notice as described in this division, a 1150 sheriff may provide notice to all occupants of the multi-unit 1151 building by mail or personal contact; if the sheriff so notifies 1152 all the occupants, the sheriff is not required to post copies of 1153 the notice in the common entryways to the building. Division 1154 (D)(3) of this section applies regarding notices required under 1155 this division. 1156
- (d) All additional persons who are within any category of 1157 neighbors of the offender or delinquent child that the attorney 1158 general by rule adopted under section 2950.13 of the Revised Code 1159 requires to be provided the notice and who reside within the 1160

county served by the sheriff;	1161
(2) The executive director of the public children services	1162
agency that has jurisdiction within the specified geographical	1163
notification area and that is located within the county served by	1164
the sheriff;	1165
(3)(a) The superintendent of each board of education of a	1166
school district that has schools within the specified geographical	1167
notification area and that is located within the county served by	1168
the sheriff;	1169
(b) The principal of the school within the specified	1170
geographical notification area and within the county served by the	1171
sheriff that the delinquent child attends;	1172
(c) If the delinquent child attends a school outside of the	1173
specified geographical notification area or outside of the school	1174
district where the delinquent child resides, the superintendent of	1175
the board of education of a school district that governs the	1176
school that the delinquent child attends and the principal of the	1177
school that the delinquent child attends.	1178
(4)(a) The appointing or hiring officer of each chartered	1179
nonpublic school located within the specified geographical	1180
notification area and within the county served by the sheriff or	1181
of each other school located within the specified geographical	1182
notification area and within the county served by the sheriff and	1183
that is not operated by a board of education described in division	1184
(A)(3) of this section;	1185
(b) Regardless of the location of the school, the appointing	1186
or hiring officer of a chartered nonpublic school that the	1187
delinquent child attends.	1188
(5) The director, head teacher, elementary principal, or site	1189
administrator of each preschool program governed by Chapter 3301.	1190

of the Revised Code that is located within the specified

geographical notification area and within the county served by the	1192
sheriff;	1193
(6) The administrator of each child day-care center or type A	1194
family day-care home that is located within the specified	1195
geographical notification area and within the county served by the	1196
sheriff, and the provider of each certified type B family day-care	1197
home that is located within the specified geographical	1198
notification area and within the county served by the sheriff. As	1199
used in this division, "child day-care center," "type A family	1200
day-care home," and "certified type B family day-care home" have	1201
the same meanings as in section 5104.01 of the Revised Code.	1202
(7) The president or other chief administrative officer of	1203
each institution of higher education, as defined in section	1204
2907.03 of the Revised Code, that is located within the specified	1205
geographical notification area and within the county served by the	1206
sheriff, and the chief law enforcement officer of the state	1207
university law enforcement agency or campus police department	1208
established under section 3345.04 or 1713.50 of the Revised Code,	1209
if any, that serves that institution;	1210
(8) The sheriff of each county that includes any portion of	1211
the specified geographical notification area;	1212
(9) If the offender or delinquent child resides within the	1213
county served by the sheriff, the chief of police, marshal, or	1214
other chief law enforcement officer of the municipal corporation	1215
in which the offender or delinquent child resides or, if the	1216
offender or delinquent child resides in an unincorporated area,	1217
the constable or chief of the police department or police district	1218
police force of the township in which the offender or delinquent	1219
child resides;	1220
(10) Volunteer organizations in which contact with minors or	1221

other vulnerable individuals might occur or any organization,

company, or individual who requests notification as provided in	1223
division (J) of this section.	1224
(B) The notice required under division (A) of this section	1225
shall include all of the following information regarding the	1226
subject offender or delinquent child:	1227
(1) The offender's or delinquent child's name;	1228
(2) The address or addresses of the offender's or public	1229
registry-qualified juvenile offender registrant's residence,	1230
school, institution of higher education, or place of employment,	1231
as applicable, or the residence address or addresses of a	1232
delinquent child who is not a public registry-qualified juvenile	1233
offender registrant;	1234
(3) The sexually oriented offense or child-victim oriented	1235
offense of which the offender was convicted, to which the offender	1236
pleaded guilty, or for which the child was adjudicated a	1237
delinquent child;	1238
(4) A statement that identifies the category specified in	1239
division $(F)$ $\frac{(1)}{(a)}$ , $\frac{(b)}{(b)}$ , or $\frac{(c)}{(c)}$ of this section that includes the	1240
offender or delinquent child and that subjects the offender or	1241
delinquent child to this section;	1242
(5) The offender's or delinquent child's photograph.	1243
(C) If a sheriff with whom an offender or delinquent child	1244
registers under section 2950.04, 2950.041, or 2950.05 of the	1245
Revised Code $\frac{\partial \mathbf{r}}{\partial \mathbf{r}}$ to whom the $\underline{\mathbf{a}}\underline{\mathbf{n}}$ offender or delinquent child most	1246
recently sent a notice of intent to reside under section 2950.04	1247
or 2950.041 of the Revised Code, or with whom an offender or	1248
<u>delinquent child most recently verified a residence address</u>	1249
pursuant to section 2950.06 of the Revised Code is required by	1250
division (A) of this section to provide notices regarding an	1251
offender or delinquent child and if, pursuant to that requirement,	1252
the sheriff provides a notice to a sheriff of one or more other	1253

counties in accordance with division (A)(8) of this section, the	1254
sheriff of each of the other counties who is provided notice under	1255
division (A)(8) of this section shall provide the notices	1256
described in divisions (A)(1) to (7) and (A)(9) and (10) of this	1257
section to each person or entity identified within those divisions	1258
that is located within the specified geographical notification	1259
area and within the county served by the sheriff in question.	1260

(D)(1) A sheriff required by division (A) or (C) of this 1261 1262 section to provide notices regarding an offender or delinquent child based on the offender's or delinquent child's sending of a 1263 notice of intent to reside or registration of an address shall 1264 provide the notice to the neighbors that are described in division 1265 (A)(1) of this section and the notices to law enforcement 1266 personnel that are described in divisions (A)(8) and (9) of this 1267 section as soon as practicable, but no later than five days after 1268 the offender sends the notice of intent to reside to the sheriff 1269 and again no later than five days after the offender or delinquent 1270 child registers with the sheriff or, if the sheriff is required by 1271 division (C) of this section to provide the notices, no later than 1272 five days after the sheriff is provided the notice described in 1273 division (A)(8) of this section. 1274

A sheriff required by division (A) or (C) of this section to 1275 provide notices regarding an offender or delinquent child based on 1276 the offender's or delinquent child's sending of a notice of intent 1277 to reside or registration of an address shall provide the notices 1278 to all other specified persons that are described in divisions 1279 (A)(2) to (7) and (A)(10) of this section as soon as practicable, 1280 but not later than seven days after the offender or delinquent 1281 child registers with the sheriff or, if the sheriff is required by 1282 division (C) of this section to provide the notices, no later than 1283 five days after the sheriff is provided the notice described in 1284 division (A)(8) of this section. 1285

A sheriff required by division (A) or (C) of this section to	1286
provide notices regarding an offender or delinquent child based on	1287
the offender's or delinquent child's verification of a residence	1288
address shall provide the notices to the specified persons that	1289
are described in divisions (A)(1) to (10) of this section once	1290
each year after the offender's or delinquent child's verification	1291
that occurs nearest to the anniversary date of the offender's or	1292
delinquent child's initial registration of that residence address.	1293
When required to provide notices regarding an offender or	1294
delinguent child based on the offender's or delinguent child's	1295
verification of a residence address, the sheriff shall provide the	1296
notices as soon as practicable, but not later than seven days	1297
after the offender or delinquent child verifies that address with	1298
the sheriff or, if the sheriff is required by division (C) of this	1299
section to provide the notices, not later than five days after the	1300
sheriff is provided the notice described in division (A)(8) of	1301
this section.	1302

(2) If an offender or delinquent child in relation to whom 1303 division (A) of this section applies verifies the offender's or 1304 delinquent child's current residence, school, institution of 1305 higher education, or place of employment address, as applicable, 1306 with a sheriff pursuant to section 2950.06 of the Revised Code, 1307 the sheriff may provide a written notice containing the 1308 information set forth in division (B) of this section to the 1309 persons identified in divisions (A)(1) to (10) of this section. If 1310 a sheriff provides a notice pursuant to this division to the 1311 sheriff of one or more other counties in accordance with division 1312 (A)(8) of this section, the sheriff of each of the other counties 1313 who is provided the notice under division (A)(8) of this section 1314 may provide, but is not required to provide, a written notice 1315 containing the information set forth in division (B) of this 1316 section to the persons identified in divisions (A)(1) to (7) and 1317 (A)(9) and (10) of this section. 1318

(3) A sheriff may provide notice under division $(A)(1)(a)$ or	1319
(b) of this section, and may provide notice under division	1320
(A)(1)(c) of this section to a building manager or person	1321
authorized to exercise management and control of a building, by	1322
mail, by personal contact, or by leaving the notice at or under	1323
the entry door to a residential unit. For purposes of divisions	1324
(A)(1)(a) and (b) of this section, and the portion of division	1325
(A)(1)(c) of this section relating to the provision of notice to	1326
occupants of a multi-unit building by mail or personal contact,	1327
the provision of one written notice per unit is deemed as	1328
providing notice to all occupants of that unit.	1329
(E) All information that a sheriff possesses regarding an	1330
offender or delinquent child who is in a category specified in	1331
division $(F)$ $\frac{(1)(a), (b), or (c)}{(c)}$ of this section that is described	1332
in division (B) of this section and that must be provided in a	1333
notice required under division (A) or (C) of this section or that	1334
may be provided in a notice authorized under division (D)(2) of	1335
this section is a public record that is open to inspection under	1336
section 149.43 of the Revised Code.	1337
The sheriff shall not cause to be publicly disseminated by	1338
means of the internet any of the information described in this	1339
division that is provided by a delinquent child unless that child	1340
is in a category specified in division $(F)$ $\frac{(1)}{(a)}$ , $\frac{(b)}{(b)}$ , or $\frac{(c)}{(c)}$ of	1341
this section.	1342
(F)(1) Except as provided in division (F)(2) of this section,	1343
the <u>The</u> duties to provide the notices described in divisions (A)	1344
and (C) of this section apply regarding any offender or delinquent	1345
child who is in any of the following categories:	1346
$\frac{(a)}{(1)}$ The offender is a tier III sex offender/child-victim	1347
offender, or the delinquent child is a public registry-qualified	1348
juvenile offender registrant, and a juvenile court has not removed	1349

pursuant to section 2950.15 of the Revised Code the delinquent

child's duty to comply with sections 2950.04, 2950.041, 2950.05,	1351
and 2950.06 of the Revised Code.	1352
$\frac{(b)}{(2)}$ The delinquent child is a tier III sex	1353
offender/child-victim offender who is not a public-registry	1354
qualified public registry-qualified juvenile offender registrant,	1355
the delinquent child was subjected to this section prior to $\frac{1}{2}$	1356
effective date of this amendment January 1, 2008, as a sexual	1357
predator, habitual sex offender, child-victim predator, or	1358
habitual child-victim offender, as those terms were defined in	1359
section 2950.01 of the Revised Code as it existed prior to the	1360
effective date of this amendment January 1, 2008, and a juvenile	1361
court has not removed pursuant to section 2152.84 or 2152.85 of	1362
the Revised Code the delinquent child's duty to comply with	1363
sections 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised	1364
Code.	1365
$\frac{(c)}{(3)}$ The delinquent child is a tier III sex	1366
offender/child-victim offender who is not a public	1367
registry-qualified juvenile offender registrant, the delinquent	1368
child was classified a juvenile offender registrant on or after	1369
the effective date of this amendment January 1, 2008, the court	1370
has imposed a requirement under section 2152.82, 2152.83, or	1371
2152.84 of the Revised Code subjecting the delinquent child to	1372
this section, and a juvenile court has not removed pursuant to	1373
section 2152.84 or 2152.85 of the Revised Code the delinquent	1374
child's duty to comply with sections 2950.04, 2950.041, 2950.05,	1375
and 2950.06 of the Revised Code.	1376
(2) The notification provisions of this section do not apply	1377
to a person described in division (F)(1)(a), (b), or (c) of this	1378
section if a court finds at a hearing after considering the	1379
factors described in this division that the person would not be	1380
subject to the notification provisions of this section that were	1381

in the version of this section that existed immediately prior to

the effective date of this amendment. In making the determination	1383
of whether a person would have been subject to the notification	1384
provisions under prior law as described in this division, the	1385
court shall consider the following factors:	1386
(a) The offender's or delinquent child's age;	1387
(b) The offender's or delinquent child's prior criminal or	1388
delinquency record regarding all offenses, including, but not	1389
limited to, all sexual offenses;	1390
(c) The age of the victim of the sexually oriented offense	1391
for which sentence is to be imposed or the order of disposition is	1392
to be made;	1393
(d) Whether the sexually oriented offense for which sentence	1394
is to be imposed or the order of disposition is to be made	1395
involved multiple victims;	1396
(e) Whether the offender or delinquent child used drugs or	1397
alcohol to impair the victim of the sexually oriented offense or	1398
to prevent the victim from resisting;	1399
(f) If the offender or delinquent child previously has been	1400
convicted of or pleaded guilty to, or been adjudicated a	1401
delinquent child for committing an act that if committed by an	1402
adult would be, a criminal offense, whether the offender or	1403
delinquent child completed any sentence or dispositional order	1404
imposed for the prior offense or act and, if the prior offense or	1405
act was a sex offense or a sexually oriented offense, whether the	1406
offender or delinquent child participated in available programs	1407
for sexual offenders;	1408
(g) Any mental illness or mental disability of the offender	1409
or delinquent child;	1410
(h) The nature of the offender's or delinquent child's sexual	1411
conduct, sexual contact, or interaction in a sexual context with	1412

the victim of the sexually oriented offense and whether the sexual	1413
conduct, sexual contact, or interaction in a sexual context was	1414
part of a demonstrated pattern of abuse;	1415
(i) Whether the offender or delinquent child, during the	1416
commission of the sexually oriented offense for which sentence is	1417
to be imposed or the order of disposition is to be made, displayed	1418
cruelty or made one or more threats of cruelty;	1419
(j) Whether the offender or delinquent child would have been	1420
a habitual sex offender or a habitual child victim offender under	1421
the definitions of those terms set forth in section 2950.01 of the	1422
Revised Code as that section existed prior to the effective date	1423
of this amendment;	1424
(k) Any additional behavioral characteristics that contribute	1425
to the offender's or delinquent child's conduct.	1426
(G)(1) The department of job and family services shall	1427
compile, maintain, and update in January and July of each year, a	1428
list of all agencies, centers, or homes of a type described in	1429
division (A)(2) or (6) of this section that contains the name of	1430
each agency, center, or home of that type, the county in which it	1431
is located, its address and telephone number, and the name of an	1432
administrative officer or employee of the agency, center, or home.	1433
(2) The department of education shall compile, maintain, and	1434
update in January and July of each year, a list of all boards of	1435
education, schools, or programs of a type described in division	1436
(A)(3), (4), or (5) of this section that contains the name of each	1437
board of education, school, or program of that type, the county in	1438
which it is located, its address and telephone number, the name of	1439
the superintendent of the board or of an administrative officer or	1440
employee of the school or program, and, in relation to a board of	1441
education, the county or counties in which each of its schools is	1442
located and the address of each such school.	1443

(3) The Ohio board of regents shall compile, maintain, and	1444
update in January and July of each year, a list of all	1445
institutions of a type described in division (A)(7) of this	1446
section that contains the name of each such institution, the	1447
county in which it is located, its address and telephone number,	1448
and the name of its president or other chief administrative	1449
officer.	1450

- (4) A sheriff required by division (A) or (C) of this 1451 section, or authorized by division (D)(2) of this section, to 1452 provide notices regarding an offender or delinquent child, or a 1453 designee of a sheriff of that type, may request the department of 1454 job and family services, department of education, or Ohio board of 1455 regents, by telephone, in person, or by mail, to provide the 1456 sheriff or designee with the names, addresses, and telephone 1457 numbers of the appropriate persons and entities to whom the 1458 notices described in divisions (A)(2) to (7) of this section are 1459 to be provided. Upon receipt of a request, the department or board 1460 shall provide the requesting sheriff or designee with the names, 1461 addresses, and telephone numbers of the appropriate persons and 1462 entities to whom those notices are to be provided. 1463
- (H)(1) Upon the motion of the offender or the prosecuting 1464 attorney of the county in which the offender was convicted of or 1465 pleaded guilty to the sexually oriented offense or child-victim 1466 oriented offense for which the offender is subject to community 1467 notification under this section, or upon the motion of the 1468 sentencing judge or that judge's successor in office, the judge 1469 may schedule a hearing to determine whether the interests of 1470 justice would be served by suspending the community notification 1471 requirement under this section in relation to the offender. The 1472 judge may dismiss the motion without a hearing but may not issue 1473 an order suspending the community notification requirement without 1474 a hearing. At the hearing, all parties are entitled to be heard, 1475

and the judge shall consider all of the factors set forth in	1476
division (K) of this section. If, at the conclusion of the	1477
hearing, the judge finds that the offender has proven by clear and	1478
convincing evidence that the offender is unlikely to commit in the	1479
future a sexually oriented offense or a child-victim oriented	1480
offense and if the judge finds that suspending the community	1481
notification requirement is in the interests of justice, the judge	1482
may suspend the application of this section in relation to the	1483
offender. The order shall contain both of these findings.	1484

The judge promptly shall serve a copy of the order upon the sheriff with whom the offender most recently registered under 1486 section 2950.04, 2950.041, or 2950.05 of the Revised Code and upon the bureau of criminal identification and investigation. 1488

An order suspending the community notification requirement 1489 does not suspend or otherwise alter an offender's duties to comply 1490 with sections 2950.04, 2950.041, 2950.05, and 2950.06 of the 1491 Revised Code and does not suspend the victim notification 1492 requirement under section 2950.10 of the Revised Code. 1493

(2) A prosecuting attorney, a sentencing judge or that 1494 judge's successor in office, and an offender who is subject to the 1495 community notification requirement under this section may 1496 initially make a motion under division (H)(1) of this section upon 1497 the expiration of twenty years after the offender's duty to comply 1498 with division (A)(2), (3), or (4) of section 2950.04, division 1499 (A)(2), (3), or (4) of section 2950.041 and sections 2950.05 and 1500 2950.06 of the Revised Code begins in relation to the offense for 1501 which the offender is subject to community notification. After the 1502 initial making of a motion under division (H)(1) of this section, 1503 thereafter, the prosecutor, judge, and offender may make a 1504 subsequent motion under that division upon the expiration of five 1505 years after the judge has entered an order denying the initial 1506 motion or the most recent motion made under that division. 1507

(3) The offender and the prosecuting attorney have the right	1508
to appeal an order approving or denying a motion made under	1509
division (H)(1) of this section.	1510
(4) Divisions $(H)(1)$ to $(3)$ of this section do not apply to	1511
any of the following types of offender:	1512
(a) A person who is convicted of or pleads guilty to a	1513
violent sex offense or designated homicide, assault, or kidnapping	1514
offense and who, in relation to that offense, is adjudicated a	1515
sexually violent predator;	1516
(b) A person who is convicted of or pleads guilty to a	1517
sexually oriented offense that is a violation of division	1518
(A)(1)(b) of section 2907.02 of the Revised Code committed on or	1519
after January 2, 2007, and either who is sentenced under section	1520
2971.03 of the Revised Code or upon whom a sentence of life	1521
without parole is imposed under division (B) of section 2907.02 of	1522
the Revised Code;	1523
(c) A person who is convicted of or pleads guilty to a	1524
sexually oriented offense that is attempted rape committed on or	1525
after January 2, 2007, and who also is convicted of or pleads	1526
guilty to a specification of the type described in section	1527
2941.1418, 2941.1419, or 2941.1420 of the Revised Code;	1528
(d) A person who is convicted of or pleads guilty to an	1529
offense described in division (B)(3)(a), (b), (c), or (d) of	1530
section 2971.03 of the Revised Code and who is sentenced for that	1531
offense pursuant to that division;	1532
(e) An offender who is in a category specified in division	1533
$(F)$ $\frac{(1)}{(a)}$ , $\frac{(b)}{(b)}$ , or $\frac{(c)}{(c)}$ of this section and who, subsequent to	1534
being subjected to community notification, has pleaded guilty to	1535
or been convicted of a sexually oriented offense or child-victim	1536
oriented offense.	1537

(I) If a person is convicted of, pleads guilty to, has been

convicted of, or has pleaded guilty to a sexually oriented offense	1539
or a child-victim oriented offense or a person is or has been	1540
adjudicated a delinquent child for committing a sexually oriented	1541
offense or a child-victim oriented offense and is classified a	1542
juvenile offender registrant or is an out-of-state juvenile	1543
offender registrant based on that adjudication, and if the	1544
offender or delinquent child is not in any category specified in	1545
division $(F)$ $\frac{(1)(a), (b), or (c)}{(a)}$ of this section, the sheriff with	1546
whom the offender or delinquent child has most recently registered	1547
under section 2950.04, 2950.041, or 2950.05 of the Revised Code	1548
and the sheriff to whom the offender or delinquent child most	1549
recently sent a notice of intent to reside under section 2950.04	1550
or 2950.041 of the Revised Code, within the period of time	1551
specified in division (D) of this section, shall provide a written	1552
notice containing the information set forth in division (B) of	1553
this section to the executive director of the public children	1554
services agency that has jurisdiction within the specified	1555
geographical notification area and that is located within the	1556
county served by the sheriff.	1557

- (J) Each sheriff shall allow a volunteer organization or 1558 other organization, company, or individual who wishes to receive 1559 the notice described in division (A)(10) of this section regarding 1560 a specific offender or delinquent child or notice regarding all 1561 offenders and delinquent children who are located in the specified 1562 geographical notification area to notify the sheriff by electronic 1563 mail or through the sheriff's web site of this election. The 1564 sheriff shall promptly inform the bureau of criminal 1565 identification and investigation of these requests in accordance 1566 with the forwarding procedures adopted by the attorney general 1567 pursuant to section 2950.13 of the Revised Code. 1568
- (K) In making a determination under division (H)(1) of this 1569 section as to whether to suspend the community notification 1570

requirement under this section for an offender, the judge shall	1571
consider all relevant factors, including, but not limited to, all	1572
of the following:	1573
(1) The offender's age;	1574
(2) The offender's prior criminal or delinquency record	1575
regarding all offenses, including, but not limited to, all	1576
sexually oriented offenses or child-victim oriented offenses;	1577
(3) The age of the victim of the sexually oriented offense or	1578
child-victim oriented offense the offender committed;	1579
(4) Whether the sexually oriented offense or child-victim	1580
oriented offense the offender committed involved multiple victims;	1581
(5) Whether the offender used drugs or alcohol to impair the	1582
victim of the sexually oriented offense or child-victim oriented	1583
offense the offender committed or to prevent the victim from	1584
resisting;	1585
(6) If the offender previously has been convicted of, pleaded	1586
guilty to, or been adjudicated a delinquent child for committing	1587
an act that if committed by an adult would be a criminal offense,	1588
whether the offender completed any sentence or dispositional order	1589
imposed for the prior offense or act and, if the prior offense or	1590
act was a sexually oriented offense or a child-victim oriented	1591
offense, whether the offender or delinquent child participated in	1592
available programs for sex offenders or child-victim offenders;	1593
(7) Any mental illness or mental disability of the offender;	1594
(8) The nature of the offender's sexual conduct, sexual	1595
contact, or interaction in a sexual context with the victim of the	1596
sexually oriented offense the offender committed or the nature of	1597
the offender's interaction in a sexual context with the victim of	1598
the child-victim oriented offense the offender committed,	1599
whichever is applicable, and whether the sexual conduct, sexual	1600

contact, or interaction in a sexual context was part of a	1601
demonstrated pattern of abuse;	1602
(9) Whether the offender, during the commission of the	1603
sexually oriented offense or child-victim oriented offense the	1604
offender committed, displayed cruelty or made one or more threats	1605
of cruelty;	1606
(10) Any additional behavioral characteristics that	1607
contribute to the offender's conduct.	1608
(L) As used in this section, "specified geographical	1609
notification area" means the geographic area or areas within which	1610
the attorney general, by rule adopted under section 2950.13 of the	1611
Revised Code, requires the notice described in division (B) of	1612
this section to be given to the persons identified in divisions	1613
(A)(2) to (8) of this section.	1614
Sec. 2950.111. (A) If an offender or delinquent child	1615
registers a residence address, provides notice of a change of any	1616
residence address, or verifies a current residence address	1617
pursuant to section 2950.04, 2950.041, 2950.05, or 2950.06 of the	1618
Revised Code, unless section 2950.112 of the Revised Code requires	1619
confirmation by personal observation by the sheriff or a designee,	1620
all of the following apply:	1621
(1) At any time after the registration, provision of the	1622
notice, or verification, the sheriff with whom the offender or	1623
delinquent child so registered or to whom the offender or	1624
delinquent child so provided the notice or verified the current	1625
address, or a designee of that sheriff, may contact a person who	1626
owns, leases, or otherwise has custody, control, or supervision of	1627
the premises at the address provided by the offender or delinquent	1628
child in the registration, the notice, or the verification and	1629
request that the person confirm or deny that the offender or	1630
delinquent child currently resides at that address.	1631

(2) Upon receipt of a request under division (A)(1) of this	1632
section, notwithstanding any other provision of law, the person	1633
who owns, leases, or otherwise has custody, control, or	1634
supervision of the premises, or an agent of that person, shall	1635
comply with the request and inform the sheriff or designee who	1636
made the request whether or not the offender or delinquent child	1637
currently resides at that address.	1638

- (3) Section 2950.12 of the Revised Code applies to a person 1639 who, in accordance with division (A)(2) of this section, provides 1640 information of the type described in that division. 1641
- (B) Division (A) of this section applies regarding any public 1642 or private residential premises, including, but not limited to, a 1643 private residence, a multi-unit residential facility, a halfway 1644 house, a homeless shelter, or any other type of residential 1645 premises. Division (A) of this section does not apply regarding an 1646 offender's registration, provision of notice of a change in, or 1647 verification of a school, institution of higher education, or 1648 place of employment address pursuant to section 2950.04, 2950.041, 1649 2950.05, or 2950.06 of the Revised Code. 1650
- (C) A sheriff or designee of a sheriff may attempt to confirm 1651 that an offender or delinquent child who registers a residence 1652 address, provides notice of a change of any residence address, or 1653 verifies a current residence address as described in division (A) 1654 of this section currently resides at the address in question in 1655 manners other than the manner provided in this section, subject to 1656 section 2950.112 of the Revised Code. A sheriff or designee of a 1657 sheriff is not limited in the number of requests that may be made 1658 under this section regarding any registration, provision of 1659 notice, or verification, or in the number of times that the 1660 sheriff or designee may attempt to confirm, in manners other than 1661 the manner provided in this section, that an offender or 1662 delinquent child currently resides at the address in question. 1663

Sec. 2950.112. (A)(1) If an offender or delinquent child who	1664
is a tier III sex offender/child-victim offender registers a	1665
residence address pursuant to section 2950.04, 2950.041, or	1666
2950.05 of the Revised Code, the sheriff with whom the offender or	1667
delinquent child so registered or a designee of that sheriff shall	1668
confirm in accordance with division (A)(2) of this section that	1669
the offender or delinquent child actually resides at the address	1670
so registered by the offender or delinquent child.	1671
If an offender or delinquent child who is a tier III sex	1672
offender/child-victim offender verifies a current residence	1673
address pursuant to section 2950.06 of the Revised Code, except as	1674
otherwise provided in this division, the sheriff with whom the	1675
offender or delinquent child so verified the current residence	1676
address or a designee of that sheriff shall confirm in accordance	1677
with division (A)(2) of this section that the offender or	1678
delinquent child actually resides at the address so verified by	1679
the offender or delinquent child. When an offender or delinquent	1680
child who is a tier III sex offender/child-victim offender	1681
verifies a current residence address pursuant to section 2950.06	1682
of the Revised Code, the sheriff or designee is not required to	1683
confirm that the offender or delinquent child actually resides at	1684
the address so verified if, within the preceding ninety days, the	1685
sheriff or a designee has confirmed in accordance with division	1686
(A)(2) or (B)(1) of this section that the offender or delinquent	1687
child actually resides at that address.	1688
(2) A sheriff or designee who is required pursuant to	1689
division (A)(1) of this section to confirm that an offender or	1690
delinquent child who registers or verifies a residence address	1691
actually resides at that address shall confirm the actual	1692
residence by going to the address and personally observing the	1693
offender or delinquent child at that address. The sheriff or	1694
designee shall confirm that the offender or delinquent child	1695

actually resides at that address as soon as possible after the	1696
offender or delinquent child registers or verifies the address.	1697
A sheriff or a designee of a sheriff shall comply with this	1698
division and division (A)(1) of this section each time an offender	1699
or delinquent child who is a tier III sex offender/child-victim	1700
offender registers a residence address pursuant to section	1701
2950.04, 2950.041, or 2950.05 of the Revised Code and, subject to	1702
the exception provided in that division, each time an offender or	1703
delinquent child who is a tier III sex offender/child-victim	1704
offender verifies a current residence address pursuant to section	1705
2950.06 of the Revised Code.	1706
(B) If a sheriff or designee, in attempting to confirm	1707
pursuant to division (A)(2) of this section that an offender or	1708
delinquent child actually resides at a residence address the	1709
offender or delinquent child registered or verified as described	1710
in that division, is unable after a good faith effort to	1711
personally observe the offender or delinquent child at that	1712
address, all of the following apply:	1713
(1) Not later than two weeks after the unsuccessful effort to	1714
confirm that the offender or delinguent child actually resides at	1715
that address, the sheriff or designee shall make another attempt	1716
to confirm pursuant to division (A)(2) of this section that the	1717
offender or delinquent child actually resides at that address.	1718
(2) If the sheriff or designee makes a good faith effort	1719
pursuant to division (B)(1) of this section to confirm that the	1720
offender or delinquent child actually resides at that address but	1721
is unable to personally observe the offender or delinquent child	1722
at that address, the sheriff or a designee may take the steps	1723
described in division (A) or (C) of section 2950.111 of the	1724
Revised Code to confirm that the offender or delinquent child	1725
actually resides at that address.	1726

(3) The inability of the sheriff or designee to confirm	1727
pursuant to division (A) of this section or division (B)(1) or (2)	1728
of this section that the offender or delinquent child actually	1729
resides at that address does not affect the validity of the	1730
offender's or delinquent child's registration or address	1731
verification pursuant to section 2950.04, 2950.041, 2950.05, or	1732
2950.06 of the Revised Code, whichever is applicable, subject to	1733
division (C) of this section.	1734
(C) If a sheriff or designee, in attempting pursuant to	1735
division (A)(2), (B)(1), or (B)(2) of this section to confirm that	1736
an offender or delinquent child actually resides at a residence	1737
address the offender or delinquent child registered or verified as	1738
described in division (A) of this section, determines that the	1739
offender or delinguent child does not reside at that address, the	1740
offender or delinguent child shall be considered to be in	1741
violation of division (E) of section 2950.04, division (E) of	1742
section 2950.041, division (F)(2) of section 2950.05, or division	1743
(F) of section 2950.06 of the Revised Code, whichever is	1744
applicable.	1745
(D) A sheriff or designee who attempts pursuant to division	1746
(A)(2), $(B)(1)$ , or $(B)(2)$ of this section to confirm that an	1747
offender or delinquent child actually resides at a residence	1748
address the offender or delinquent child registered or verified	1749
described in division (A) of this section shall include a summary	1750
of the attempt, including the results of the attempt, in the	1751
records maintained by the sheriff regarding the offender or	1752
delinquent child.	1753
(E) Divisions (A) to (D) of this section apply to every	1754
offender and delinquent child who is a tier III sex	1755
offender/child-victim offender, regardless of when the offender or	1756
delinguent child committed the sexually oriented offense or	1757
child-victim oriented offense that is the basis of the	1758

classification as a tier III sex offender/child-victim offender. 1759

sec. 2950.13. (A) The attorney general shall do all of the 1760
following:

(1) No later than July 1, 1997, establish and maintain a 1762 state registry of sex offenders and child-victim offenders that is 1763 housed at the bureau of criminal identification and investigation 1764 and that contains all of the registration, change of residence, 1765 school, institution of higher education, or place of employment 1766 address, and verification information the bureau receives pursuant 1767 to sections 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised 1768 Code regarding each person who is convicted of, pleads guilty to, 1769 has been convicted of, or has pleaded guilty to a sexually 1770 oriented offense or a child-victim oriented offense and each 1771 person who is or has been adjudicated a delinquent child for 1772 committing a sexually oriented offense or a child-victim oriented 1773 offense and is classified a juvenile offender registrant or is an 1774 out-of-state juvenile offender registrant based on that 1775 adjudication, all of the information the bureau receives pursuant 1776 to section 2950.14 of the Revised Code, and any notice of an order 1777 terminating or modifying an offender's or delinquent child's duty 1778 to comply with sections 2950.04, 2950.041, 2950.05, and 2950.06 of 1779 the Revised Code the bureau receives pursuant to section 2152.84, 1780 2152.85, or 2950.15 of the Revised Code. For a person who was 1781 convicted of or pleaded guilty to the sexually oriented offense or 1782 child-victim related offense, the registry also shall indicate 1783 whether the person was convicted of or pleaded guilty to the 1784 offense in a criminal prosecution or in a serious youthful 1785 offender case. The registry shall not be open to inspection by the 1786 public or by any person other than a person identified in division 1787 (A) of section 2950.08 of the Revised Code. In addition to the 1788 information and material previously identified in this division, 1789 the registry shall include all of the following regarding each 1790

person who is listed in the registry:	1791
(a) A citation for, and the name of, all sexually oriented	1792
offenses or child-victim oriented offenses of which the person was	1793
convicted, to which the person pleaded guilty, or for which the	1794
person was adjudicated a delinquent child and that resulted in a	1795
registration duty, and the date on which those offenses were	1796
committed;	1797
(b) The text of the sexually oriented offenses or	1798
child-victim oriented offenses identified in division (A)(1)(a) of	1799
this section as those offenses existed at the time the person was	1800
convicted of, pleaded guilty to, or was adjudicated a delinquent	1801
child for committing those offenses, or a link to a database that	1802
sets forth the text of those offenses;	1803
(c) A statement as to whether the person is a tier I sex	1804
offender/child-victim offender, a tier II sex	1805
offender/child-victim offender, or a tier III sex	1806
offender/child-victim offender for the sexually oriented offenses	1807
or child-victim oriented offenses identified in division (A)(1)(a)	1808
of this section;	1809
(d) The community supervision status of the person,	1810
including, but not limited to, whether the person is serving a	1811
community control sanction and the nature of any such sanction,	1812
whether the person is under supervised release and the nature of	1813
the release, or regarding a juvenile, whether the juvenile is	1814
under any type of release authorized under Chapter 2152. or 5139.	1815
of the Revised Code and the nature of any such release;	1816
(e) The offense and delinquency history of the person, as	1817
determined from information gathered or provided under sections	1818
109.57 and 2950.14 of the Revised Code;	1819
(f) The bureau of criminal identification and investigation	1820

tracking number assigned to the person if one has been so

assigned, the federal bureau of investigation number assigned to	1822
the person if one has been assigned and the bureau of criminal	1823
identification and investigation is aware of the number, and any	1824
other state identification number assigned to the person of which	1825
the bureau is aware;	1826
(g) Fingerprints and palmprints of the person;	1827
(h) A DNA specimen, as defined in section 109.573 of the	1828
Revised Code, from the person;	1829
(i) Whether the person has any outstanding arrest warrants;	1830
(j) Whether the person is in compliance with the person's	1831
duties under this chapter.	1832
(2) In consultation with local law enforcement	1833
representatives and no later than July 1, 1997, adopt rules that	1834
contain guidelines necessary for the implementation of this	1835
chapter;	1836
(3) In consultation with local law enforcement	1837
representatives, adopt rules for the implementation and	1838
administration of the provisions contained in section 2950.11 of	1839
the Revised Code that pertain to the notification of neighbors of	1840
an offender or a delinquent child who has committed a sexually	1841
oriented offense or a child-victim oriented offense and and is in	1842
a category specified in division (F)(1) of that section and rules	1843
that prescribe a manner in which victims of a sexually oriented	1844
offense or a child-victim oriented offense committed by an	1845
offender or a delinquent child who is in a category specified in	1846
division (B)(1) of section 2950.10 of the Revised Code may make a	1847
request that specifies that the victim would like to be provided	1848
the notices described in divisions (A)(1) and (2) of section	1849
2950.10 of the Revised Code;	1850
(4) In consultation with local law enforcement	1851

representatives and through the bureau of criminal identification

and investigation, prescribe the forms to be used by judges and	1853
officials pursuant to section 2950.03 or 2950.032 of the Revised	1854
Code to advise offenders and delinquent children of their duties	1855
of filing a notice of intent to reside, registration, notification	1856
of a change of residence, school, institution of higher education,	1857
or place of employment address and registration of the $new_{oldsymbol{ au}}$	1858
school, institution of higher education, or place of employment	1859
address, as applicable, and address verification under sections	1860
2950.04, 2950.041, 2950.05, and 2950.06 of the Revised Code, and	1861
prescribe the forms to be used by sheriffs relative to those	1862
duties of filing a notice of intent to reside, registration,	1863
change of residence, school, institution of higher education, or	1864
place of employment address notification, and address	1865
verification;	1866
(5) Make copies of the forms prescribed under division (A)(4)	1867
of this section available to judges, officials, and sheriffs;	1868
(6) Through the bureau of criminal identification and	1869

- (6) Through the bureau of criminal identification and 1869 investigation, provide the notifications, the information and 1870 materials, and the documents that the bureau is required to 1871 provide to appropriate law enforcement officials and to the 1872 federal bureau of investigation pursuant to sections 2950.04, 1873 2950.041, 2950.05, and 2950.06 of the Revised Code; 1874
- (7) Through the bureau of criminal identification and 1875 investigation, maintain the verification forms returned under the 1876 address verification mechanism set forth in section 2950.06 of the 1877 Revised Code;
- (8) In consultation with representatives of the officials, 1879 judges, and sheriffs, adopt procedures for officials, judges, and 1880 sheriffs to use to forward information, photographs, and 1881 fingerprints to the bureau of criminal identification and 1882 investigation pursuant to the requirements of sections 2950.03, 1883 2950.04, 2950.041, 2950.05, 2950.06, and 2950.11 of the Revised 1884

Code; 1885

(9) In consultation with the director of education, the 1886 director of job and family services, and the director of 1887 rehabilitation and correction, adopt rules that contain guidelines 1888 to be followed by boards of education of a school district, 1889 chartered nonpublic schools or other schools not operated by a 1890 board of education, preschool programs, child day-care centers, 1891 type A family day-care homes, certified type B family day-care 1892 homes, and institutions of higher education regarding the proper 1893 use and administration of information received pursuant to section 1894 2950.11 of the Revised Code relative to an offender or delinquent 1895 child who has committed a sexually oriented offense or a 1896 child-victim oriented offense and is in a category specified in 1897 division (F)(1) of that section; 1898

- (10) In consultation with local law enforcement 1899 representatives and no later than July 1, 1997, adopt rules that 1900 designate a geographic area or areas within which the notice 1901 described in division (B) of section 2950.11 of the Revised Code 1902 must be given to the persons identified in divisions (A)(2) to (8) 1903 and (A)(10) of that section; 1904
- (11) Through the bureau of criminal identification and 1905 investigation, not later than January 1, 2004, establish and 1906 operate on the internet a sex offender and child-victim offender 1907 database that contains information for every offender who has 1908 committed a sexually oriented offense or a child-victim oriented 1909 offense and registers in any county in this state pursuant to 1910 section 2950.04 or 2950.041 of the Revised Code and for every 1911 delinquent child who has committed a sexually oriented offense, is 1912 a public registry-qualified juvenile offender registrant, and 1913 registers in any county in this state pursuant to either such 1914 section. The bureau shall not include on the database the identity 1915 of any offender's or public registry-qualified juvenile offender 1916

registrant's victim, any offender's or public registry-qualified	1917
juvenile offender registrant's social security number, the name of	1918
any school or institution of higher education attended by any	1919
offender or public registry-qualified juvenile offender	1920
registrant, the name of the place of employment of any offender or	1921
public registry-qualified juvenile offender registrant, any	1922
tracking or identification number described in division (A)(1)(f)	1923
of this section, or any information described in division (C)(7)	1924
of section 2950.04 or 2950.041 of the Revised Code. The bureau	1925
shall provide on the database, for each offender and each public	1926
registry-qualified juvenile offender registrant, at least the	1927
information specified in divisions (A)(11)(a) to (h) of this	1928
section. Otherwise, the bureau shall determine the information to	1929
be provided on the database for each offender and public	1930
registry-qualified juvenile offender registrant and shall obtain	1931
that information from the information contained in the state	1932
registry of sex offenders and child-victim offenders described in	1933
division (A)(1) of this section, which information, while in the	1934
possession of the sheriff who provided it, is a public record open	1935
for inspection as described in section 2950.081 of the Revised	1936
Code. The database is a public record open for inspection under	1937
section 149.43 of the Revised Code, and it shall be searchable by	1938
offender or public registry-qualified juvenile offender registrant	1939
name, by county, by zip code, and by school district. The database	1940
shall provide a link to the web site of each sheriff who has	1941
established and operates on the internet a sex offender and	1942
child-victim offender database that contains information for	1943
offenders and public registry-qualified juvenile offender	1944
registrants who register in that county pursuant to section	1945
2950.04 or 2950.041 of the Revised Code, with the link being a	1946
direct link to the sex offender and child-victim offender database	1947
for the sheriff. The bureau shall provide on the database, for	1948
each offender and public registry-qualified juvenile offender	1949

registrant, at least the following information:	1950
(a) The information described in divisions (A)(1)(a), (b),	1951
(c), and (d) of this section relative to the offender or public	1952
registry-qualified juvenile offender registrant;	1953
(b) The address of the offender's or public	1954
registry-qualified juvenile offender registrant's school,	1955
institution of higher education, or place of employment provided	1956
in a registration form;	1957
(c) The information described in division (C)(6) of section	1958
2950.04 or 2950.041 of the Revised Code;	1959
(d) A chart describing which sexually oriented offenses and	1960
child-victim oriented offenses are included in the definitions of	1961
tier I sex offender/child-victim offender, tier II sex	1962
offender/child-victim offender, and tier III sex	1963
offender/child-victim offender;	1964
(e) Fingerprints and palm prints palmprints of the offender	1965
or public registry-qualified juvenile offender registrant and a	1966
DNA specimen from the offender or public registry-qualified	1967
juvenile offender registrant;	1968
(f) The information set forth in division (B) of section	1969
2950.11 of the Revised Code;	1970
(g) Any outstanding arrest warrants for the offender or	1971
public registry-qualified juvenile offender registrant;	1972
(h) The offender's or public registry-qualified juvenile	1973
offender registrant's compliance status with duties under this	1974
chapter.	1975
(12) Develop software to be used by sheriffs in establishing	1976
on the internet a sex offender and child-victim offender database	1977
for the public dissemination of some or all of the information and	
for the public dissemination of some of all of the information and	1978

Revised Code that are public records under that division, that are 1980 not prohibited from inclusion by division (B) of that section, and 1981 that pertain to offenders and public registry-qualified juvenile 1982 offender registrants who register in the sheriff's county pursuant 1983 to section 2950.04 or 2950.041 of the Revised Code and for the 1984 public dissemination of information the sheriff receives pursuant 1985 to section 2950.14 of the Revised Code and, upon the request of 1986 any sheriff, provide technical guidance to the requesting sheriff 1987 in establishing on the internet such a database; 1988

(13) Through the bureau of criminal identification and 1989 investigation, not later than January 1, 2004, establish and 1990 operate on the internet a database that enables local law 1991 enforcement representatives to remotely search by electronic means 1992 the state registry of sex offenders and child-victim offenders 1993 described in division (A)(1) of this section and any information 1994 and materials the bureau receives pursuant to sections 2950.04, 1995 2950.041, 2950.05, 2950.06, and 2950.14 of the Revised Code. The 1996 database shall enable local law enforcement representatives to 1997 obtain detailed information regarding each offender and delinquent 1998 child who is included in the registry, including, but not limited 1999 to the offender's or delinquent child's name, aliases, residence 2000 address, name and address of any place of employment, school, 2001 institution of higher education, if applicable, license plate 2002 number of each vehicle identified in division (C)(5) of section 2003 2950.04 or 2950.041 of the Revised Code to the extent applicable, 2004 victim preference if available, date of most recent release from 2005 confinement if applicable, fingerprints, and palmprints, all of 2006 the information and material described in division divisions 2007 (A)(1)(a) to (h) of this section regarding the offender or 2008 delinquent child, and other identification parameters the bureau 2009 considers appropriate. The database is not a public record open 2010 for inspection under section 149.43 of the Revised Code and shall 2011 be available only to law enforcement representatives as described 2012

in this division. Information obtained by local law enforcement	2013
representatives through use of this database is not open to	2014
inspection by the public or by any person other than a person	2015
identified in division (A) of section 2950.08 of the Revised Code.	2016
(14) Through the bureau of criminal identification and	2017
investigation, maintain a list of requests for notice about a	2018
specified offender or delinquent child or specified geographical	2019
notification area made pursuant to division (J) of section 2950.11	2020
of the Revised Code and, when an offender or delinquent child	2021
changes residence to another county, forward any requests for	2022
information about that specific offender or delinquent child to	2023
the appropriate sheriff;	2024
(15) Through the bureau of criminal identification and	2025
investigation, establish and operate a system for the immediate	2026
notification by electronic means of the appropriate officials in	2027
other states specified in this division each time an offender or	2028
delinquent child registers a residence, school, institution of	2029
higher education, or place of employment address under section	2030
2950.04 or 2950.041 of the <del>revised</del> <u>Revised</u> Code or provides a	2031
notice of a change of address or registers a new address under	2032
division (A) or (B) of section 2950.05 of the Revised Code. The	2033
immediate notification by electronic means shall be provided to	2034
the appropriate officials in each state in which the offender or	2035
delinquent child is required to register a residence, school,	2036
institution of higher education, or place of employment address.	2037
The notification shall contain the offender's or delinquent	2038
child's name and all of the information the bureau receives from	2039
the sheriff with whom the offender or delinquent child registered	2040
the address or provided the notice of change of address or	2041
registered the new address:	2042

(16) Not later than thirty days after the effective date of

this amendment, adopt a rule that specifies one or more types of

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proof of residence in addition to those identified in divisions	2045
(A)(1) and (2) of section 2950.044 of the Revised Code that an	2046
offender or delinquent child may use to provide proof that the	2047
offender or delinquent child resides at a residence address the	2048
offender or delinquent child registers under section 2950.04,	2049
2950.041, or 2950.05 of the Revised Code or verifies under section	2050
2950.06 of the Revised Code;	2051
(17) Not later than thirty days after the effective date of	2052
this amendment, prescribe the form of an affirmation that an	2053
offender or delinquent child may execute pursuant to division (B)	2054
of section 2950.044 of the Revised Code to provide proof that the	2055
offender or delinquent child resides at a residence address the	2056
offender or delinquent child registers under section 2950.04,	2057
2950.041, or 2950.05 of the Revised Code.	2058
(B) The attorney general in consultation with local law	2059
enforcement representatives, may adopt rules that establish one or	2060
more categories of neighbors of an offender or delinquent child	2061
who, in addition to the occupants of residential premises and	2062
other persons specified in division (A)(1) of section 2950.11 of	2063
the Revised Code, must be given the notice described in division	2064
(B) of that section.	2065
(C) No person, other than a local law enforcement	2066
representative, shall knowingly do any of the following:	2067
(1) Gain or attempt to gain access to the database	2068
established and operated by the attorney general, through the	2069
bureau of criminal identification and investigation, pursuant to	2070
division (A)(13) of this section.	2071
(2) Permit any person to inspect any information obtained	2072
through use of the database described in division (C)(1) of this	2073
section, other than as permitted under that division.	2074

(D) As used in this section, "local law enforcement

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representatives" means representatives of the sheriffs of this	2076
state, representatives of the municipal chiefs of police and	2077
marshals of this state, and representatives of the township	2078
constables and chiefs of police of the township police departments	2079
or police district police forces of this state.	2080
Section 2. That existing sections 2950.04, 2950.041, 2950.06,	2081
2950.081, 2950.11, 2950.111, and 2950.13 of the Revised Code are	2082
hereby repealed.	2083