As Introduced

128th General Assembly Regular Session 2009-2010

S. B. No. 316

Senator Seitz

Cosponsors: Senators Miller, D., Wagoner, Grendell, Turner, Smith

A BILL

То	amend sections 2950.01, 2950.04, 2950.041,	1
	2950.06, 2950.07, 2950.10, 2950.11, and 2950.13 of	2
	the Revised Code to clarify for an offender or	3
	delinquent child who had SORN Law duties under the	4
	SORN Law in effect prior to January 1, 2008, the	5
	offender's or child's duties under the current	6
	SORN Law and the duration of those duties and to	7
	declare an emergency.	8

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

Section 1. That sections 2950.01, 2950.04, 2950.041, 2950.06,	9
2950.07, 2950.10, 2950.11, and 2950.13 of the Revised Code be	10
amended to read as follows:	11
Sec. 2950.01. As used in this chapter, unless the context	12
clearly requires otherwise:	13
(A) "Sexually oriented offense" means any of the following	14
violations or offenses committed by a person, regardless of the	15
person's age:	16
(1) A violation of section 2907.02, 2907.03, 2907.05,	17
2907.06, 2907.07, 2907.08, 2907.21, 2907.32, 2907.321, 2907.322,	18
or 2907 323 of the Revised Code;	19

(2) A violation of section 2907.04 of the Revised Code when	20
the offender is less than four years older than the other person	21
with whom the offender engaged in sexual conduct, the other person	22
did not consent to the sexual conduct, and the offender previously	23
has not been convicted of or pleaded guilty to a violation of	24
section 2907.02, 2907.03, or 2907.04 of the Revised Code or a	25
violation of former section 2907.12 of the Revised Code;	26
(3) A violation of section 2907.04 of the Revised Code when	27
the offender is at least four years older than the other person	28
with whom the offender engaged in sexual conduct or when the	29
offender is less than four years older than the other person with	30
whom the offender engaged in sexual conduct and the offender	31
previously has been convicted of or pleaded guilty to a violation	32
of section 2907.02, 2907.03, or 2907.04 of the Revised Code or a	33
violation of former section 2907.12 of the Revised Code;	34
(4) A violation of section 2903.01, 2903.02, or 2903.11 of	35
the Revised Code when the violation was committed with a sexual	36
motivation;	37
(5) A violation of division (A) of section 2903.04 of the	38
Revised Code when the offender committed or attempted to commit	39
the felony that is the basis of the violation with a sexual	40
motivation;	41
(6) A violation of division (A)(3) of section 2903.211 of the	42
Revised Code;	43
(7) A violation of division (A)(1), (2), (3), or (5) of	44
section 2905.01 of the Revised Code when the offense is committed	45
with a sexual motivation;	46
(8) A violation of division (A)(4) of section 2905.01 of the	47
Revised Code;	48
(9) A violation of division (B) of section 2905.01 of the	49

Revised Code when the victim of the offense is under eighteen

years of age and the offender is not a parent of the victim of the	51
offense;	52
(10) A violation of division (B) of section 2905.02, of	53
division (B) of section 2905.03, of division (B) of section	54
2905.05, or of division (B)(5) of section 2919.22 of the Revised	55
Code;	56
(11) A violation of any former law of this state, any	57
existing or former municipal ordinance or law of another state or	58
the United States, any existing or former law applicable in a	59
military court or in an Indian tribal court, or any existing or	60
former law of any nation other than the United States that is or	61
was substantially equivalent to any offense listed in division	62
(A)(1), (2), (3), (4), (5), (6), (7), (8), (9), or (10) of this	63
section;	64
(12) Any attempt to commit, conspiracy to commit, or	65
complicity in committing any offense listed in division (A)(1),	66
(2), (3), (4), (5), (6), (7), (8), (9), (10), or (11) of this	67
section.	68
(B)(1) "Sex offender" means, subject to division (B)(2) of	69
this section, a person who is convicted of, pleads guilty to, has	70
been convicted of, has pleaded guilty to, is adjudicated a	71
delinquent child for committing, or has been adjudicated a	72
delinquent child for committing any sexually oriented offense.	73
(2) "Sex offender" does not include a person who is convicted	74
of, pleads guilty to, has been convicted of, has pleaded guilty	75
to, is adjudicated a delinquent child for committing, or has been	76
adjudicated a delinquent child for committing a sexually oriented	77
offense if the offense involves consensual sexual conduct or	78
consensual sexual contact and either of the following applies:	79
(a) The victim of the sexually oriented offense was eighteen	80

years of age or older and at the time of the sexually oriented

offense was not under the custodial authority of the person who is	82
convicted of, pleads guilty to, has been convicted of, has pleaded	83
guilty to, is adjudicated a delinquent child for committing, or	84
has been adjudicated a delinquent child for committing the	85
sexually oriented offense.	86
(b) The victim of the offense was thirteen years of age or	87
older, and the person who is convicted of, pleads guilty to, has	88
been convicted of, has pleaded guilty to, is adjudicated a	89
delinquent child for committing, or has been adjudicated a	90
delinquent child for committing the sexually oriented offense is	91
not more than four years older than the victim.	92
(C) "Child-victim oriented offense" means any of the	93
following violations or offenses committed by a person, regardless	94
of the person's age, when the victim is under eighteen years of	95
age and is not a child of the person who commits the violation:	96
(1) A violation of division (A)(1), (2), (3), or (5) of	97
section 2905.01 of the Revised Code when the violation is not	98
included in division (A)(7) of this section;	99
(2) A violation of division (A) of section 2905.02, division	100
(A) of section 2905.03, or division (A) of section 2905.05 of the	101
Revised Code;	102
(3) A violation of any former law of this state, any existing	103
or former municipal ordinance or law of another state or the	104
United States, any existing or former law applicable in a military	105
court or in an Indian tribal court, or any existing or former law	106
of any nation other than the United States that is or was	107
substantially equivalent to any offense listed in division (C)(1)	108
or (2) of this section;	109
(4) Any attempt to commit, conspiracy to commit, or	110
complicity in committing any offense listed in division $(C)(1)$,	111
(2), or (3) of this section.	112

(D) "Child-victim offender" means a person who is convicted	113
of, pleads guilty to, has been convicted of, has pleaded guilty	114
to, is adjudicated a delinquent child for committing, or has been	115
adjudicated a delinquent child for committing any child-victim	116
oriented offense.	117
(E) "Tier I sex offender/child-victim offender" means any of	118
the following:	119
(1) A Subject to division (E)(5) of this section, a sex	120
offender who, on or after January 1, 2008, is convicted of, pleads	121
guilty to, has been was convicted of, or has pleaded guilty to any	122
of the following sexually oriented offenses:	123
(a) A violation of section 2907.06, 2907.07, 2907.08, or	124
2907.32 of the Revised Code;	125
(b) A violation of section 2907.04 of the Revised Code when	126
the offender is less than four years older than the other person	127
with whom the offender engaged in sexual conduct, the other person	128
did not consent to the sexual conduct, and the offender previously	129
has not been convicted of or pleaded guilty to a violation of	130
section 2907.02, 2907.03, or 2907.04 of the Revised Code or a	131
violation of former section 2907.12 of the Revised Code;	132
(c) A violation of division $(A)(1)$, (2) , (3) , or (5) of	133
section 2907.05 of the Revised Code;	134
(d) A violation of division (A)(3) of section 2907.323 of the	135
Revised Code;	136
(e) A violation of division (A)(3) of section 2903.211, of	137
division (B) of section 2905.03, or of division (B) of section	138
2905.05 of the Revised Code;	139
(f) A violation of any former law of this state, any existing	140
or former municipal ordinance or law of another state or the	141
United States, any existing or former law applicable in a military	142

court or in an Indian tribal court, or any existing or former law	143
of any nation other than the United States, that is or was	144
substantially equivalent to any offense listed in division	145
(E)(1)(a), (b), (c), (d), or (e) of this section;	146
(g) Any attempt to commit, conspiracy to commit, or	147
complicity in committing any offense listed in division (E)(1)(a),	148
(b), (c), (d), (e), or (f) of this section.	149
(2) A Subject to division $(E)(5)$ of this section, a	150
child-victim offender who, on or after January 1, 2008, is	151
convicted of, pleads guilty to, has been was convicted of, or has	152
pleaded guilty to a child-victim oriented offense and who is not	153
within either category of child-victim offender described in	154
division $(F)(2)$ or $(G)(2)$ of this section.	155
(3) A Subject to division $(E)(5)$ of this section, a sex	156
offender who is adjudicated a delinquent child for committing or	157
has been adjudicated a delinquent child for committing any	158
sexually oriented offense, regardless of when the adjudication	159
occurred, and who a juvenile court, pursuant to section 2152.82,	160
2152.83, 2152.84, or 2152.85 of the Revised Code, classifies a	161
tier I sex offender/child-victim offender relative to the offense.	162
(4) A Subject to division $(E)(5)$ of this section, a	163
child-victim offender who is adjudicated a delinquent child for	164
committing or has been adjudicated a delinquent child for	165
committing any child-victim oriented offense, regardless of when	166
the adjudication occurred, and who a juvenile court, pursuant to	167
section 2152.82, 2152.83, 2152.84, or 2152.85 of the Revised Code,	168
classifies a tier I sex offender/child-victim offender relative to	169
the offense.	170
(5) A sex offender or child-victim offender who, in a court	171
of another state, in a federal court, military court, or Indian	172
tribal court, or in a court in any nation other than the United	173

States, is convicted of, pleads guilty to, was convicted of,	174
pleaded guilty to, is adjudicated a delinquent child for	175
committing, or was adjudicated a delinquent child for committing a	176
sexually oriented offense or child-victim oriented offense,	177
regardless of when the conviction or adjudication occurred or when	178
the guilty plea was entered, if both of the following apply:	179
(a) Under the law of the jurisdiction in which the offender	180
was convicted or pleaded guilty or the delinquent child was	181
adjudicated, the offender or delinquent child is in a category	182
substantially equivalent to a category of tier I sex	183
offender/child-victim offender described in division (E)(1), (2),	184
(3), or (4) of this section, and neither division (F)(6) nor	185
division (G)(7) of this section applies to the offender or	186
delinquent child.	187
(b) Subsequent to the conviction, plea of guilty, or	188
adjudication in the other jurisdiction, the offender or delinguent	189
child resides, has temporary domicile, attends school or an	190
institution of higher education, is employed, or intends to reside	191
in this state in any manner and for any period of time that	192
subjects the offender or delinquent child to a duty to register or	193
provide notice of intent to reside under section 2950.04 of the	194
Revised Code.	195
(F) "Tier II sex offender/child-victim offender" means any of	196
the following:	197
(1) A Subject to division $(F)(6)$ of this section, a sex	198
offender who, on or after January 1, 2008, is convicted of, pleads	199
guilty to, has been was convicted of, or has pleaded guilty to any	200
of the following sexually oriented offenses:	201
(a) A violation of section 2907.21, 2907.321, or 2907.322 of	202
the Revised Code;	203
(b) A violation of section 2907.04 of the Revised Code when	204

the offender is at least four years older than the other person	205
with whom the offender engaged in sexual conduct, or when the	206
offender is less than four years older than the other person with	207
whom the offender engaged in sexual conduct and the offender	208
previously has been convicted of or pleaded guilty to a violation	209
of section 2907.02, 2907.03, or 2907.04 of the Revised Code or	210
former section 2907.12 of the Revised Code;	211
(c) A violation of division (A)(4) of section 2907.05 or of	212
division (A)(1) or (2) of section 2907.323 of the Revised Code;	213
(d) A violation of division $(A)(1)$, (2) , (3) , or (5) of	214
section 2905.01 of the Revised Code when the offense is committed	215
with a sexual motivation;	216
(e) A violation of division (A)(4) of section 2905.01 of the	217
Revised Code when the victim of the offense is eighteen years of	218
age or older;	219
(f) A violation of division (B) of section 2905.02 or of	220
division (B)(5) of section 2919.22 of the Revised Code;	221
(g) A violation of any former law of this state, any existing	222
or former municipal ordinance or law of another state or the	223
United States, any existing or former law applicable in a military	224
court or in an Indian tribal court, or any existing or former law	225
of any nation other than the United States that is or was	226
substantially equivalent to any offense listed in division	227
(F)(1)(a), (b), (c), (d), (e), or (f) of this section;	228
(h) Any attempt to commit, conspiracy to commit, or	229
complicity in committing any offense listed in division $(F)(1)(a)$,	230
(b), (c), (d), (e), (f), or (g) of this section;	231
(i) Any sexually oriented offense that is committed after the	232
sex offender previously has been convicted of, pleaded guilty to,	233
or has been adjudicated a delinquent child for committing any	234

sexually oriented offense or child-victim oriented offense for

which the offender was classified a tier I sex	236
offender/child-victim offender, a sexually oriented offender, or a	237
child-victim oriented offender.	238
(2) A Subject to division (F)(6) of this section, a	239
child-victim offender who <u>, on or after January 1, 2008,</u> is	240
convicted of, pleads guilty to, has been <u>was</u> convicted of, or has	241
pleaded guilty to any child-victim oriented offense when the	242
child-victim oriented offense is committed after the child-victim	243
offender previously has been convicted of, pleaded guilty to, or	244
been adjudicated a delinquent child for committing any sexually	245
oriented offense or child-victim oriented offense for which the	246
offender was classified a tier I sex offender/child-victim	247
offender, a sexually oriented offender, or a child-victim oriented	248
offender.	249
(3) A Subject to division $(F)(6)$ of this section, a sex	250
offender who is adjudicated a delinquent child for committing or	251
has been adjudicated a delinquent child for committing any	252
sexually oriented offense, regardless of when the adjudication	253
occurred, and who a juvenile court, pursuant to section 2152.82,	254
2152.83, 2152.84, or 2152.85 of the Revised Code, classifies a	255
tier II sex offender/child-victim offender relative to the	256
offense.	257
(4) A Subject to division $(F)(6)$ of this section, a	258
child-victim offender who is adjudicated a delinquent child for	259
committing or has been adjudicated a delinquent child for	260
committing any child-victim oriented offense, regardless of when	261
the adjudication occurred, and whom who a juvenile court, pursuant	262
to section 2152.82, 2152.83, 2152.84, or 2152.85 of the Revised	263
Code, classifies a tier II sex offender/child-victim offender	264
relative to the current offense.	265
(5) A sex offender or child-victim offender who is not in any	266

category of tier II sex offender/child-victim offender set forth

in division $(F)(1)$, (2) , (3) , or (4) of this section, who prior to	268
January 1, 2008, was adjudicated a delinquent child for committing	269
a sexually oriented offense or child-victim oriented offense, and	270
who prior to that date was determined to be a habitual sex	271
offender or determined to be a habitual child-victim offender,	272
unless either of the following applies:	273
(a) The sex offender or child-victim offender is reclassified	274
pursuant to section 2950.031 or 2950.032 of the Revised Code as a	275
tier I sex offender/child-victim offender or a tier III sex	276
offender/child-victim offender relative to the offense.	277
(b) A juvenile court, pursuant to section 2152.82, 2152.83,	278
2152.84, or 2152.85 of the Revised Code, classifies the child a	279
tier I sex offender/child-victim offender or a tier III sex	280
offender/child-victim offender relative to the offense.	281
(6) A sex offender or child-victim offender who, in a court	282
of another state, in a federal court, military court, or Indian	283
tribal court, or in a court in any nation other than the United	284
States, is convicted of, pleads guilty to, was convicted of,	285
pleaded guilty to, is adjudicated a delinguent child for	286
committing, or was adjudicated a delinquent child for committing a	287
sexually oriented offense or child-victim oriented offense,	288
regardless of when the conviction or adjudication occurred or when	289
the guilty plea was entered, if both of the following apply:	290
(a) Under the law of the jurisdiction in which the offender	291
was convicted or pleaded quilty or the delinquent child was	292
adjudicated, the offender or delinquent child is in a category	293
substantially equivalent to a category of tier II sex	294
offender/child-victim offender described in division (F)(1), (2),	295
(3), (4), or (5) of this section, and division (G)(7) of this	296
section does not apply to the offender or delinquent child.	297

(b) Subsequent to the conviction, plea of guilty, or

adjudication in the other jurisdiction, the offender or delinquent	299
child resides, has temporary domicile, attends school or an	300
institution of higher education, is employed, or intends to reside	301
in this state in any manner and for any period of time that	302
subjects the offender or delinquent child to a duty to register or	303
provide notice of intent to reside under section 2950.04 of the	304
Revised Code.	305
(G) "Tier III sex offender/child-victim offender" means any	306
of the following:	307
(1) A Subject to division $(G)(7)$ of this section, a sex	308
offender who, on or after January 1, 2008, is convicted of, pleads	309
guilty to, has been was convicted of, or has pleaded guilty to any	310
of the following sexually oriented offenses:	311
(a) A violation of section 2907.02 or 2907.03 of the Revised	312
Code;	313
(b) A violation of division (B) of section 2907.05 of the	314
Revised Code;	315
(c) A violation of section 2903.01, 2903.02, or 2903.11 of	316
the Revised Code when the violation was committed with a sexual	317
motivation;	318
(d) A violation of division (A) of section 2903.04 of the	319
Revised Code when the offender committed or attempted to commit	320
the felony that is the basis of the violation with a sexual	321
motivation;	322
(e) A violation of division (A)(4) of section 2905.01 of the	323
Revised Code when the victim of the offense is under eighteen	324
years of age;	325
(f) A violation of division (B) of section 2905.01 of the	326
Revised Code when the victim of the offense is under eighteen	327
years of age and the offender is not a parent of the victim of the	328

offense;	329
(g) A violation of any former law of this state, any existing	330
or former municipal ordinance or law of another state or the	331
United States, any existing or former law applicable in a military	332
court or in an Indian tribal court, or any existing or former law	333
of any nation other than the United States that is or was	334
substantially equivalent to any offense listed in division	335
(G)(1)(a), (b), (c), (d), (e), or (f) of this section;	336
(h) Any attempt to commit, conspiracy to commit, or	337
complicity in committing any offense listed in division (G)(1)(a),	338
(b), (c), (d), (e), (f), or (g) of this section;	339
(i) Any sexually oriented offense that is committed after the	340
sex offender previously has been convicted of, pleaded guilty to,	341
or been adjudicated a delinquent child for committing any sexually	342
oriented offense or child-victim oriented offense for which the	343
offender was classified a tier II sex offender/child-victim	344
offender or , a tier III sex offender/child-victim offender, a	345
habitual sex offender, a habitual child-victim offender, a sexual	346
predator, or a child-victim predator.	347
(2) A Subject to division $(G)(7)$ of this section, a	348
child-victim offender who, on or after January 1, 2008, is	349
convicted of, pleads guilty to, has been was convicted of, or has	350
pleaded guilty to any child-victim oriented offense when the	351
child-victim oriented offense is committed after the child-victim	352
offender previously has been convicted of, pleaded guilty to, or	353
been adjudicated a delinquent child for committing any sexually	354
oriented offense or child-victim oriented offense for which the	355
offender was classified a tier II sex offender/child-victim	356
offender or , a tier III sex offender/child-victim offender <u>, a</u>	357
habitual sex offender, a habitual child-victim offender, a sexual	358

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predator, or a child-victim predator.

(3)	A Subject to division $(G)(7)$ of this section, a sex	360
offender	who is adjudicated a delinquent child for committing or	361
has been	adjudicated a delinquent child for committing any	362
sexually	oriented offense, regardless of when the adjudication	363
occurred,	and who a juvenile court, pursuant to section 2152.82,	364
2152.83,	2152.84, or 2152.85 of the Revised Code, classifies a	365
tier III	sex offender/child-victim offender relative to the	366
offense.		367
(4)	A Subject to division $(G)(7)$ of this section, a	368

- (4) A Subject to division (G)(7) of this section, a

 368
 child-victim offender who is adjudicated a delinquent child for

 committing or has been adjudicated a delinquent child for

 committing any child-victim oriented offense, regardless of when

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 the adjudication occurred, and whom who a juvenile court, pursuant

 to section 2152.82, 2152.83, 2152.84, or 2152.85 of the Revised

 373
 Code, classifies a tier III sex offender/child-victim offender

 374
 relative to the current offense.
- (5) A sex offender or child-victim offender who is not in any 376 category of tier III sex offender/child-victim offender set forth 377 in division (G)(1), (2), (3), or (4) of this section, who prior to 378 January 1, 2008, was convicted of or pleaded guilty to a sexually 379 oriented offense or child victim oriented offense or was 380 adjudicated a delinquent child for committing a sexually oriented 381 offense or child-victim oriented offense and classified a juvenile 382 offender registrant, and who prior to that date was adjudicated a 383 sexual predator or adjudicated a child-victim predator, unless 384 either of the following applies: 385
- (a) The sex offender or child-victim offender is reclassified 386 pursuant to section 2950.031 or 2950.032 of the Revised Code as a 387 tier I sex offender/child-victim offender or a tier II sex 388 offender/child-victim offender relative to the offense. 389
- (b) The sex offender or child-victim offender is a delinquent 390 child, and a juvenile court, pursuant to section 2152.82, 2152.83, 391

2152.84, or 2152.85 of the Revised Code, classifies the child a	392
tier I sex offender/child-victim offender or a tier II sex	393
offender/child-victim offender relative to the offense.	394
(6) A Subject to division $(G)(7)$ of this section, a sex	395
offender who, on or after January 1, 2008, is convicted of, pleads	396
guilty to, was convicted of, or pleaded guilty to a sexually	397
oriented offense, if the sexually oriented offense and the	398
circumstances in which it was committed are such that division (F)	399
of section 2971.03 of the Revised Code automatically classifies	400
the offender as a tier III sex offender/child-victim offender;	401
(7) A sex offender or child-victim offender who, in a court	402
of another state, in a federal court, military court, or Indian	403
tribal court, or in a court in any nation other than the United	404
States, is convicted of, pleads guilty to, was convicted of,	405
pleaded guilty to, is adjudicated a delinquent child for	406
committing, or was adjudicated a delinquent child for committing a	407
sexually oriented offense or child-victim offense in another	408
state, in a federal court, military court, or Indian tribal court,	409
or in a court in any nation other than the United States,	410
regardless of when the conviction or adjudication occurred or when	411
the guilty plea was entered, if both of the following apply:	412
(a) Under the law of the jurisdiction in which the offender	413
was convicted or pleaded guilty or the delinquent child was	414
adjudicated, the offender or delinquent child is in a category	415
substantially equivalent to a category of tier III sex	416
offender/child-victim offender described in division (G)(1), (2),	417
(3), (4), (5), or (6) of this section.	418
(b) Subsequent to the conviction, plea of guilty, or	419
adjudication in the other jurisdiction, the offender or delinquent	420
child resides, has temporary domicile, attends school or an	421
institution of higher education, is employed, or intends to reside	422

in this state in any manner and for any period of time that

subjects the offender or delinquent child to a duty to register or	424
provide notice of intent to reside under section 2950.04 or	425
2950.041 of the Revised Code.	426
(H) "Confinement" includes, but is not limited to, a	427
community residential sanction imposed pursuant to section 2929.16	428
or 2929.26 of the Revised Code.	429
(I) "Prosecutor" has the same meaning as in section 2935.01	430
of the Revised Code.	431
(J) "Supervised release" means a release of an offender from	432
a prison term, a term of imprisonment, or another type of	433
confinement that satisfies either of the following conditions:	434
(1) The release is on parole, a conditional pardon, under a	435
community control sanction, under transitional control, or under a	436
post-release control sanction, and it requires the person to	437
report to or be supervised by a parole officer, probation officer,	438
field officer, or another type of supervising officer.	439
(2) The release is any type of release that is not described	440
in division $(J)(1)$ of this section and that requires the person to	441
report to or be supervised by a probation officer, a parole	442
officer, a field officer, or another type of supervising officer.	443
(K) "Sexually violent predator specification," "sexually	444
violent predator," "sexually violent offense," "sexual motivation	445
specification," "designated homicide, assault, or kidnapping	446
offense," and "violent sex offense" have the same meanings as in	447
section 2971.01 of the Revised Code.	448
(L) "Post-release control sanction" and "transitional	449
control" have the same meanings as in section 2967.01 of the	450
Revised Code.	451
(M) "Juvenile offender registrant" means a person who is	452

adjudicated a delinquent child for committing on or after January

1, 2002, a sexually oriented offense or a child-victim oriented	454
offense, who is fourteen years of age or older at the time of	455
committing the offense, and who a juvenile court judge, pursuant	456
to an order issued under section 2152.82, 2152.83, 2152.84,	457
2152.85, or 2152.86 of the Revised Code, classifies a juvenile	458
offender registrant and specifies has a duty to comply with	459
sections 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised	460
Code. "Juvenile offender registrant" includes a person who prior	461
to January 1, 2008, was a "juvenile offender registrant" under the	462
definition of the term in existence prior to January 1, 2008, and	463
a person who prior to July 31, 2003, was a "juvenile sex offender	464
registrant" under the former definition of that former term.	465
(N) "Public registry-qualified juvenile offender registrant"	466
means a person who is adjudicated a delinquent child and on whom a	467
juvenile court has imposed a serious youthful offender	468
dispositional sentence under section 2152.13 of the Revised Code	469
before, on, or after January 1, 2008, and to whom all of the	470
following apply:	471
(1) The person is adjudicated a delinquent child for	472
committing, attempting to commit, conspiring to commit, or	473
complicity in committing one of the following acts:	474
(a) A violation of section 2907.02 of the Revised Code,	475
division (B) of section 2907.05 of the Revised Code, or section	476
2907.03 of the Revised Code if the victim of the violation was	477
less than twelve years of age;	478
(b) A violation of section 2903.01, 2903.02, or 2905.01 of	479
the Revised Code that was committed with a purpose to gratify the	480
sexual needs or desires of the child.	481
(2) The person was fourteen, fifteen, sixteen, or seventeen	482
years of age at the time of committing the act.	483

(3) A juvenile court judge, pursuant to an order issued under

section 2152.86 of the Revised Code, classifies the person a	485
juvenile offender registrant, specifies the person has a duty to	486
comply with sections 2950.04, 2950.05, and 2950.06 of the Revised	487
Code, and classifies the person a public registry-qualified	488
juvenile offender registrant, and the classification of the person	489
as a public registry-qualified juvenile offender registrant has	490
not been terminated pursuant to division (D) of section 2152.86 of	491
the Revised Code.	492

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- (0) "Secure facility" means any facility that is designed and 493 operated to ensure that all of its entrances and exits are locked 494 and under the exclusive control of its staff and to ensure that, 495 because of that exclusive control, no person who is 496 institutionalized or confined in the facility may leave the 497 facility without permission or supervision.
- (P) "Out-of-state juvenile offender registrant" means a 499 person who is adjudicated a delinquent child in a court in another 500 state, in a federal court, military court, or Indian tribal court, 501 or in a court in any nation other than the United States for 502 committing a sexually oriented offense or a child-victim oriented 503 offense, who on or after January 1, 2002, moves to and resides in 504 this state or temporarily is domiciled in this state for more than 505 five days, and who has a duty under section 2950.04 or 2950.041 of 506 the Revised Code to register in this state and the duty to 507 otherwise comply with that applicable section and sections 2950.05 508 and 2950.06 of the Revised Code. "Out-of-state juvenile offender 509 registrant" includes a person who prior to January 1, 2008, was an 510 "out-of-state juvenile offender registrant" under the definition 511 of the term in existence prior to January 1, 2008, and a person 512 who prior to July 31, 2003, was an "out-of-state juvenile sex 513 offender registrant" under the former definition of that former 514 term. 515
 - (Q) "Juvenile court judge" includes a magistrate to whom the

juvenile court judge confers duties pursuant to division (A)(15)	517
of section 2151.23 of the Revised Code.	518
(R) "Adjudicated a delinquent child for committing a sexually	519
oriented offense" includes a child who receives a serious youthful	520
offender dispositional sentence under section 2152.13 of the	521
Revised Code for committing a sexually oriented offense.	522
(S) "School" and "school premises" have the same meanings as	523
in section 2925.01 of the Revised Code.	524
(T) "Residential premises" means the building in which a	525
residential unit is located and the grounds upon which that	526
building stands, extending to the perimeter of the property.	527
"Residential premises" includes any type of structure in which a	528
residential unit is located, including, but not limited to,	529
multi-unit buildings and mobile and manufactured homes.	530
(U) "Residential unit" means a dwelling unit for residential	531
use and occupancy, and includes the structure or part of a	532
structure that is used as a home, residence, or sleeping place by	533
one person who maintains a household or two or more persons who	534
maintain a common household. "Residential unit" does not include a	535
halfway house or a community-based correctional facility.	536
(V) "Multi-unit building" means a building in which is	537
located more than twelve residential units that have entry doors	538
that open directly into the unit from a hallway that is shared	539
with one or more other units. A residential unit is not considered	540
located in a multi-unit building if the unit does not have an	541
entry door that opens directly into the unit from a hallway that	542
is shared with one or more other units or if the unit is in a	543
building that is not a multi-unit building as described in this	544
division.	545
(W) "Community control sanction" has the same meaning as in	546

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section 2929.01 of the Revised Code.

(X) "Halfway house" and "community-based correctional	548
facility" have the same meanings as in section 2929.01 of the	549
Revised Code.	550
(Y) "Sexual predator" means a person who, prior to January 1,	551
2008, was convicted of, pleaded guilty to, or was adjudicated a	552
delinquent child for committing a sexually oriented offense, who	553
was classified by a court or by operation of law a sexual predator	554
based on that offense, and who is not classified by a court as a	555
tier I sex offender/child-victim offender, a tier II sex	556
offender/child-victim offender, or a tier III sex	557
offender/child-victim offender.	558
(Z) "Child-victim predator" means a person who, prior to	559
January 1, 2008, was convicted of, pleaded guilty to, or was	560
adjudicated a delinquent child for committing a child-victim	561
oriented offense, who was classified by a court a child-victim	562
predator based on that offense, and who is not classified by a	563
court as a tier I sex offender/child-victim offender, a tier II	564
sex offender/child-victim offender, or a tier III sex	565
offender/child-victim offender.	566
(AA) "Habitual sex offender" means a person who, prior to	567
January 1, 2008, was convicted of, pleaded guilty to, or was	568
adjudicated a delinquent child for committing a sexually oriented	569
offense, who was classified a habitual sex offender by a court	570
based on that offense, and who is not classified by a court as a	571
tier I sex offender/child-victim offender, a tier II sex	572
offender/child-victim offender, or a tier III sex	573
offender/child-victim offender.	574
(BB) "Habitual child-victim offender" means a person who,	575
prior to January 1, 2008, was convicted of, pleaded guilty to, or	576
was adjudicated a delinquent child for committing a child-victim	577
oriented offense, who was classified a habitual child-victim	578
offender by a court based on that offense, and who is not	579

classified by a court as a tier I sex offender/child-victim 58	80
offender, a tier II sex offender/child-victim offender, or a tier 58	81
<pre>III sex offender/child-victim offender.</pre>	82
(CC) "Sexually oriented offender" means a person who, prior 58	83
to January 1, 2008, was convicted of, pleaded guilty to, or was 58	84
adjudicated a delinquent child for committing a sexually oriented 58	85
offense that was not an aggravated sexually oriented offense, who 58	86
was not classified a sexual predator or habitual sex offender by a 58	87
court or by operation of law based on that offense, and who is not	88
classified by a court as a tier I sex offender/child-victim 58	89
offender, a tier II sex offender/child-victim offender, or a tier 59	90
<pre>III sex offender/child-victim offender.</pre>	91
(DD) "Child-victim oriented offender" means a person who,	92
prior to January 1, 2008, was convicted of, pleaded guilty to, or 59	93
was adjudicated a delinquent child for committing a child-victim 59	94
oriented offense, who was not classified a child-victim predator 59	95
or habitual child-victim offender by a court based on that	96
offense, and who is not classified by a court as a tier I sex	97
offender/child-victim offender, a tier II sex	98
offender/child-victim offender, or a tier III sex	99
offender/child-victim offender. 60	00
(EE) "Aggravated sexually oriented offense" means a violation 60	01
of division (A)(1)(b) of section 2907.02 of the Revised Code 60	02
committed on or after June 13, 2002, or a violation of division 60	03
(A)(2) of that section committed on or after July 31, 2003,	04
provided that the offender was convicted of or pleaded guilty to 60	05
the violation prior to January 1, 2008.	06
Sec. 2950.04. (A)(1)(a) Immediately after a sentencing 60	07
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other type of confinement and before the offender is transferred 611 to the custody of the department of rehabilitation and correction 612 or to the official in charge of the jail, workhouse, state 613 correctional institution, or other institution where the offender 614 will be confined, the offender shall register personally with the 615 sheriff, or the sheriff's designee, of the county in which the 616 offender was convicted of or pleaded guilty to the sexually 617 oriented offense. 618

- (b) Immediately after a dispositional hearing is held on or 619 after January 1, 2008, for a child who is adjudicated a delinquent 620 child for committing a sexually oriented offense, is classified a 621 juvenile offender registrant based on that adjudication, and is 622 committed to the custody of the department of youth services or to 623 a secure facility that is not operated by the department and 624 before the child is transferred to the custody of the department 625 of youth services or the secure facility to which the delinquent 626 child is committed, the delinquent child shall register personally 627 with the sheriff, or the sheriff's designee, of the county in 628 which the delinquent child was classified a juvenile offender 629 registrant based on that sexually oriented offense. 630
- (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
642

(A)(1)(b) of this section is released from the custody of the	643
department of youth services or from a secure facility that is not	644
operated by the department, the delinquent child shall register as	645
provided in division (A)(3) of this section.	646
(2) Regardless of when the sexually oriented offense was	647
committed, each offender who is convicted of, pleads guilty to,	648
has been convicted of, or has pleaded guilty to a sexually	649
oriented offense shall comply with the following registration	650
requirements described in divisions (A)(2)(a), (b), (c), (d), and	651
(e) of this section:	652
(a) The offender shall register personally with the sheriff,	653
or the sheriff's designee, of the county within three days of the	654
offender's coming into a county in which the offender resides or	655
temporarily is domiciled for more than three days.	656
(b) The offender shall register personally with the sheriff,	657
or the sheriff's designee, of the county immediately upon coming	658
into a county in which the offender attends a school or	659
institution of higher education on a full-time or part-time basis	660
regardless of whether the offender resides or has a temporary	661
domicile in this state or another state.	662
(c) The offender shall register personally with the sheriff,	663
or the sheriff's designee, of the county in which the offender is	664
employed if the offender resides or has a temporary domicile in	665
this state and has been employed in that county for more than	666
three days or for an aggregate period of fourteen or more days in	667
that calendar year.	668
(d) The offender shall register personally with the sheriff,	669
or the sheriff's designee, of the county in which the offender	670
then is employed if the offender does not reside or have a	671
temporary domicile in this state and has been employed at any	672

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

aggregate period of fourteen or more days in that calendar year.	674
(e) The offender shall register with the sheriff, or the	675
sheriff's designee, or other appropriate person of the other state	676
immediately upon entering into any state other than this state in	677
which the offender attends a school or institution of higher	678
education on a full-time or part-time basis or upon being employed	679
in any state other than this state for more than three days or for	680
an aggregate period of fourteen or more days in that calendar year	681
regardless of whether the offender resides or has a temporary	682
domicile in this state, the other state, or a different state.	683
(3)(a) Each child who is adjudicated a delinquent child for	684
committing a sexually oriented offense and who is classified a	685
juvenile offender registrant based on that adjudication shall	686
register personally with the sheriff, or the sheriff's designee,	687
of the county within three days of the delinquent child's coming	688
into a county in which the delinquent child resides or temporarily	689
is domiciled for more than three days.	690
(b) In addition to the registration duty imposed under	691
division (A)(3)(a) of this section, each public registry-qualified	692
juvenile offender registrant shall comply with the following	693
additional registration requirements:	694
(i) The public registry-qualified juvenile offender	695
registrant shall register personally with the sheriff, or the	696
sheriff's designee, of the county immediately upon coming into a	697
county in which the registrant attends a school or institution of	698
higher education on a full-time or part-time basis regardless of	699
whether the registrant resides or has a temporary domicile in this	700
state or another state.	701
(ii) The public registry-qualified juvenile offender	702
registrant shall register personally with the sheriff, or the	703

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

employed if the registrant resides or has a temporary domicile in	705
this state and has been employed in that county for more than	706
three days or for an aggregate period of fourteen or more days in	707
that calendar year.	708
(iii) The public registry-qualified juvenile offender	709
registrant shall register personally with the sheriff, or the	710
sheriff's designee, of the county in which the registrant then is	711
employed if the registrant does not reside or have a temporary	712
domicile in this state and has been employed at any location or	713
locations in this state more than three days or for an aggregate	714
period of fourteen or more days in that calendar year.	715
(iv) The public registry-qualified juvenile offender	716
registrant shall register with the sheriff, or the sheriff's	717
designee, or other appropriate person of the other state	718
immediately upon entering into any state other than this state in	719
which the registrant attends a school or institution of higher	720
education on a full-time or part-time basis or upon being employed	721
in any state other than this state for more than three days or for	722
an aggregate period of fourteen or more days in that calendar year	723
regardless of whether the registrant resides or has a temporary	724
domicile in this state, the other state, or a different state.	725
(c) If the delinquent child is committed for the sexually	726
oriented offense to the department of youth services or to a	727
secure facility that is not operated by the department, this duty	728
begins when the delinquent child is discharged or released in any	729
manner from custody in a department of youth services secure	730
facility or from the secure facility that is not operated by the	731
department if pursuant to the discharge or release the delinquent	732
child is not committed to any other secure facility of the	733
department or any other secure facility.	734

(4) Regardless of when the sexually oriented offense was

committed, each person who is convicted, pleads guilty, or is

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adjudicated a delinquent child in a court in another state, in a	737
federal court, military court, or Indian tribal court, or in a	738
court in any nation other than the United States for committing a	739
sexually oriented offense shall comply with the following	740
registration requirements if, at the time the offender or	741
delinquent child moves to and resides in this state or temporarily	742
is domiciled in this state for more than three days, the offender	743
or public registry-qualified juvenile offender registrant enters	744
this state to attend a school or institution of higher education,	745
or the offender or public registry-qualified juvenile offender	746
registrant is employed in this state for more than the specified	747
period of time, the offender or delinquent child has a duty to	748
register as a sex offender or child-victim offender under the law	749
of that other jurisdiction as a result of the conviction, guilty	750
plea, or adjudication:	751

- (a) Each offender and delinquent child shall register 752
 personally with the sheriff, or the sheriff's designee, of the 753
 county within three days of the offender's or delinquent child's 754
 coming into the county in which the offender or delinquent child 755
 resides or temporarily is domiciled for more than three days. 756
- (b) Each offender or public registry-qualified juvenile 757 offender registrant shall register personally with the sheriff, or 758 the sheriff's designee, of the county immediately upon coming into 759 a county in which the offender or public registry-qualified 760 juvenile offender registrant attends a school or institution of 761 higher education on a full-time or part-time basis regardless of 762 whether the offender or public registry-qualified juvenile 763 offender registrant resides or has a temporary domicile in this 764 state or another state. 765
- (c) Each offender or public registry-qualified juvenile 766 offender registrant shall register personally with the sheriff, or 767 the sheriff's designee, of the county in which the offender or 768

public registry-qualified juvenile offender registrant is employed	769
if the offender resides or has a temporary domicile in this state	770
and has been employed in that county for more than three days or	771
for an aggregate period of fourteen days or more in that calendar	772
year.	773

- (d) Each offender or public registry-qualified juvenile 774 offender registrant shall register personally with the sheriff, or 775 the sheriff's designee, of the county in which the offender or 776 public registry-qualified juvenile offender registrant then is 777 employed if the offender or public registry-qualified juvenile 778 offender registrant does not reside or have a temporary domicile 779 in this state and has been employed at any location or locations 780 in this state for more than three days or for an aggregate period 781 of fourteen or more days in that calendar year. 782
- (5) An offender or a delinquent child who is a public 783 registry-qualified juvenile offender registrant is not required to 784 register under division (A)(2), (3), or (4) of this section if a 785 court issues an order terminating the offender's or delinquent 786 child's duty to comply with sections 2950.04, 2950.041, 2950.05, 787 and 2950.06 of the Revised Code pursuant to section 2950.15 of the 788 Revised Code. A delinquent child who is a juvenile offender 789 registrant but is not a public registry-qualified juvenile 790 offender registrant is not required to register under any of those 791 divisions if a juvenile court issues an order declassifying the 792 delinquent child as a juvenile offender registrant pursuant to 793 section 2152.84 or 2152.85 of the Revised Code. 794
- (B) An offender or delinquent child who is required by 795 division (A) of this section to register in this state personally 796 shall obtain from the sheriff or from a designee of the sheriff a 797 registration form that conforms to division (C) of this section, 798 shall complete and sign the form, and shall return the completed 799 form together with the offender's or delinquent child's 800

photograph, copies of travel and immigration documents, and any	801
other required material to the sheriff or the designee. The	802
sheriff or designee shall sign the form and indicate on the form	803
the date on which it is so returned. The registration required	804
under this division is complete when the offender or delinquent	805
child returns the form, containing the requisite information,	806
photograph, other required material, signatures, and date, to the	807
sheriff or designee.	808

(C) The registration form to be used under divisions (A) and
(B) of this section shall include or contain all of the following
for the offender or delinquent child who is registering:

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- (1) The offender's or delinquent child's name and any aliases 812 used by the offender or delinquent child; 813
- (2) The offender's or delinquent child's social security 814 number and date of birth, including any alternate social security 815 numbers or dates of birth that the offender or delinquent child 816 has used or uses; 817
- (3) Regarding an offender or delinquent child who is
 registering under a duty imposed under division (A)(1) of this
 section, a statement that the offender is serving a prison term,
 term of imprisonment, or any other type of confinement or a
 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

 registering under a duty imposed under division (A)(2), (3), or

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 (4) of this section as a result of the offender or delinquent

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 child residing in this state or temporarily being domiciled in

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 this state for more than three days, the current residence address

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 of the offender or delinquent child who is registering, the name

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 and address of the offender's or delinquent child's employer if

the offender or delinquent child is employed at the time of	832
registration or if the offender or delinquent child knows at the	833
time of registration that the offender or delinquent child will be	834
commencing employment with that employer subsequent to	835
registration, any other employment information, such as the	836
general area where the offender or delinquent child is employed,	837
if the offender or delinquent child is employed in many locations,	838
and the name and address of the offender's or public	839
registry-qualified juvenile offender registrant's school or	840
institution of higher education if the offender or public	841
registry-qualified juvenile offender registrant attends one at the	842
time of registration or if the offender or public	843
registry-qualified juvenile offender registrant knows at the time	844
of registration that the offender or public registry-qualified	845
juvenile offender registrant will be commencing attendance at that	846
school or institution subsequent to registration;	847

(5) Regarding an offender or public registry-qualified 848 juvenile offender registrant who is registering under a duty 849 imposed under division (A)(2), (3), or (4) of this section as a 850 result of the offender or public registry-qualified juvenile 851 offender registrant attending a school or institution of higher 852 education in this state on a full-time or part-time basis or being 853 employed in this state or in a particular county in this state, 854 whichever is applicable, for more than three days or for an 855 aggregate of fourteen or more days in any calendar year, the name 856 and current address of the school, institution of higher 857 education, or place of employment of the offender or public 858 registry-qualified juvenile offender registrant who is 859 registering, including any other employment information, such as 860 the general area where the offender or public registry-qualified 861 juvenile offender registrant is employed, if the offender or 862 public registry-qualified juvenile offender registrant is employed 863 864 in many locations;

(6) The identification license plate number of each vehicle	865
the offender or delinquent child owns, of each vehicle registered	866
in the offender's or delinquent child's name, of each vehicle the	867
offender or delinquent child operates as a part of employment, and	868
of each other vehicle that is regularly available to be operated	869
by the offender or delinquent child; a description of where each	870
vehicle is habitually parked, stored, docked, or otherwise kept;	871
and, if required by the bureau of criminal identification and	872
investigation, a photograph of each of those vehicles;	873
(7) If the offender or delinquent child has a driver's or	874
commercial driver's license or permit issued by this state or any	875
other state or a state identification card issued under section	876
4507.50 or 4507.51 of the Revised Code or a comparable	877
identification card issued by another state, the driver's license	878
number, commercial driver's license number, or state	879
identification card number;	880
(8) If the offender or delinquent child was convicted of,	881
pleaded guilty to, or was adjudicated a delinquent child for	882
committing the sexually oriented offense resulting in the	883
registration duty in a court in another state, in a federal court,	884
military court, or Indian tribal court, or in a court in any	885
nation other than the United States, a DNA specimen, as defined in	886
section 109.573 of the Revised Code, from the offender or	887
delinquent child, a citation for, and the name of, the sexually	888
oriented offense resulting in the registration duty, and a	889
certified copy of a document that describes the text of that	890
sexually oriented offense;	891
(9) A description of each professional and occupational	892
license, permit, or registration, including those licenses,	893
permits, and registrations issued under Title XLVII of the Revised	894
Code, held by the offender or delinquent child;	895

(10) Any email addresses, internet identifiers, or telephone

numbers registered to or used by the offender or delinquent child;	897
(11) Any other information required by the bureau of criminal	898
identification and investigation.	899
(D) After an offender or delinquent child registers with a	900
sheriff, or the sheriff's designee, pursuant to this section, the	901
sheriff, or the sheriff's designee, shall forward the signed,	902
written registration form, photograph, and other material to the	903
bureau of criminal identification and investigation in accordance	904
with the forwarding procedures adopted pursuant to section 2950.13	905
of the Revised Code. If an offender registers a school,	906
institution of higher education, or place of employment address,	907
or provides a school or institution of higher education address	908
under division $(C)(4)$ of this section, the sheriff also shall	909
provide notice to the law enforcement agency with jurisdiction	910
over the premises of the school, institution of higher education,	911
or place of employment of the offender's name and that the	912
offender has registered that address as a place at which the	913
offender attends school or an institution of higher education or	914
at which the offender is employed. The bureau shall include the	915
information and materials forwarded to it under this division in	916
the state registry of sex offenders and child_victim offenders	917
established and maintained under section 2950.13 of the Revised	918
Code.	919
(E) No person who is required to register pursuant to	920
divisions (A) and (B) of this section, and no person who is	921
required to send a notice of intent to reside pursuant to division	922
(G) of this section, shall fail to register or send the notice of	923
intent as required in accordance with those divisions or that	924
division.	925
(F) An offender or delinquent child who is required to	926

register pursuant to divisions (A) and (B) of this section shall

register pursuant to this section for the period of time specified

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in section 2950.07 of the Revised Code, with the duty commencing	929
on the date specified in division (A) of that section.	930
(G) If an offender or delinquent child who is required by	931
division (A) of this section to register is a tier III sex	932
offender/child-victim offender, <u>a sexual predator, or a habitual</u>	933
sex offender subject to community notification under division	934
(C)(2) or (E) of former section 2950.09 of the Revised Code as it	935
existed prior to January 1, 2008, or if an offender who is	936
required by division (A) of this section to register has that duty	937
as a result of a conviction of or plea of guilty to an aggravated	938
sexually oriented offense, the offender or delinquent child also	939
shall send the sheriff, or the sheriff's designee, of the county	940
in which the offender or delinquent child intends to reside	941
written notice of the offender's or delinquent child's intent to	942
reside in the county. The offender or delinquent child shall send	943
the notice of intent to reside at least twenty days prior to the	944
date the offender or delinquent child begins to reside in the	945
county. The notice of intent to reside shall contain the following	946
information:	947
(1) The offender's or delinquent child's name;	948
(2) The address or addresses at which the offender or	949
delinquent child intends to reside;	950
(3) The sexually oriented offense of which the offender was	951
convicted, to which the offender pleaded guilty, or for which the	952
child was adjudicated a delinquent child.	953
(H) If, immediately prior to January 1, 2008, an offender or	954
delinquent child who was convicted of, pleaded guilty to, or was	955
adjudicated a delinquent child for committing a sexually oriented	956
offense or a child-victim oriented offense as those terms were	957
defined in section 2950.01 of the Revised Code prior to January 1,	958

2008, was required by division (A) of this section or section

2950.041 of the Revised Code to register and if, on or after 960 January 1, 2008, that offense is a sexually oriented offense as 961 that term is defined in section 2950.01 of the Revised Code on and 962 after January 1, 2008, the duty to register that is imposed 963 pursuant to this section on and after January 1, 2008, shall be 964 considered, for purposes of section 2950.07 of the Revised Code 965 and for all other purposes, to be a continuation of the duty 966 imposed upon the offender or delinquent child prior to January 1, 967 2008, under this section or section 2950.041 of the Revised Code. 968

Sec. 2950.041. (A)(1)(a) Immediately after a sentencing 969 hearing is held on or after January 1, 2008, for an offender who 970 is convicted of or pleads guilty to a child-victim oriented 971 offense and is sentenced to a prison term, a term of imprisonment, 972 or any other type of confinement and before the offender is 973 transferred to the custody of the department of rehabilitation and 974 correction or to the official in charge of the jail, workhouse, 975 state correctional institution, or other institution where the 976 offender will be confined, the offender shall register personally 977 with the sheriff, or the sheriff's designee, of the county in 978 which the offender was convicted of or pleaded guilty to the 979 child-victim offense. 980

(b) Immediately after a dispositional hearing is held on or 981 after January 1, 2008, for a child who is adjudicated a delinquent 982 child for committing a child-victim oriented offense, is 983 classified a juvenile offender registrant based on that 984 adjudication, and is committed to the custody of the department of 985 youth services or to a secure facility that is not operated by the 986 department and before the child is transferred to the custody of 987 the department of youth services or the secure facility to which 988 the delinquent child is committed, the delinquent child shall 989 register personally with the sheriff, or the sheriff's designee, 990 of the county in which the delinquent child was classified a 991

juvenile offender registrant based on that child-victim oriented	992
offense.	993
(c) A law enforcement officer shall be present at the	994
sentencing hearing or dispositional hearing described in division	995
(A)(1)(a) or (b) of this section to immediately transport the	996
offender or delinquent child who is the subject of the hearing to	997
the sheriff, or the sheriff's designee, of the county in which the	998
offender or delinquent child is convicted, pleads guilty, or is	999
adjudicated a delinquent child.	1000
(d) After an offender who has registered pursuant to division	1001
(A)(1)(a) of this section is released from a prison term, a term	1002
of imprisonment, or any other type of confinement, the offender	1003
shall register as provided in division (A)(2) of this section.	1004
After a delinquent child who has registered pursuant to division	1005
(A)(1)(b) of this section is released from the custody of the	1006
department of youth services or from a secure facility that is not	1007
operated by the department, the delinquent child shall register as	1008
provided in division (A)(3) of this section.	1009
(2) Regardless of when the child-victim oriented offense was	1010
committed, each offender who is convicted of, pleads guilty to,	1011
has been convicted of, or has pleaded guilty to a child-victim	1012
oriented offense shall comply with all of the following	1013
registration requirements:	1014
(a) The offender shall register personally with the sheriff,	1015
or the sheriff's designee, of the county within three days of the	1016
offender's coming into a county in which the offender resides or	1017
temporarily is domiciled for more than three days.	1018
(b) The offender shall register personally with the sheriff,	1019
or the sheriff's designee, of the county immediately upon coming	1020
into a county in which the offender attends a school or	1021

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

regardless	of	whe	ther	the	offender	resides	or	has	а	temporary	1023
domicile i	n th	nis	state	or	another	state.					1024

- (c) The offender shall register personally with the sheriff, 1025 or the sheriff's designee, of the county in which the offender is 1026 employed if the offender resides or has a temporary domicile in 1027 this state and has been employed in that county for more than 1028 three days or for an aggregate period of fourteen or more days in 1029 that calendar year.
- (d) The offender shall register personally with the sheriff, 1031 or the sheriff's designee, of the county in which the offender 1032 then is employed if the offender does not reside or have a 1033 temporary domicile in this state and has been employed at any 1034 location or locations in this state for more than three days or 1035 for an aggregate period of fourteen or more days in that calendar 1036 year.
- (e) The offender shall register personally with the sheriff, 1038 or the sheriff's designee, or other appropriate person of the 1039 other state immediately upon entering into any state other than 1040 this state in which the offender attends a school or institution 1041 of higher education on a full-time or part-time basis or upon 1042 being employed in any state other than this state for more than 1043 three days or for an aggregate period of fourteen or more days in 1044 that calendar year regardless of whether the offender resides or 1045 has a temporary domicile in this state, the other state, or a 1046 different state. 1047
- (3) Regardless of when the child-victim oriented offense was

 committed, each child who on or after July 31, 2003, is

 adjudicated a delinquent child for committing a child-victim

 oriented offense and who is classified a juvenile offender

 registrant based on that adjudication shall register personally

 with the sheriff, or the sheriff's designee, of the county within

 1053

 three days of the delinquent child's coming into a county in which

the delinquent child resides or temporarily is domiciled for more 1055 than three days. If the delinquent child is committed for the 1056 child-victim oriented offense to the department of youth services 1057 or to a secure facility that is not operated by the department, 1058 this duty begins when the delinquent child is discharged or 1059 released in any manner from custody in a department of youth 1060 services secure facility or from the secure facility that is not 1061 operated by the department if pursuant to the discharge or release 1062 the delinquent child is not committed to any other secure facility 1063 of the department or any other secure facility. 1064

- (4) Regardless of when the child-victim oriented offense was 1065 committed, each person who is convicted, pleads guilty, or is 1066 adjudicated a delinquent child in a court in another state, in a 1067 federal court, military court, or Indian tribal court, or in a 1068 court in any nation other than the United States for committing a 1069 child-victim oriented offense shall comply with all of the 1070 following registration requirements if, at the time the offender 1071 or delinquent child moves to and resides in this state or 1072 temporarily is domiciled in this state for more than three days, 1073 the offender enters this state to attend the school or institution 1074 of higher education, or the offender is employed in this state for 1075 more than the specified period of time, the offender or delinquent 1076 child has a duty to register as a child-victim offender or sex 1077 offender under the law of that other jurisdiction as a result of 1078 the conviction, guilty plea, or adjudication: 1079
- (a) Each offender and delinquent child shall register 1080 personally with the sheriff, or the sheriff's designee, of the 1081 county within three days of the offender's or delinquent child's 1082 coming into the county in which the offender or delinquent child 1083 resides or temporarily is domiciled for more than three days. 1084

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(b) Each offender shall register personally with the sheriff, or the sheriff's designee, of the county immediately upon coming

into a county in which the offender attends a school or	1087
institution of higher education on a full-time or part-time basis	1088
regardless of whether the offender resides or has a temporary	1089
domicile in this state or another state.	1090
(c) Each offender shall register personally with the sheriff,	1091

- (c) Each offender shall register personally with the sheriff, 1091 or the sheriff's designee, of the county in which the offender is 1092 employed if the offender resides or has a temporary domicile in 1093 this state and has been employed in that county for more than 1094 three days or for an aggregate period of fourteen days or more in 1095 that calendar year.
- (d) Each offender shall register personally with the sheriff, 1097 or the sheriff's designee, of the county in which the offender 1098 then is employed if the offender does not reside or have a 1099 temporary domicile in this state and has not been employed at any 1100 location or locations in this state for more than three days or 1101 for an aggregate period of fourteen or more days in that calendar 1102 year.
- (5) An offender is not required to register under division 1104 (A)(2), (3), or (4) of this section if a court issues an order 1105 terminating the offender's duty to comply with sections 2950.04, 1106 2950.041, 2950.05, and 2950.06 of the Revised Code pursuant to 1107 section 2950.15 of the Revised Code. A delinquent child who is a 1108 juvenile offender registrant but is not a public 1109 registry-qualified juvenile offender registrant is not required to 1110 register under any of those divisions if a juvenile court issues 1111 an order declassifying the delinquent child as a juvenile offender 1112 registrant pursuant to section 2152.84 or 2152.85 of the Revised 1113 Code. 1114
- (B) An offender or delinquent child who is required by
 1115
 division (A) of this section to register in this state personally
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 shall do so in the manner described in division (B) of section
 1117
 2950.04 of the Revised Code, and the registration is complete as
 1118

described in that division.	1119
(C) The registration form to be used under divisions (A) and	1120
(B) of this section shall include or contain all of the following	1121
for the offender or delinquent child who is registering:	1122
(1) The offender's or delinquent child's name, any aliases	1123
used by the offender or delinquent child, and a photograph of the	1124
offender or delinquent child;	1125
(2) The offender's or delinquent child's social security	1126
number and date of birth, including any alternate social security	1127
numbers or dates of birth that the offender or delinquent child	1128
has used or uses;	1129
(3) Regarding an offender or delinquent child who is	1130
registering under a duty imposed under division (A)(1) of this	1131
section, a statement that the offender is serving a prison term,	1132
term of imprisonment, or any other type of confinement or a	1133
statement that the delinquent child is in the custody of the	1134
department of youth services or is confined in a secure facility	1135
that is not operated by the department;	1136
(4) Regarding an offender or delinquent child who is	1137
registering under a duty imposed under division $(A)(2)$, (3) , or	1138
(4) of this section as a result of the offender or delinquent	1139
child residing in this state or temporarily being domiciled in	1140
this state for more than three days, all of the information	1141
described in division (C)(4) of section 2950.04 of the Revised	1142
Code;	1143
(5) Regarding an offender who is registering under a duty	1144
imposed under division $(A)(2)$ or (4) of this section as a result	1145
of the offender attending a school or institution of higher	1146
education on a full-time or part-time basis or being employed in	1147
this state or in a particular county in this state, whichever is	1148

applicable, for more than three days or for an aggregate of 1149

fourteen or more days in any calendar year, all of the information	1150
described in division (C)(5) of section 2950.04 of the Revised	1151
Code;	1152
(6) The identification license plate number issued by this	1153
state or any other state of each vehicle the offender or	1154
delinquent child owns, of each vehicle registered in the	1155
offender's or delinquent child's name, of each vehicle the	1156
offender or delinquent child operates as a part of employment, and	1157
of each other vehicle that is regularly available to be operated	1158
by the offender or delinquent child; a description of where each	1159
vehicle is habitually parked, stored, docked, or otherwise kept;	1160
and, if required by the bureau of criminal identification and	1161
investigation, a photograph of each of those vehicles;	1162
(7) If the offender or delinquent child has a driver's or	1163
commercial driver's license or permit issued by this state or any	1164
other state or a state identification card issued under section	1165
4507.50 or 4507.51 of the Revised Code or a comparable	1166
identification card issued by another state, the driver's license	1167
number, commercial driver's license number, or state	1168
identification card number;	1169
(8) If the offender or delinquent child was convicted of,	1170
pleaded guilty to, or was adjudicated a delinquent child for	1171
committing the child-victim oriented offense resulting in the	1172
registration duty in a court in another state, in a federal court,	1173
military court, or Indian tribal court, or in a court in any	1174
nation other than the United States, a DNA specimen, as defined in	1175
section 109.573 of the Revised Code, from the offender or	1176
delinquent child, a citation for, and the name of, the	1177
child-victim oriented offense resulting in the registration duty,	1178
and a certified copy of a document that describes the text of that	1179
child-victim oriented offense;	1180

(9) Copies of travel and immigration documents;

(10) A description of each professional and occupational	1182
license, permit, or registration, including those licenses,	1183
permits, and registrations issued under Title XLVII of the Revised	1184
Code, held by the offender or delinquent child;	1185
(11) Any email addresses, internet identifiers, or telephone	1186
numbers registered to or used by the offender or delinquent child;	1187
(12) Any other information required by the bureau of criminal	1188
identification and investigation.	1189
(D) Division (D) of section 2950.04 of the Revised Code	1190
applies when an offender or delinquent child registers with a	1191
sheriff pursuant to this section.	1192
(E) No person who is required to register pursuant to	1193
divisions (A) and (B) of this section, and no person who is	1194
required to send a notice of intent to reside pursuant to division	1195
(G) of this section, shall fail to register or send the notice as	1196
required in accordance with those divisions or that division.	1197
(F) An offender or delinquent child who is required to	1198
register pursuant to divisions (A) and (B) of this section shall	1199
register pursuant to this section for the period of time specified	1200
in section 2950.07 of the Revised Code, with the duty commencing	1201
on the date specified in division (A) of that section.	1202
(G) If an offender or delinquent child who is required by	1203
division (A) of this section to register is a tier III sex	1204
offender/child-victim offender, <u>a child-victim predator, or a</u>	1205
habitual child-victim offender subject to community notification	1206
under division (C)(2) or (E) of former section 2950.091 of the	1207
Revised Code as it existed prior to January 1, 2008, the offender	1208
or delinquent child also shall send the sheriff, or the sheriff's	1209
designee, of the county in which the offender or delinquent child	1210
intends to reside written notice of the offender's or delinquent	1211
child's intent to reside in the county. The offender or delinquent	1212

child shall send the notice of intent to reside at least twenty	1213
days prior to the date the offender or delinquent child begins to	1214
reside in the county. The notice of intent to reside shall contain	1215
all of the following information:	1216
(1) The information specified in divisions $(G)(1)$ and (2) of	1217
section 2950.04 of the Revised Code;	1218
(2) The child-victim oriented offense of which the offender	1219
was convicted, to which the offender pleaded guilty, or for which	1220
the child was adjudicated a delinquent child.	1221
(H) If, immediately prior to January 1, 2008, an offender or	1222
delinquent child who was convicted of, pleaded guilty to, or was	1223
adjudicated a delinquent child for committing a child-victim	1224
oriented offense or a sexually oriented offense as those terms	1225
were defined in section 2950.01 of the Revised Code prior to	1226
January 1, 2008, was required by division (A) of this section or	1227
section 2950.04 of the Revised Code to register and if, on or	1228
after January 1, 2008, that offense is a child-victim oriented	1229
offense as that term is defined in section 2950.01 of the Revised	1230
Code on and after January 1, 2008, the duty to register that is	1231
imposed pursuant to this section on and after January 1, 2008,	1232
shall be considered, for purposes of section 2950.07 of the	1233
Revised Code and for all other purposes, to be a continuation of	1234
the duty imposed upon the offender or delinquent child prior to	1235
January 1, 2008, under this section or section 2950.04 of the	1236
Revised Code.	1237
Sec. 2950.06. (A) An offender or delinquent child who is	1238
required to register a residence address pursuant to division	1239
(A)(2), (3), or (4) of section 2950.04 or 2950.041 of the Revised	1240
Code shall periodically verify the offender's or delinquent	1241
child's current residence address, and an offender or public	1242

registry-qualified juvenile offender registrant who is required to

register a school, institution of higher education, or place of	1244
employment address pursuant to any of those divisions shall	1245
periodically verify the address of the offender's or public	1246
registry-qualified juvenile offender registrant's current school,	1247
institution of higher education, or place of employment, in	1248
accordance with this section. The frequency of verification shall	1249
be determined in accordance with division (B) of this section, and	1250
the manner of verification shall be determined in accordance with	1251
division (C) of this section.	1252

- (B) The frequency with which an offender or delinquent child 1253 must verify the offender's or delinquent child's current 1254 residence, school, institution of higher education, or place of 1255 employment address pursuant to division (A) of this section shall 1256 be determined as follows:
- (1) Regardless of when the sexually oriented offense or 1258 child-victim oriented offense for which the offender or delinquent 1259 child is required to register was committed, if the offender or 1260 delinquent child is a tier I sex offender/child-victim offender, 1261 the offender shall verify the offender's current residence address 1262 or current school, institution of higher education, or place of 1263 employment address, and the delinquent child shall verify the 1264 delinquent child's current residence address, in accordance with 1265 division (C) of this section on each anniversary of the offender's 1266 or delinquent child's initial registration date during the period 1267 the offender or delinquent child is required to register. 1268
- (2) Regardless of when the sexually oriented offense or 1269 child-victim oriented offense for which the offender or delinquent 1270 child is required to register was committed, if the offender or 1271 delinquent child is a tier II sex offender/child-victim offender, 1272 the offender shall verify the offender's current residence address 1273 or current school, institution of higher education, or place of 1274 employment address, and the delinquent child shall verify the 1275

delinquent child's current residence address, in accordance with 1276 division (C) of this section every one hundred eighty days after 1277 the offender's or delinquent child's initial registration date 1278 during the period the offender or delinquent child is required to 1279 register.

- (3) Regardless of when the sexually oriented offense or 1281 child-victim oriented offense for which the offender or delinquent 1282 child is required to register was committed, if the offender or 1283 delinquent child is a tier III sex offender/child-victim offender, 1284 the offender shall verify the offender's current residence address 1285 or current school, institution of higher education, or place of 1286 employment address, and the delinquent child shall verify the 1287 delinquent child's current residence address and, if the 1288 delinquent child is a public registry-qualified juvenile offender 1289 registrant, the current school, institution of higher education, 1290 or place of employment address, in accordance with division (C) of 1291 this section every ninety days after the offender's or delinquent 1292 child's initial registration date during the period the offender 1293 or delinquent child is required to register. 1294
- (4) If the sexually oriented offense or child-victim oriented 1295 offense for which the offender or delinquent child is required to 1296 register was committed prior to January 1, 2008, and if the 1297 offender or delinquent child has been adjudicated a sexual 1298 predator or child-victim predator based on that offense or the 1299 sexually oriented offense for which the offender is required to 1300 register was an aggravated sexually oriented offense, the offender 1301 shall verify the offender's current residence address or current 1302 school, institution of higher education, or place of employment 1303 address, and the delinquent child shall verify the delinquent 1304 child's current residence address, in accordance with division (C) 1305 of this section every ninety days after the offender's or 1306 delinguent child's initial registration date during the period the 1307

offender or delinquent child is required to register.	1308
(5) Regardless of when the sexually oriented offense or	1309
child-victim oriented offense for which the offender or delinquent	1310
child is required to register was committed, in all circumstances	1311
not described in division (B)(1), (2), (3), or (4) of this	1312
section, the offender shall verify the offender's current	1313
residence address or current school, institution of higher	1314
education, or place of employment address, and the delinguent	1315
child shall verify the delinquent child's current residence	1316
address, in accordance with division (C) of this section on each	1317
anniversary of the offender's or delinquent child's initial	1318
registration date during the period the offender or delinquent	1319
child is required to register.	1320
(6) If, prior to January 1, 2008, an offender or delinquent	1321
child registered with a sheriff under a duty imposed under section	1322
2950.04 or 2950.041 of the Revised Code as a result of a	1323
conviction of, plea of guilty to, or adjudication as a delinquent	1324
child for committing a sexually oriented offense or a child-victim	1325
oriented offense as those terms were defined in section 2950.01 of	1326
the Revised Code prior to January 1, 2008, the duty to register	1327
that is imposed on the offender or delinquent child pursuant to	1328
section 2950.04 or 2950.041 of the Revised Code on and after	1329
January 1, 2008, is a continuation of the duty imposed upon the	1330
offender prior to January 1, 2008, under section 2950.04 or	1331
2950.041 of the Revised Code and, for purposes of divisions	1332
(B)(1), (2), and (3), (4), and (5) of this section, the offender's	1333
initial registration date related to that offense is the date on	1334
which the offender initially registered under section 2950.04 or	1335
2950.041 of the Revised Code.	1336
(C)(1) An offender or delinquent child who is required to	1337
verify the offender's or delinquent child's current residence,	1338
school, institution of higher education, or place of employment	1339

address pursuant to division (A) of this section shall verify the 1340 address with the sheriff with whom the offender or delinquent 1341 child most recently registered the address by personally appearing 1342 before the sheriff or a designee of the sheriff, no earlier than 1343 ten days before the date on which the verification is required 1344 pursuant to division (B) of this section and no later than the 1345 date so required for verification, and completing and signing a 1346 copy of the verification form prescribed by the bureau of criminal 1347 identification and investigation. The sheriff or designee shall 1348 sign the completed form and indicate on the form the date on which 1349 it is so completed. The verification required under this division 1350 is complete when the offender or delinquent child personally 1351 appears before the sheriff or designee and completes and signs the 1352 form as described in this division. 1353

(2) To facilitate the verification of an offender's or 1354 delinquent child's current residence, school, institution of 1355 higher education, or place of employment address, as applicable, 1356 under division (C)(1) of this section, the sheriff with whom the 1357 offender or delinquent child most recently registered the address 1358 may mail a nonforwardable verification form prescribed by the 1359 bureau of criminal identification and investigation to the 1360 offender's or delinquent child's last reported address and to the 1361 last reported address of the parents of the delinquent child, with 1362 a notice that conspicuously states that the offender or delinquent 1363 child must personally appear before the sheriff or a designee of 1364 the sheriff to complete the form and the date by which the form 1365 must be so completed. Regardless of whether a sheriff mails a form 1366 to an offender or delinquent child and that child's parents, each 1367 offender or delinquent child who is required to verify the 1368 offender's or delinquent child's current residence, school, 1369 institution of higher education, or place of employment address, 1370 as applicable, pursuant to division (A) of this section shall 1371 personally appear before the sheriff or a designee of the sheriff 1372

to verify the address in accordance with division (C)(1) of this	1373
section.	1374
(D) The verification form to be used under division (C) of	1375
this section shall contain all of the following:	1376
(1) Except as provided in division (D)(2) of this section,	1377
the current residence address of the offender or delinquent child,	1378
the name and address of the offender's or delinquent child's	1379
employer if the offender or delinquent child is employed at the	1380
time of verification or if the offender or delinquent child knows	1381
at the time of verification that the offender or delinquent child	1382
will be commencing employment with that employer subsequent to	1383
verification, the name and address of the offender's or public	1384
registry-qualified juvenile offender registrant's school or	1385
institution of higher education if the offender or public	1386
registry-qualified juvenile offender registrant attends one at the	1387
time of verification or if the offender or public	1388
registry-qualified juvenile offender registrant knows at the time	1389
of verification that the offender will be commencing attendance at	1390
that school or institution subsequent to verification, and any	1391
other information required by the bureau of criminal	1392
identification and investigation.	1393
(2) Regarding an offender or public registry-qualified	1394
juvenile offender registrant who is verifying a current school,	1395
institution of higher education, or place of employment address,	1396
the name and current address of the school, institution of higher	1397
education, or place of employment of the offender or public	1398
registry-qualified juvenile offender registrant and any other	1399
information required by the bureau of criminal identification and	1400
investigation.	1401

(E) Upon an offender's or delinquent child's personal 1402 appearance and completion of a verification form under division 1403 (C) of this section, a sheriff promptly shall forward a copy of 1404

the verification form to the bureau of criminal identification and	1405
investigation in accordance with the forwarding procedures adopted	1406
by the attorney general pursuant to section 2950.13 of the Revised	1407
Code. If an offender or public registry-qualified juvenile	1408
offender registrant verifies a school, institution of higher	1409
education, or place of employment address, or provides a school or	1410
institution of higher education address under division (D)(1) of	1411
this section, the sheriff also shall provide notice to the law	1412
enforcement agency with jurisdiction over the premises of the	1413
school, institution of higher education, or place of employment of	1414
the offender's or public registry-qualified juvenile offender	1415
registrant's name and that the offender or public	1416
registry-qualified juvenile offender registrant has verified or	1417
provided that address as a place at which the offender or public	1418
registry-qualified juvenile offender registrant attends school or	1419
an institution of higher education or at which the offender or	1420
public registry-qualified juvenile offender registrant is	1421
employed. The bureau shall include all information forwarded to it	1422
under this division in the state registry of sex offenders and	1423
child-victim offenders established and maintained under section	1424
2950.13 of the Revised Code.	1425

(F) No person who is required to verify a current residence, 1426 school, institution of higher education, or place of employment 1427 address, as applicable, pursuant to divisions (A) to (C) of this 1428 section shall fail to verify a current residence, school, 1429 institution of higher education, or place of employment address, 1430 as applicable, in accordance with those divisions by the date 1431 required for the verification as set forth in division (B) of this 1432 section, provided that no person shall be prosecuted or subjected 1433 to a delinquent child proceeding for a violation of this division, 1434 and that no parent, guardian, or custodian of a delinquent child 1435 shall be prosecuted for a violation of section 2919.24 of the 1436 Revised Code based on the delinquent child's violation of this 1437

division, prior to the expiration of the period of time specified	1438
in division (G) of this section.	1439
(G)(1) If an offender or delinquent child fails to verify a	1440
current residence, school, institution of higher education, or	1441
place of employment address, as applicable, as required by	1442
divisions (A) to (C) of this section by the date required for the	1443
verification as set forth in division (B) of this section, the	1444
sheriff with whom the offender or delinquent child is required to	1445
verify the current address, on the day following that date	1446
required for the verification, shall send a written warning to the	1447
offender or to the delinquent child and that child's parents, at	1448
the offender's or delinquent child's and that child's parents'	1449
last known residence, school, institution of higher education, or	1450
place of employment address, as applicable, regarding the	1451
offender's or delinquent child's duty to verify the offender's or	1452
delinquent child's current residence, school, institution of	1453
higher education, or place of employment address, as applicable.	1454
The written warning shall do all of the following:	1455
(a) Identify the sheriff who sends it and the date on which	1456
it is sent;	1457
(b) State conspicuously that the offender or delinquent child	1458
has failed to verify the offender's or public registry-qualified	1459
juvenile offender registrant's current residence, school,	1460
institution of higher education, or place of employment address or	1461
the current residence address of a delinquent child who is not a	1462
public registry-qualified juvenile offender registrant by the date	1463
required for the verification;	1464
(c) Conspicuously state that the offender or delinquent child	1465
has seven days from the date on which the warning is sent to	1466
verify the current residence, school, institution of higher	1467
education, or place of employment address, as applicable, with the	1468

sheriff who sent the warning;	1469
(d) Conspicuously state that a failure to timely verify the	1470
specified current address or addresses is a felony offense;	1471
(e) Conspicuously state that, if the offender or public	1472
registry-qualified juvenile offender registrant verifies the	1473
current residence, school, institution of higher education, or	1474
place of employment address or the delinquent child who is not a	1475
public registry-qualified juvenile offender registrant verifies	1476
the current residence address with that sheriff within that	1477
seven-day period, the offender or delinquent child will not be	1478
prosecuted or subjected to a delinquent child proceeding for a	1479
failure to timely verify a current address and the delinquent	1480
child's parent, guardian, or custodian will not be prosecuted	1481
based on a failure of the delinquent child to timely verify an	1482
address;	1483
(f) Conspicuously state that, if the offender or public	1484
registry-qualified juvenile offender registrant does not verify	1485
the current residence, school, institution of higher education, or	1486
place of employment address or the delinquent child who is not a	1487
public registry-qualified juvenile offender registrant does not	1488
verify the current residence address with that sheriff within that	1489
seven-day period, the offender or delinquent child will be	1490
arrested or taken into custody, as appropriate, and prosecuted or	1491
subjected to a delinquent child proceeding for a failure to timely	1492
verify a current address and the delinquent child's parent,	1493
guardian, or custodian may be prosecuted for a violation of	1494
section 2919.24 of the Revised Code based on the delinquent	1495
child's failure to timely verify a current residence address.	1496
(2) If an offender or delinquent child fails to verify a	1497
current residence, school, institution of higher education, or	1498

place of employment address, as applicable, as required by

divisions (A) to (C) of this section by the date required for the

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verification as set forth in division (B) of this section, the	1501
offender or delinquent child shall not be prosecuted or subjected	1502
to a delinquent child proceeding for a violation of division (F)	1503
of this section, and the delinquent child's parent, guardian, or	1504
custodian shall not be prosecuted for a violation of section	1505
2919.24 of the Revised Code based on the delinquent child's	1506
failure to timely verify a current residence address and, if the	1507
delinquent child is a public registry-qualified juvenile offender	1508
registrant, the current school, institution of higher education,	1509
or place of employment address, as applicable, unless the	1510
seven-day period subsequent to that date that the offender or	1511
delinquent child is provided under division (G)(1) of this section	1512
to verify the current address has expired and the offender or	1513
delinquent child, prior to the expiration of that seven-day	1514
period, has not verified the current address. Upon the expiration	1515
of the seven-day period that the offender or delinquent child is	1516
provided under division (G)(1) of this section to verify the	1517
current address, if the offender or delinquent child has not	1518
verified the current address, all of the following apply:	1519

- (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.

 1520
- (b) The sheriff with whom the offender or delinquent child is 1525 required to verify the current residence, school, institution of 1526 higher education, or place of employment address, as applicable, 1527 the sheriff of the county in which the offender or delinquent 1528 child resides, the sheriff of the county in which is located the 1529 offender's or public registry-qualified juvenile offender 1530 registrant's school, institution of higher education, or place of 1531 employment address that was to be verified, or a deputy of the 1532

appropriate sheriff, shall locate the offender or delinquent	1533
child, promptly shall seek a warrant for the arrest or taking into	1534
custody, as appropriate, of the offender or delinquent child for	1535
the violation of division (F) of this section and shall arrest the	1536
offender or take the child into custody, as appropriate.	1537
(c) The offender or delinquent child is subject to	1538
prosecution or a delinquent child proceeding for the violation of	1539
division (F) of this section, and the delinquent child's parent,	1540
guardian, or custodian may be subject to prosecution for a	1541
violation of section 2919.24 of the Revised Code based on the	1542
delinquent child's violation of that division.	1543
(H) An offender or public registry-qualified juvenile	1544
offender registrant who is required to verify the offender's or	1545
public registry-qualified juvenile offender registrant's current	1546
residence, school, institution of higher education, or place of	1547
employment address pursuant to divisions (A) to (C) of this	1548
section and a delinquent child who is not a public	1549
registry-qualified juvenile offender registrant who is required to	1550
verify the delinquent child's current residence address pursuant	1551
to those divisions shall do so for the period of time specified in	1552
section 2950.07 of the Revised Code.	1553
Sec. 2950.07. (A) The duty of an offender who is convicted	1554
of, pleads guilty to, has been convicted of, or has pleaded guilty	1555
to a sexually oriented offense or a child-victim oriented offense	1556
and the duty of a delinquent child who is or has been adjudicated	1557
a delinquent child for committing a sexually oriented offense or a	1558
child-victim oriented offense and is classified a juvenile	1559

offender registrant or who is an out-of-state juvenile offender

2950.06 of the Revised Code commences on whichever of the

following dates is applicable:

registrant to comply with sections 2950.04, 2950.041, 2950.05, and

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(1) If the offender's duty to register is imposed pursuant to
division (A)(1)(a) of section 2950.04 or division (A)(1)(a) of
section 2950.041 of the Revised Code, the offender's duty to
1566
comply with those sections commences immediately after the entry
of the judgment of conviction.
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- (2) If the delinquent child's duty to register is imposed 1569 pursuant to division (A)(1)(b) of section 2950.04 or division 1570 (A)(1)(b) of section 2950.041 of the Revised Code, the delinquent 1571 child's duty to comply with those sections commences immediately 1572 after the order of disposition.
- (3) If the offender's duty to register is imposed pursuant to 1574 division (A)(2) of section 2950.04 or division (A)(2) of section 1575 2950.041 of the Revised Code, subject to division (A)(7) of this 1576 section, the offender's duty to comply with those sections 1577 commences on the date of the offender's release from a prison 1578 term, a term of imprisonment, or any other type of confinement, or 1579 if the offender is not sentenced to a prison term, a term of 1580 imprisonment, or any other type of confinement, on the date of the 1581 entry of the judgment of conviction of the sexually oriented 1582 offense or child-victim oriented offense. 1583
- (4) If the offender's or delinquent child's duty to register 1584 is imposed pursuant to division (A)(4) of section 2950.04 or 1585 division (A)(4) of section 2950.041 of the Revised Code, the 1586 offender's duty to comply with those sections commences regarding 1587 residence addresses on the date that the offender begins to reside 1588 or becomes temporarily domiciled in this state, the offender's 1589 duty regarding addresses of schools, institutions of higher 1590 education, and places of employment commences on the date the 1591 offender begins attending any school or institution of higher 1592 education in this state on a full-time or part-time basis or 1593 becomes employed in this state, and the delinquent child's duty 1594 commences on the date the delinquent child begins to reside or 1595

1596

becomes temporarily domiciled in this state.

(5) If the delinquent child's duty to register is imposed 1597 pursuant to division (A)(3) of section 2950.04 or division (A)(3) 1598 of section 2950.041 of the Revised Code, if the delinquent child's 1599 classification as a juvenile offender registrant is made at the 1600 time of the child's disposition for that sexually oriented offense 1601 or child-victim oriented offense, whichever is applicable, and if 1602 the delinquent child is committed for the sexually oriented 1603 offense or child-victim oriented offense to the department of 1604 youth services or to a secure facility that is not operated by the 1605 department, the delinquent child's duty to comply with those 1606 sections commences on the date of the delinquent child's discharge 1607 or release from custody in the department of youth services secure 1608 facility or from the secure facility not operated by the 1609 department as described in that division. 1610

- (6) If the delinquent child's duty to register is imposed 1611 pursuant to division (A)(3) of section 2950.04 or division (A)(3) 1612 of section 2950.041 of the Revised Code and if either the 1613 delinquent child's classification as a juvenile offender 1614 registrant is made at the time of the child's disposition for that 1615 sexually oriented offense or child-victim oriented offense, 1616 whichever is applicable, and the delinquent child is not committed 1617 for the sexually oriented offense or child-victim oriented offense 1618 to the department of youth services or to a secure facility that 1619 is not operated by the department or the child's classification as 1620 a juvenile offender registrant is made pursuant to section 2152.83 1621 or division (A)(2) of section 2152.86 of the Revised Code, subject 1622 to divisions (A)(7) of this section, the delinquent child's duty 1623 to comply with those sections commences on the date of entry of 1624 the court's order that classifies the delinquent child a juvenile 1625 offender registrant. 1626
 - (7) If the offender's or delinquent child's duty to register

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is imposed pursuant to division (A)(2), (3), or (4) of section	1628
2950.04 or section 2950.041 of the Revised Code and if the	1629
offender or delinquent child prior to January 1, 2008, has	1630
registered a residence, school, institution of higher education,	1631
or place of employment address pursuant to section 2950.04,	1632
2950.041, or 2950.05 of the Revised Code as they existed prior to	1633
that date, the offender or delinquent child initially shall	1634
register in accordance with section 2950.04 or 2950.041 of the	1635
Revised Code, whichever is applicable, as it exists on and after	1636
January 1, 2008, not later than the earlier of the dates specified	1637
in divisions (A)(7)(a) and (b) of this section. The offender's or	1638
delinquent child's duty to comply thereafter with sections	1639
2950.04, 2950.041, 2950.05, and 2950.06 of the Revised Code as	1640
they exist on and after January 1, 2008, commences on the date of	1641
that initial registration. The offender or delinquent child	1642
initially shall register under section 2950.04 or 2950.041 of the	1643
Revised Code as it exists on and after January 1, 2008, not later	1644
than the earlier of the following:	1645
(a) The date that is six months after the date on which the	1646
offender or delinquent child received a registered letter from the	1647
attorney general under division (A)(2) or (B) of section 2950.031	1648
of the Revised Code;	1649
(b) The earlier of the date on which the offender or	1650
delinquent child would be required to verify a previously	1651
registered address under section 2950.06 of the Revised Code as it	1652
exists on and after January 1, 2008, or, if the offender or	1653
delinquent child has changed a previously registered address, the	1654
date on which the offender or delinquent child would be required	1655
to register a new residence, school, institution of higher	1656
education, or place of employment address under section 2950.05 of	1657
the Revised Code as it exists on and after January 1, 2008.	1658

(8) If the offender's or delinquent child's duty to register

was imposed pursuant to section 2950.04 or 2950.041 of the Revised 1660 Code as they existed prior to January 1, 2008, the offender's or 1661 delinquent child's duty to comply with sections 2950.04, 2950.041, 1662 2950.05, and 2950.06 of the Revised Code as they exist on and 1663 after January 1, 2008, is a continuation of the offender's or 1664 delinquent child's former duty to register imposed prior to 1665 January 1, 2008, under section 2950.04 or 2950.041 of the Revised 1666 Code and shall be considered for all purposes as having commenced 1667 on the date that the offender's duty under that section commenced. 1668

- (B) The duty of an offender who is convicted of, pleads 1669 guilty to, has been convicted of, or has pleaded guilty to a 1670 sexually oriented offense or a child-victim oriented offense and 1671 the duty of a delinquent child who is or has been adjudicated a 1672 delinquent child for committing a sexually oriented offense or a 1673 child-victim oriented offense and is classified a juvenile 1674 offender registrant or who is an out-of-state juvenile offender 1675 registrant to comply with sections 2950.04, 2950.041, 2950.05, and 1676 2950.06 of the Revised Code continues, after the date of 1677 commencement, for whichever of the following periods is 1678 applicable: 1679
- (1) Except as otherwise provided in this division, if the 1680 person is an offender who is a tier III sex offender/child-victim 1681 offender relative to the sexually oriented offense or child-victim 1682 oriented offense, if the person is a delinquent child who is a 1683 tier III sex offender/child-victim offender relative to the 1684 sexually oriented offense or child-victim oriented offense, or if 1685 the person is a delinquent child who is a public 1686 registry-qualified juvenile offender registrant relative to the 1687 sexually oriented offense, the offender's or delinquent child's 1688 duty to comply with those sections continues until the offender's 1689 or delinquent child's death. Regarding a delinquent child who is a 1690 tier III sex offender/child-victim offender relative to the 1691

offense but is not a public registry-qualified juvenile offender	1692
registrant relative to the offense, if the judge who made the	1693
disposition for the delinquent child or that judge's successor in	1694
office subsequently enters a determination pursuant to section	1695
2152.84 or 2152.85 of the Revised Code that the delinquent child	1696
no longer is a tier III sex offender/child-victim offender, the	1697
delinquent child's duty to comply with those sections continues	1698
for the period of time that is applicable to the delinquent child	1699
under division (B)(2) or (3) of this section, based on the	1700
reclassification of the child pursuant to section 2152.84 or	1701
21562.85 <u>2152.85</u> of the Revised Code as a tier I sex	1702
offender/child-victim offender or a tier II sex	1703
offender/child-victim offender. In no case shall the lifetime duty	1704
to comply that is imposed under this division on an offender who	1705
is a tier III sex offender/child-victim offender be removed or	1706
terminated. A delinquent child who is a public registry-qualified	1707
juvenile offender registrant may have the lifetime duty to	1708
register terminated only pursuant to section 2950.15 of the	1709
Revised Code.	1710

(2) If the person is an offender who is a tier II sex 1711 offender/child-victim offender relative to the sexually oriented 1712 offense or child-victim oriented offense, the offender's duty to 1713 comply with those sections continues for twenty-five years from 1714 the date of the offender's initial registration. Except as 1715 otherwise provided in this division, if the person is a delinquent 1716 child who is a tier II sex offender/child-victim offender relative 1717 to the sexually oriented offense or child-victim oriented offense, 1718 the delinquent child's duty to comply with those sections 1719 continues for twenty years from the date of the delinquent child's 1720 initial registration. Regarding a delinquent child who is a tier 1721 II sex offender/child-victim offender relative to the offense but 1722 is not a public registry-qualified juvenile offender registrant 1723 relative to the offense, if the judge who made the disposition for 1724 the delinquent child or that judge's successor in office 1725 subsequently enters a determination pursuant to section 2152.84 or 1726 2152.85 of the Revised Code that the delinquent child no longer is 1727 a tier II sex offender/child-victim offender but remains a 1728 juvenile offender registrant, the delinquent child's duty to 1729 comply with those sections continues for the period of time that 1730 is applicable to the delinquent child under division (B)(3) of 1731 this section, based on the reclassification of the child pursuant 1732 to section 2152.84 or 2152.85 of the Revised Code as a tier I sex 1733 offender/child-victim offender. 1734

(3) Except as otherwise provided in this division, if the 1735 person is an offender who is a tier I sex offender/child-victim 1736 offender relative to the sexually oriented offense or child-victim 1737 oriented offense, the offender's duty to comply with those 1738 sections continues for fifteen years from the date of the 1739 offender's initial registration. Except as otherwise provided in 1740 this division, if the person is a delinquent child who is a tier I 1741 sex offender/child-victim offender relative to the sexually 1742 oriented offense or child-victim oriented offense, the delinquent 1743 child's duty to comply with those sections continues for ten years 1744 from the date of the delinquent child's initial registration. 1745 Regarding a delinquent child who is a juvenile offender registrant 1746 and a tier I sex offender/child-victim offender but is not a 1747 public registry-qualified juvenile offender registrant, if the 1748 judge who made the disposition for the delinquent child or that 1749 judge's successor in office subsequently enters a determination 1750 pursuant to section 2152.84 or 2152.85 of the Revised Code that 1751 the delinquent child no longer is to be classified a juvenile 1752 offender registrant, the delinquent child's duty to comply with 1753 those sections terminates upon the court's entry of the 1754 determination. A person who is an offender who is a tier I sex 1755 offender/child-victim offender may have the fifteen-year duty to 1756 register terminated only pursuant to section 2950.15 of the 1757

Revised Code.	1758
(4) Except as otherwise provided in this division, if the	1759
offense is a sexually oriented offense and the offender or	1760
delinquent child has been adjudicated a sexual predator relative	1761
to the sexually oriented offense, if the person is an offender and	1762
the sexually oriented offense is an aggravated sexually oriented	1763
offense, or if the offense is a child-victim oriented offense and	1764
the offender or delinquent child has been adjudicated a	1765
child-victim predator relative to the child-victim oriented	1766
offense, the offender's or delinquent child's duty to comply with	1767
those sections continues until the offender's or delinquent	1768
child's death. Regarding a delinquent child described in this	1769
division, the child's classification as a sexual predator or	1770
child-victim predator may be modified pursuant to former section	1771
2152.84 or 2152.85 of the Revised Code as they existed prior to	1772
January 1, 2008, and, if the classification is modified, the	1773
delinquent child's duty to comply with those sections continues	1774
for the period of time that otherwise would have been applicable	1775
to the child under division (B)(5) or (6) of this section based on	1776
the child's new classification. In no case shall the lifetime duty	1777
to comply that is imposed under this division on an offender who	1778
is adjudicated a sexual predator, whose sexually oriented offense	1779
is an aggravated sexually oriented offense, or who is adjudicated	1780
a child-victim predator, or the adjudication, classification, or	1781
conviction that subjects the offender to this division be removed	1782
or terminated.	1783
(5) If the judge who sentenced the offender or made the	1784
disposition for the delinquent child for committing the sexually	1785
oriented offense or child-victim oriented offense, or the	1786
successor in office of the juvenile court judge who made the	1787
delinquent child disposition, determined that the offender or	1788
delinguent child was a habitual sex offender or a habitual	1789

child-victim offender, the offender's duty to comply with those	1790
sections continues until the offender's death or for twenty years	1791
from the date of the offender's initial registration, as	1792
determined under former division (B)(2) of section 2950.07 of the	1793
Revised Code as it existed prior to January 1, 2008, and the	1794
delinquent child's duty to comply with those sections continues	1795
for twenty years from the date of the delinquent child's initial	1796
registration. Regarding a delinquent child described in this	1797
division, the child's classification as a child-victim predator or	1798
habitual child-victim offender may be modified pursuant to former	1799
section 2152.84 or 2152.85 of the Revised Code as they existed	1800
prior to January 1, 2008, and, if the classification is modified,	1801
the delinquent child's duty to comply with those sections	1802
continues for the period of time that otherwise would have been	1803
applicable to the child under division (B)(6) of this section	1804
based on the child's new classification. In no case shall the	1805
lifetime duty to comply that is imposed under this division on an	1806
offender who is adjudicated a habitual sex offender or a habitual	1807
child-victim offender, or the adjudication, classification, or	1808
conviction that subjects the offender to this division be removed	1809
or terminated.	1810
(6) Except as otherwise provided in this division, if the	1811
offense is a sexually oriented offense and the offender or	1812
delinquent child is a sexually oriented offender relative to that	1813
offense, or if the offense is a child-victim oriented offense and	1814
the offender or delinquent child is a child-victim oriented	1815
offender relative to that offense, the offender's or delinquent	1816
child's duty to comply with those sections continues for ten years	1817
from the date of the offender's or child's initial registration.	1818
(C)(1) If an offender has been convicted of or pleaded guilty	1819
to a sexually oriented offense and the offender subsequently is	1820

convicted of or pleads guilty to another sexually oriented offense

or a child-victim oriented offense, if an offender has been	1822
convicted of or pleaded guilty to a child-victim oriented offense	1823
and the offender subsequently is convicted of or pleads guilty to	1824
another child-victim oriented offense or a sexually oriented	1825
offense, if a delinquent child has been adjudicated a delinquent	1826
child for committing a sexually oriented offense and is classified	1827
a juvenile offender registrant or is an out-of-state juvenile	1828
offender registrant and the child subsequently is adjudicated a	1829
delinquent child for committing another sexually oriented offense	1830
or a child-victim oriented offense and is classified a juvenile	1831
offender registrant relative to that offense or subsequently is	1832
convicted of or pleads guilty to another sexually oriented offense	1833
or a child-victim oriented offense, or if a delinquent child has	1834
been adjudicated a delinquent child for committing a child-victim	1835
oriented offense and is classified a juvenile offender registrant	1836
or is an out-of-state juvenile offender registrant and the child	1837
subsequently is adjudicated a delinquent child for committing	1838
another child-victim oriented offense or a sexually oriented	1839
offense and is classified a juvenile offender registrant relative	1840
to that offense or subsequently is convicted of or pleads guilty	1841
to another child-victim oriented offense or a sexually oriented	1842
offense, the period of time for which the offender or delinquent	1843
child must comply with the sections specified in division (A) of	1844
this section shall be separately calculated pursuant to divisions	1845
(A)(1) to (8) and $(B)(1)$ to (3) of this section for each of the	1846
sexually oriented offenses and child-victim oriented offenses, and	1847
the offender or delinquent child shall comply with each separately	1848
calculated period of time independently.	1849

If a delinquent child has been adjudicated a delinquent child
for committing a sexually oriented offense or a child-victim
1851
oriented offense, is classified a juvenile offender registrant or
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is an out-of-state juvenile offender registrant relative to that
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offense, and, after attaining eighteen years of age, subsequently
1854

is convicted of or pleads guilty to another sexually oriented	1855
offense or child-victim oriented offense, the subsequent	1856
conviction or guilty plea does not limit, affect, or supersede the	1857
duties imposed upon the delinquent child under this chapter	1858
relative to the delinquent child's classification as a juvenile	1859
offender registrant or as an out-of-state juvenile offender	1860
registrant, and the delinquent child shall comply with both those	1861
duties and the duties imposed under this chapter relative to the	1862
subsequent conviction or guilty plea.	1863

(2) If a delinquent child has been adjudicated a delinquent 1864 child for committing a sexually oriented offense or a child-victim 1865 oriented offense and is classified a juvenile offender registrant 1866 relative to the offense and if the juvenile judge or the judge's 1867 successor in office subsequently reclassifies the offense tier in 1868 which the child is classified pursuant to section 2152.84 or 1869 2152.85 of the Revised Code, the judge's subsequent determination 1870 to reclassify the child does not affect the date of commencement 1871 of the delinquent child's duty to comply with sections 2950.04, 1872 2950.041, 2950.05, and 2950.06 of the Revised Code as determined 1873 under division (A) of this section. The child's duty to comply 1874 with those sections after the reclassification is a continuation 1875 of the child's duty to comply with the sections that was in effect 1876 prior to the reclassification, and the duty shall continue for the 1877 period of time specified in division (B)(1), (2), or (3) of this 1878 section, whichever is applicable. 1879

If, prior to January 1, 2008, an offender had a duty to

comply with the sections specified in division (A) of this section

as a result of a conviction of or plea of guilty to a sexually

oriented offense or child-victim oriented offense as those terms

were defined in section 2950.01 of the Revised Code prior to

January 1, 2008, or a delinquent child had a duty to comply with

those sections as a result of an adjudication as a delinquent

1886

child for committing one of those offenses as they were defined	1887
prior to January 1, 2008, the period of time specified in division	1888
(B)(1), (2), or (3) of this section on and after January 1, 2008,	1889
for which a person must comply with sections 2950.04, 2950.041,	1890
2950.05, and 2950.06 of the Revised Code applies to the person,	1891
automatically replaces the period of time for which the person had	1892
to comply with those sections prior to January 1, 2008, and is a	1893
continuation of the person's duty to comply with the sections that	1894
was in effect prior to the reclassification. If, prior to January	1895
1, 2008, an offender or a delinquent child had a duty to comply	1896
with the sections specified in division (A) of this section, the	1897
offender's or delinquent child's classification as a tier I sex	1898
offender/child-victim offender, a tier II sex	1899
offender/child-victim offender, or a tier III sex	1900
offender/child-victim offender for purposes of that period of time	1901
shall be determined as specified in section 2950.031 or 2950.032	1902
of the Revised Code, as applicable.	1903

- (D) The duty of an offender or delinquent child to register 1904 under this chapter is tolled for any period during which the 1905 offender or delinquent child is returned to confinement in a 1906 secure facility for any reason or imprisoned for an offense when 1907 the confinement in a secure facility or imprisonment occurs 1908 subsequent to the date determined pursuant to division (A) of this 1909 section. The offender's or delinquent child's duty to register 1910 under this chapter resumes upon the offender's or delinquent 1911 child's release from confinement in a secure facility or 1912 imprisonment. 1913
- (E) The durational limit of an offender's or delinquent 1914 child's duty to comply with sections 2950.04, 2950.041, 2950.05, 1915 and 2950.06 of the Revised Code is tolled for any period during 1916 which the offender or delinquent child is out of compliance with a 1917 requirement of any of those sections. If the durational limit of 1918

an offender's or delinquent child's duty to comply with those	1919
sections is tolled pursuant to this division due to lack of	1920
compliance with a requirement of any of those sections, the	1921
durational limit of the offender's or child's duty to comply with	1922
those sections resumes once the offender or child comes back into	1923
compliance with all requirements of those sections.	1924
(F) An offender or delinquent child who has been or is	1925
convicted, has pleaded or pleads guilty, or has been or is	1926
adjudicated a delinquent child, in a court in another state, in a	1927
federal court, military court, or Indian tribal court, or in a	1928
court of any nation other than the United States for committing a	1929
sexually oriented offense or a child-victim oriented offense may	1930
apply to the sheriff of the county in which the offender or	1931
delinquent child resides or temporarily is domiciled, or in which	1932
the offender attends a school or institution of higher education	1933
or is employed, for credit against the duty to register for the	1934
time that the offender or delinquent child has complied with the	1935
sex offender or child-victim offender registration requirements of	1936
another jurisdiction. The sheriff shall grant the offender or	1937
delinquent child credit against the duty to register for time for	1938
which the offender or delinquent child provides adequate proof	1939
that the offender or delinquent child has complied with the sex	1940
offender or child-victim offender registration requirements of	1941
another jurisdiction. If the offender or delinquent child	1942
disagrees with the determination of the sheriff, the offender or	1943
delinquent child may appeal the determination to the court of	1944
common pleas of the county in which the offender or delinquent	1945
child resides or is temporarily domiciled, or in which the	1946
offender attends a school or institution of higher education or is	1947
employed.	1948
Sec. 2950.10. (A)(1) Regardless of when the sexually oriented	1949

offense or child-victim oriented offense was committed, if a

person is convicted of, pleads guilty to, has been convicted of,	1951
or has pleaded guilty to a sexually oriented offense or a	1952
child-victim oriented offense or a person is or has been	1953
adjudicated a delinquent child for committing a sexually oriented	1954
offense or a child-victim oriented offense and is classified a	1955
juvenile offender registrant or is an out-of-state juvenile	1956
offender registrant based on that adjudication, if the offender or	1957
delinquent child is in any category specified in division	1958
$(B)(1)(a)$, (b) , $\frac{\partial \mathbf{r}}{\partial a}$ (c) , (d) , or (e) of this section, if the	1959
offender or delinquent child registers with a sheriff pursuant to	1960
section 2950.04, 2950.041, or 2950.05 of the Revised Code, and if	1961
the victim of the sexually oriented offense or child-victim	1962
oriented offense has made a request in accordance with rules	1963
adopted by the attorney general that specifies that the victim	1964
would like to be provided the notices described in this section,	1965
the sheriff shall notify the victim of the sexually oriented	1966
offense or child-victim oriented offense, in writing, that the	1967
offender or delinquent child has registered and shall include in	1968
the notice the offender's name and photograph, and the address or	1969
addresses of the offender's residence, school, institution of	1970
higher education, or place of employment, as applicable, or the	1971
delinquent child's name, photograph, and residence address or	1972
addresses. The sheriff shall provide the notice required by this	1973
division to the victim at the most recent residence address	1974
available for that victim and not later than five days after the	1975
offender or delinquent child registers with the sheriff.	1976

(2) Regardless of when the sexually oriented offense or 1977 child-victim oriented offense was committed, if a person is 1978 convicted of, pleads guilty to, has been convicted of, or has 1979 pleaded guilty to a sexually oriented offense or a child-victim 1980 oriented offense or a person is or has been adjudicated a 1981 delinquent child for committing a sexually oriented offense or a 1982 child-victim oriented offense and is classified a juvenile 1983

offender registrant or is an out-of-state juvenile offender	1984
registrant based on that adjudication, if the offender or	1985
delinquent child is in any category specified in division	1986
$(B)(1)(a)$, (b) , $\frac{\partial \mathbf{r}}{\partial a}$ (c) , (d) , or (e) of this section, if the	1987
offender or delinquent child registers with a sheriff pursuant to	1988
section 2950.04, 2950.041, or 2950.05 of the Revised Code, if the	1989
victim of the sexually oriented offense or child-victim oriented	1990
offense has made a request in accordance with rules adopted by the	1991
attorney general that specifies that the victim would like to be	1992
provided the notices described in this section, and if the	1993
offender notifies the sheriff of a change of residence, school,	1994
institution of higher education, or place of employment address or	1995
the delinquent child notifies the sheriff of a change of residence	1996
address pursuant to section 2950.05 of the Revised Code, the	1997
sheriff shall notify the victim of the sexually oriented offense	1998
or child-victim oriented offense, in writing, that the offender's	1999
or delinquent child's address has changed and shall include in the	2000
notice the offender's name and photograph, and the new address or	2001
addresses of the offender's residence, school, institution of	2002
higher education, or place of employment, as applicable, or the	2003
delinquent child's name, photograph, and new residence address or	2004
addresses. The sheriff shall provide the notice required by this	2005
division to the victim at the most recent residence address	2006
available for that victim and no later than five days after the	2007
offender or delinquent child notifies the sheriff of the change in	2008
the offender's or delinquent child's residence, school,	2009
institution of higher education, or place of employment address.	2010

(3) Regardless of when the sexually oriented offense or 2011 child-victim oriented offense was committed, if a person is 2012 convicted of, pleads guilty to, has been convicted of, or has 2013 pleaded guilty to a sexually oriented offense or a child-victim 2014 oriented offense or a person is or has been adjudicated a 2015 delinquent child for committing a sexually oriented offense or a 2016

child-victim oriented offense and is classified a juvenile	2017
offender registrant or is an out-of-state juvenile offender	2018
registrant based on that adjudication, and if the offender or	2019
delinquent child is in any category specified in division	2020
$(B)(1)(a)$, (b) , $\frac{\partial}{\partial x}$ (c) , $\frac{\partial}{\partial x}$ (d) , or $\frac{\partial}{\partial x}$ of this section, the victim of	2021
the offense may make a request in accordance with rules adopted by	2022
the attorney general pursuant to section 2950.13 of the Revised	2023
Code that specifies that the victim would like to be provided the	2024
notices described in divisions (A)(1) and (2) of this section. If	2025
the victim makes a request in accordance with those rules, the	2026
sheriff described in divisions (A)(1) and (2) of this section	2027
shall provide the victim with the notices described in those	2028
divisions.	2029
(4) If a victim makes a request as described in division	2030
(A)(3) of this section that specifies that the victim would like	2031
to be provided the notices described in divisions (A)(1) and (2)	2032
of this section, all information a sheriff obtains regarding the	2033
victim from or as a result of the request is confidential, and the	2034
information is not a public record open for inspection under	2035
section 149.43 of the Revised Code.	2036
(5) The notices described in divisions (A)(1) and (2) of this	2037
section are in addition to any notices regarding the offender or	2038
delinquent child that the victim is entitled to receive under	2039
Chapter 2930. of the Revised Code.	2040
(B)(1) The duties to provide the notices described in	2041
divisions (A)(1) and (2) of this section apply regarding any	2042
offender or delinquent child who is in any of the following	2043
categories:	2044
(a) The offender is a tier III sex offender/child-victim	2045
offender relative to the offense described in division (A) of this	2046

section for which a victim requested to be provided notice under

that division, or the delinquent child is a public

2047

registry-qualified juvenile offender registrant, and a juvenile	2049
court has not removed pursuant to section 2950.15 of the Revised	2050
Code the delinquent child's duty to comply with sections 2950.04,	2051
2950.041, 2950.05, and 2950.06 of the Revised Code.	2052
(b) The delinquent child is a tier III sex	2053
offender/child-victim offender who is not a public-registry	2054
qualified juvenile offender registrant, the delinquent child was	2055
subjected to this section prior to the effective date of this	2056
amendment as a sexual predator, habitual sex offender,	2057
child victim predator, or habitual child victim offender, as those	2058
terms were defined in section 2950.01 of the Revised Code as it	2059
existed prior to the effective date of this amendment, and a	2060
juvenile court has not removed pursuant to section 2152.84 or	2061
2152.85 of the Revised Code the delinquent child's duty to comply	2062
with sections 2950.04, 2950.041, 2950.05, and 2950.06 of the	2063
Revised Code.	2064
(e) The delinquent child is a tier III sex	2065
offender/child-victim offender who is not a public	2066
registry-qualified juvenile offender registrant, the delinquent	2067
child was classified a juvenile offender registrant on or after	2068
the effective date of this amendment January 1, 2008, the court	2069
has imposed a requirement under section 2152.82, 2152.83, or	2070
2152.84 of the Revised Code subjecting the delinquent child to	2071
this section, and a juvenile court has not removed pursuant to	2072
section 2152.84 or 2152.85 of the Revised Code the delinquent	2073
child's duty to comply with sections 2950.04, 2950.041, 2950.05,	2074
and 2950.06 of the Revised Code.	2075
(c) The offender or delinquent child is a sexual predator	2076
relative to the sexually oriented offense for which the offender	2077
or delinquent child has the duty to register under section 2950.04	2078

child-victim oriented offense for which the offender or child has

the duty to register under section 2950.041 of the Revised Code,	2081
and regarding a delinquent child the court has not subsequently	2082
removed pursuant to section 2152.84 or 2152.85 of the Revised Code	2083
the child's duty to comply with sections 2950.04, 2950.041,	2084
2950.05, and 2950.06 of the Revised Code.	2085
(d) The offender or delinquent child is a habitual sex	2086
offender or a habitual child-victim offender, the court has	2087
imposed a requirement under division (C)(2) or (E) of former	2088
section 2950.09 or 2950.091, former division (B) of section	2089
2152.83, or former section 2152.84 or 2152.85 of the Revised Code,	2090
as they existed prior to January 1, 2008, subjecting the habitual	2091
sex offender or habitual child-victim offender to this section,	2092
and regarding a delinquent child the determination has not been	2093
removed pursuant to former section 2152.84 or 2152.85 of the	2094
Revised Code as they existed prior to January 1, 2008.	2095
(e) The sexually oriented offense for which the offender has	2096
the duty to register under section 2950.04 of the Revised Code is	2097
an aggravated sexually oriented offense, regardless of whether the	2098
offender is a sexual predator relative to the offense or is a	2099
habitual sex offender.	2100
(2) A victim of a sexually oriented offense or of a	2101
child-victim oriented offense is not entitled to be provided any	2102
notice described in division (A)(1) or (2) of this section unless	2103
the offender or delinquent child is in a category specified in	2104
division $(B)(1)(a)$, (b) , $\frac{\partial f}{\partial a}(c)$, $\frac{\partial f}{\partial a}(c)$, or $\frac{\partial f}{\partial a}(c)$ of this section. A	2105
victim of a sexually oriented offense or of a child-victim	2106
oriented offense is not entitled to any notice described in	2107
division (A)(1) or (2) of this section unless the victim makes a	2108
request in accordance with rules adopted by the attorney general	2109
pursuant to section 2950.13 of the Revised Code that specifies	2110
that the victim would like to be provided the notices described in	2111
divisions (A)(1) and (2) of this section. This division does not	2112

affect any rights of a victim of a sexually oriented offense or	2113
child-victim oriented offense to be provided notice regarding an	2114
offender or delinquent child that are described in Chapter 2930.	2115
of the Revised Code.	2116

Sec. 2950.11. (A) Regardless of when the sexually oriented 2117 offense or child-victim oriented offense was committed, if a 2118 person is convicted of, pleads guilty to, has been convicted of, 2119 or has pleaded quilty to a sexually oriented offense or a 2120 child-victim oriented offense or a person is or has been 2121 adjudicated a delinquent child for committing a sexually oriented 2122 offense or a child-victim oriented offense and is classified a 2123 juvenile offender registrant or is an out-of-state juvenile 2124 offender registrant based on that adjudication, and if the 2125 offender or delinquent child is in any category specified in 2126 division (F)(1)(a), (b), $\frac{\partial F}{\partial x}(c)$, $\frac{\partial F}{\partial x}(c)$, or $\frac{\partial F}{\partial x}(c)$ of this section, the 2127 sheriff with whom the offender or delinquent child has most 2128 recently registered under section 2950.04, 2950.041, or 2950.05 of 2129 the Revised Code and the sheriff to whom the offender or 2130 delinquent child most recently sent a notice of intent to reside 2131 under section 2950.04 or 2950.041 of the Revised Code, within the 2132 period of time specified in division (C) of this section, shall 2133 provide a written notice containing the information set forth in 2134 division (B) of this section to all of the persons described in 2135 divisions (A)(1) to (10) of this section. If the sheriff has sent 2136 a notice to the persons described in those divisions as a result 2137 of receiving a notice of intent to reside and if the offender or 2138 delinquent child registers a residence address that is the same 2139 residence address described in the notice of intent to reside, the 2140 sheriff is not required to send an additional notice when the 2141 offender or delinquent child registers. The sheriff shall provide 2142 the notice to all of the following persons: 2143

(1)(a) Any occupant of each residential unit that is located

within one thousand feet of the offender's or delinquent child's
residential premises, that is located within the county served by
the sheriff, and that is not located in a multi-unit building.

2147
Division (D)(3) of this section applies regarding notices required
under this division.

- (b) If the offender or delinquent child resides in a 2150 multi-unit building, any occupant of each residential unit that is 2151 located in that multi-unit building and that shares a common 2152 hallway with the offender or delinquent child. For purposes of 2153 this division, an occupant's unit shares a common hallway with the 2154 offender or delinquent child if the entrance door into the 2155 occupant's unit is located on the same floor and opens into the 2156 same hallway as the entrance door to the unit the offender or 2157 delinquent child occupies. Division (D)(3) of this section applies 2158 regarding notices required under this division. 2159
- (c) The building manager, or the person the building owner or 2160 condominium unit owners association authorizes to exercise 2161 management and control, of each multi-unit building that is 2162 located within one thousand feet of the offender's or delinquent 2163 child's residential premises, including a multi-unit building in 2164 which the offender or delinquent child resides, and that is 2165 located within the county served by the sheriff. In addition to 2166 notifying the building manager or the person authorized to 2167 exercise management and control in the multi-unit building under 2168 this division, the sheriff shall post a copy of the notice 2169 prominently in each common entryway in the building and any other 2170 location in the building the sheriff determines appropriate. The 2171 manager or person exercising management and control of the 2172 building shall permit the sheriff to post copies of the notice 2173 under this division as the sheriff determines appropriate. In lieu 2174 of posting copies of the notice as described in this division, a 2175 sheriff may provide notice to all occupants of the multi-unit 2176

building by mail or personal contact; if the sheriff so notifies	2177
all the occupants, the sheriff is not required to post copies of	2178
the notice in the common entryways to the building. Division	2179
(D)(3) of this section applies regarding notices required under	2180
this division.	
CHIS CIVISION.	2181
(d) All additional persons who are within any category of	2182
neighbors of the offender or delinquent child that the attorney	2183
general by rule adopted under section 2950.13 of the Revised Code	2184
requires to be provided the notice and who reside within the	2185
county served by the sheriff;	2186
(2) The executive director of the public children services	2187
agency that has jurisdiction within the specified geographical	2188
notification area and that is located within the county served by	2189
the sheriff;	2190
(3)(a) The superintendent of each board of education of a	2191
school district that has schools within the specified geographical	2192
notification area and that is located within the county served by	2193
the sheriff;	2194
(b) The principal of the school within the specified	2195
geographical notification area and within the county served by the	2196
sheriff that the delinquent child attends;	2197
(c) If the delinquent child attends a school outside of the	2198
specified geographical notification area or outside of the school	2199
district where the delinquent child resides, the superintendent of	2200
the board of education of a school district that governs the	2201
school that the delinquent child attends and the principal of the	2202
school that the delinquent child attends.	2203
(4)(a) The appointing or hiring officer of each chartered	2204
nonpublic school located within the specified geographical	2205
notification area and within the county served by the sheriff or	2206
of each other school located within the specified geographical	2207

notification area and within the county served by the sheriff and	2208
that is not operated by a board of education described in division	2209
(A)(3) of this section;	2210
(b) Regardless of the location of the school, the appointing	2211
or hiring officer of a chartered nonpublic school that the	2212
delinquent child attends.	2213
(5) The director, head teacher, elementary principal, or site	2214
administrator of each preschool program governed by Chapter 3301.	2215
of the Revised Code that is located within the specified	2216
geographical notification area and within the county served by the	2217
sheriff;	2218
(6) The administrator of each child day-care center or type A	2219
family day-care home that is located within the specified	2220
geographical notification area and within the county served by the	2221
sheriff, and the provider of each certified type B family day-care	2222
home that is located within the specified geographical	2223
notification area and within the county served by the sheriff. As	2224
used in this division, "child day-care center," "type A family	2225
day-care home, and "certified type B family day-care home" have	2226
the same meanings as in section 5104.01 of the Revised Code.	2227
(7) The president or other chief administrative officer of	2228
each institution of higher education, as defined in section	2229
2907.03 of the Revised Code, that is located within the specified	2230
geographical notification area and within the county served by the	2231
sheriff, and the chief law enforcement officer of the state	2232
university law enforcement agency or campus police department	2233
established under section 3345.04 or 1713.50 of the Revised Code,	2234
if any, that serves that institution;	2235
(8) The sheriff of each county that includes any portion of	2236
the specified geographical notification area;	2237

(9) If the offender or delinquent child resides within the

county served by the sheriff, the chief of police, marshal, or	2239
other chief law enforcement officer of the municipal corporation	2240
in which the offender or delinquent child resides or, if the	2241
offender or delinquent child resides in an unincorporated area,	2242
the constable or chief of the police department or police district	2243
police force of the township in which the offender or delinquent	2244
child resides;	2245
(10) Volunteer organizations in which contact with minors or	2246
other vulnerable individuals might occur or any organization,	2247
company, or individual who requests notification as provided in	2248
division (J) of this section.	2249
(B) The notice required under division (A) of this section	2250
shall include all of the following information regarding the	2251
subject offender or delinquent child:	2252
(1) The offender's or delinquent child's name;	2253
(2) The address or addresses of the offender's or public	2254
registry-qualified juvenile offender registrant's residence,	2255
school, institution of higher education, or place of employment,	2256
as applicable, or the residence address or addresses of a	2257
delinquent child who is not a public registry-qualified juvenile	2258
offender registrant;	2259
(3) The sexually oriented offense or child-victim oriented	2260
offense of which the offender was convicted, to which the offender	2261
pleaded guilty, or for which the child was adjudicated a	2262
delinquent child;	2263
(4) A statement that identifies the category specified in	2264
division $(F)(1)(a)$, (b) , $\frac{\partial F}{\partial r}(c)$, $\frac{\partial F}{\partial r}(c)$, or $\frac{\partial F}{\partial r}(c)$ of this section that	2265
includes the offender or delinquent child and that subjects the	2266

(5) The offender's or delinquent child's photograph.

(C) If a sheriff with whom an offender or delinquent child	2269
registers under section 2950.04, 2950.041, or 2950.05 of the	2270
Revised Code or to whom the offender or delinquent child most	2271
recently sent a notice of intent to reside under section 2950.04	2272
or 2950.041 of the Revised Code is required by division (A) of	2273
this section to provide notices regarding an offender or	2274
delinquent child and if, pursuant to that requirement, the sheriff	2275
provides a notice to a sheriff of one or more other counties in	2276
accordance with division (A)(8) of this section, the sheriff of	2277
each of the other counties who is provided notice under division	2278
(A)(8) of this section shall provide the notices described in	2279
divisions $(A)(1)$ to (7) and $(A)(9)$ and (10) of this section to	2280
each person or entity identified within those divisions that is	2281
located within the specified geographical notification area and	2282
within the county served by the sheriff in question.	2283

(D)(1) A sheriff required by division (A) or (C) of this 2284 section to provide notices regarding an offender or delinquent 2285 child shall provide the notice to the neighbors that are described 2286 in division (A)(1) of this section and the notices to law 2287 enforcement personnel that are described in divisions (A)(8) and 2288 (9) of this section as soon as practicable, but no later than five 2289 days after the offender sends the notice of intent to reside to 2290 the sheriff and again no later than five days after the offender 2291 or delinquent child registers with the sheriff or, if the sheriff 2292 is required by division (C) of this section to provide the 2293 notices, no later than five days after the sheriff is provided the 2294 notice described in division (A)(8) of this section. 2295

A sheriff required by division (A) or (C) of this section to 2296 provide notices regarding an offender or delinquent child shall 2297 provide the notices to all other specified persons that are 2298 described in divisions (A)(2) to (7) and (A)(10) of this section 2299 as soon as practicable, but not later than seven days after the 2300

2332

offender or delinquent child registers with the sheriff or, if the 2301 sheriff is required by division (C) of this section to provide the 2302 notices, no later than five days after the sheriff is provided the 2303 notice described in division (A)(8) of this section. 2304

- (2) If an offender or delinquent child in relation to whom 2305 division (A) of this section applies verifies the offender's or 2306 delinquent child's current residence, school, institution of 2307 higher education, or place of employment address, as applicable, 2308 with a sheriff pursuant to section 2950.06 of the Revised Code, 2309 the sheriff may provide a written notice containing the 2310 information set forth in division (B) of this section to the 2311 persons identified in divisions (A)(1) to (10) of this section. If 2312 a sheriff provides a notice pursuant to this division to the 2313 sheriff of one or more other counties in accordance with division 2314 (A)(8) of this section, the sheriff of each of the other counties 2315 who is provided the notice under division (A)(8) of this section 2316 may provide, but is not required to provide, a written notice 2317 containing the information set forth in division (B) of this 2318 section to the persons identified in divisions (A)(1) to (7) and 2319 (A)(9) and (10) of this section. 2320
- (3) A sheriff may provide notice under division (A)(1)(a) or 2321 (b) of this section, and may provide notice under division 2322 (A)(1)(c) of this section to a building manager or person 2323 authorized to exercise management and control of a building, by 2324 mail, by personal contact, or by leaving the notice at or under 2325 the entry door to a residential unit. For purposes of divisions 2326 (A)(1)(a) and (b) of this section, and the portion of division 2327 (A)(1)(c) of this section relating to the provision of notice to 2328 occupants of a multi-unit building by mail or personal contact, 2329 the provision of one written notice per unit is deemed as 2330 providing notice to all occupants of that unit. 2331
 - (E) All information that a sheriff possesses regarding an

offender or delinquent child who is in a category specified in	2333
division $(F)(1)(a)$, (b) , $\frac{\partial F}{\partial r}$ (c) , $\frac{\partial F}{\partial r}$ of this section that	2334
is described in division (B) of this section and that must be	2335
provided in a notice required under division (A) or (C) of this	2336
section or that may be provided in a notice authorized under	2337
division (D)(2) of this section is a public record that is open to	2338
inspection under section 149.43 of the Revised Code.	2339
The sheriff shall not cause to be publicly disseminated by	2340
means of the internet any of the information described in this	2341
division that is provided by a delinquent child unless that child	2342
is in a category specified in division $(F)(1)(a)$, (b) , or (c)	2343
(d), or (e) of this section.	2344
(F)(1) Except as provided in division $(F)(2)$ of this section,	2345
the duties to provide the notices described in divisions (A) and	2346
(C) of this section apply regarding any offender or delinquent	2347
child who is in any of the following categories:	2348
(a) The offender is a tier III sex offender/child-victim	2349
offender, or the delinquent child is a public registry-qualified	2350
juvenile offender registrant, and a juvenile court has not removed	2351
pursuant to section 2950.15 of the Revised Code the delinquent	2352
child's duty to comply with sections 2950.04, 2950.041, 2950.05,	2353
and 2950.06 of the Revised Code.	2354
(b) The delinquent child is a tier III sex	2355
offender/child-victim offender who is not a public-registry	2356
qualified juvenile offender registrant, the delinquent child was	2357
subjected to this section prior to the effective date of this	2358
amendment as a sexual predator, habitual sex offender,	2359
child victim predator, or habitual child victim offender, as those	2360
terms were defined in section 2950.01 of the Revised Code as it	2361
existed prior to the effective date of this amendment, and a	2362
juvenile court has not removed pursuant to section 2152.84 or	2363

2152.85 of the Revised Code the delinquent child's duty to comply

with sections 2950.04, 2950.041, 2950.05, and 2950.06 of the	2365
Revised Code.	2366
(e) The delinquent child is a tier III sex	2367
offender/child-victim offender who is not a public	2368
registry-qualified juvenile offender registrant, the delinquent	2369
child was classified a juvenile offender registrant on or after	2370
the effective date of this amendment January 1, 2008, the court	2371
has imposed a requirement under section 2152.82, 2152.83, or	2372
2152.84 of the Revised Code subjecting the delinquent child to	2373
this section, and a juvenile court has not removed pursuant to	2374
section 2152.84 or 2152.85 of the Revised Code the delinquent	2375
child's duty to comply with sections 2950.04, 2950.041, 2950.05,	2376
and 2950.06 of the Revised Code.	2377
(c) The offender or delinguent child is a sexual predator	2378
relative to the sexually oriented offense for which the offender	2379
or delinquent child has the duty to register under section 2950.04	2380
of the Revised Code or is a child-victim predator relative to the	2381
child-victim oriented offense for which the offender or child has	2382
the duty to register under section 2950.041 of the Revised Code,	2383
and regarding a delinquent child the court has not subsequently	2384
removed pursuant to section 2152.84 or 2152.85 of the Revised Code	2385
the child's duty to comply with sections 2950.04, 2950.041,	2386
2950.05, and 2950.06 of the Revised Code.	2387
(d) The offender or delinguent child is a habitual sex	2388
offender or a habitual child-victim offender, the court has	2389
imposed a requirement under division (C)(2) or (E) of former	2390
section 2950.09 or 2950.091, former division (B) of section	2391
2152.83, or former section 2152.84 or 2152.85 of the Revised Code,	2392
as they existed prior to January 1, 2008, subjecting the habitual	2393
sex offender or habitual child-victim offender to this section,	2394
and regarding a delinquent child the determination has not been	2395
removed pursuant to former section 2152.84 or 2152.85 of the	2396

Revised Code as they existed prior to January 1, 2008.	2397
(e) The sexually oriented offense for which the offender has	2398
the duty to register under section 2950.04 of the Revised Code is	2399
an aggravated sexually oriented offense, regardless of whether the	2400
offender is a sexual predator relative to the offense or is a	2401
habitual sex offender.	2402
(2) The notification provisions of this section do not apply	2403
to a person described in division $(F)(1)(a)_{7} \text{ or } (b)_{7} \text{ or } (c)$ of	2404
this section if a court finds at a hearing after considering the	2405
factors described in this division that the person would not be	2406
subject to the notification provisions of this section that were	2407
in the version of this section that existed immediately prior to	2408
the effective date of this amendment January 1, 2008. In making	2409
the determination of whether a person would have been subject to	2410
the notification provisions under prior law as described in this	2411
division, the court shall consider the following factors:	2412
(a) The offender's or delinquent child's age;	2413
(b) The offender's or delinquent child's prior criminal or	2414
delinquency record regarding all offenses, including, but not	2415
limited to, all sexual offenses;	2416
(c) The age of the victim of the sexually oriented offense	2417
for which sentence is to be imposed or the order of disposition is	2418
to be made;	2419
(d) Whether the sexually oriented offense for which sentence	2420
is to be imposed or the order of disposition is to be made	2421
involved multiple victims;	2422
(e) Whether the offender or delinquent child used drugs or	2423
alcohol to impair the victim of the sexually oriented offense or	2424
to prevent the victim from resisting;	2425
(f) If the offender or delinquent child previously has been	2426

convicted of or pleaded guilty to, or been adjudicated a	2427
delinquent child for committing an act that if committed by an	2428
adult would be, a criminal offense, whether the offender or	2429
delinquent child completed any sentence or dispositional order	2430
imposed for the prior offense or act and, if the prior offense or	2431
act was a sex offense or a sexually oriented offense, whether the	2432
offender or delinquent child participated in available programs	2433
for sexual offenders;	2434
(g) Any mental illness or mental disability of the offender	2435
or delinquent child;	2436
(h) The nature of the offender's or delinquent child's sexual	2437
conduct, sexual contact, or interaction in a sexual context with	2438
the victim of the sexually oriented offense and whether the sexual	2439
conduct, sexual contact, or interaction in a sexual context was	2440
part of a demonstrated pattern of abuse;	2441
(i) Whether the offender or delinquent child, during the	2442
commission of the sexually oriented offense for which sentence is	2443
to be imposed or the order of disposition is to be made, displayed	2444
cruelty or made one or more threats of cruelty;	2445
(j) Whether the offender or delinquent child would have been	2446
a habitual sex offender or a habitual child victim offender under	2447
the definitions of those terms set forth in section 2950.01 of the	2448
Revised Code as that section existed prior to the effective date	2449
of this amendment January 1, 2008;	2450
(k) Any additional behavioral characteristics that contribute	2451
to the offender's or delinquent child's conduct.	2452
(G)(1) The department of job and family services shall	2453
compile, maintain, and update in January and July of each year, a	2454
list of all agencies, centers, or homes of a type described in	2455
division (A)(2) or (6) of this section that contains the name of	2456

each agency, center, or home of that type, the county in which it

is located, its address and telephone number, and the name of an 2458 administrative officer or employee of the agency, center, or home. 2459

- (2) The department of education shall compile, maintain, and 2460 update in January and July of each year, a list of all boards of 2461 education, schools, or programs of a type described in division 2462 (A)(3), (4), or (5) of this section that contains the name of each 2463 board of education, school, or program of that type, the county in 2464 which it is located, its address and telephone number, the name of 2465 the superintendent of the board or of an administrative officer or 2466 employee of the school or program, and, in relation to a board of 2467 education, the county or counties in which each of its schools is 2468 located and the address of each such school. 2469
- (3) The Ohio board of regents shall compile, maintain, and 2470 update in January and July of each year, a list of all 2471 institutions of a type described in division (A)(7) of this 2472 section that contains the name of each such institution, the 2473 county in which it is located, its address and telephone number, 2474 and the name of its president or other chief administrative 2475 officer.
- (4) A sheriff required by division (A) or (C) of this 2477 section, or authorized by division (D)(2) of this section, to 2478 provide notices regarding an offender or delinquent child, or a 2479 designee of a sheriff of that type, may request the department of 2480 job and family services, department of education, or Ohio board of 2481 regents, by telephone, in person, or by mail, to provide the 2482 sheriff or designee with the names, addresses, and telephone 2483 numbers of the appropriate persons and entities to whom the 2484 notices described in divisions (A)(2) to (7) of this section are 2485 to be provided. Upon receipt of a request, the department or board 2486 shall provide the requesting sheriff or designee with the names, 2487 addresses, and telephone numbers of the appropriate persons and 2488 entities to whom those notices are to be provided. 2489

$(\mathrm{H})(1)$ Upon the motion of the offender or the prosecuting	2490
attorney of the county in which the offender was convicted of or	2491
pleaded guilty to the sexually oriented offense or child-victim	2492
oriented offense for which the offender is subject to community	2493
notification under this section, or upon the motion of the	2494
sentencing judge or that judge's successor in office, the judge	2495
may schedule a hearing to determine whether the interests of	2496
justice would be served by suspending the community notification	2497
requirement under this section in relation to the offender. The	2498
judge may dismiss the motion without a hearing but may not issue	2499
an order suspending the community notification requirement without	2500
a hearing. At the hearing, all parties are entitled to be heard,	2501
and the judge shall consider all of the factors set forth in	2502
division (K) of this section. If, at the conclusion of the	2503
hearing, the judge finds that the offender has proven by clear and	2504
convincing evidence that the offender is unlikely to commit in the	2505
future a sexually oriented offense or a child-victim oriented	2506
offense and if the judge finds that suspending the community	2507
notification requirement is in the interests of justice, the judge	2508
may suspend the application of this section in relation to the	2509
offender. The order shall contain both of these findings.	2510

The judge promptly shall serve a copy of the order upon the 2511 sheriff with whom the offender most recently registered under 2512 section 2950.04, 2950.041, or 2950.05 of the Revised Code and upon 2513 the bureau of criminal identification and investigation. 2514

An order suspending the community notification requirement 2515 does not suspend or otherwise alter an offender's duties to comply 2516 with sections 2950.04, 2950.041, 2950.05, and 2950.06 of the 2517 Revised Code and does not suspend the victim notification 2518 requirement under section 2950.10 of the Revised Code. 2519

(2) A prosecuting attorney, a sentencing judge or that 2520 judge's successor in office, and an offender who is subject to the 2521

community notification requirement under this section may	2522
initially make a motion under division (H)(1) of this section upon	2523
the expiration of twenty years after the offender's duty to comply	2524
with division $(A)(2)$, (3) , or (4) of section 2950.04, division	2525
(A)(2), (3), or (4) of section 2950.041 and sections 2950.05 and	2526
2950.06 of the Revised Code begins in relation to the offense for	2527
which the offender is subject to community notification. After the	2528
initial making of a motion under division (H)(1) of this section,	2529
thereafter, the prosecutor, judge, and offender may make a	2530
subsequent motion under that division upon the expiration of five	2531
years after the judge has entered an order denying the initial	2532
motion or the most recent motion made under that division.	2533
(3) The offender and the prosecuting attorney have the right	2534
to appeal an order approving or denying a motion made under	2535
division (H)(1) of this section.	2536
(4) Divisions $(H)(1)$ to (3) of this section do not apply to	2537
any of the following types of offender:	2538
(a) A person who is convicted of or pleads guilty to a	2539
violent sex offense or designated homicide, assault, or kidnapping	2540
offense and who, in relation to that offense, is adjudicated a	2541
sexually violent predator;	2542
(b) A person who is convicted of or pleads guilty to a	2543
sexually oriented offense that is a violation of division	2544
(A)(1)(b) of section 2907.02 of the Revised Code committed on or	2545
after January 2, 2007, and either who is sentenced under section	2546
2971.03 of the Revised Code or upon whom a sentence of life	2547
without parole is imposed under division (B) of section 2907.02 of	2548
the Revised Code;	2549
(c) A person who is convicted of or pleads guilty to a	2550

sexually oriented offense that is attempted rape committed on or

after January 2, 2007, and who also is convicted of or pleads

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guilty to a specification of the type described in section	2553
2941.1418, 2941.1419, or 2941.1420 of the Revised Code;	2554
(d) A person who is convicted of or pleads guilty to an	2555
offense described in division (B)(3)(a), (b), (c), or (d) of	2556
section 2971.03 of the Revised Code and who is sentenced for that	2557
offense pursuant to that division;	2558
(e) An offender who is in a category specified in division	2559
$(F)(1)(a)$, (b) , $\frac{\partial F}{\partial x}$ (c) , $\frac{\partial F}{\partial x}$ (d) , or $\frac{\partial F}{\partial x}$ of this section and who,	2560
subsequent to being subjected to community notification, has	2561
pleaded guilty to or been convicted of a sexually oriented offense	2562
or child-victim oriented offense.	2563
(I) If a person is convicted of, pleads guilty to, has been	2564
convicted of, or has pleaded guilty to a sexually oriented offense	2565
or a child-victim oriented offense or a person is or has been	2566
adjudicated a delinquent child for committing a sexually oriented	2567
offense or a child-victim oriented offense and is classified a	2568
juvenile offender registrant or is an out-of-state juvenile	2569
offender registrant based on that adjudication, and if the	2570
offender or delinquent child is not in any category specified in	2571
division $(F)(1)(a)$, (b) , $\frac{\partial F}{\partial r}(c)$, $\frac{\partial F}{\partial r}(c)$, or $\frac{\partial F}{\partial r}(c)$ of this section, the	2572
sheriff with whom the offender or delinquent child has most	2573
recently registered under section 2950.04, 2950.041, or 2950.05 of	2574
the Revised Code and the sheriff to whom the offender or	2575
delinquent child most recently sent a notice of intent to reside	2576
under section 2950.04 or 2950.041 of the Revised Code, within the	2577
period of time specified in division (D) of this section, shall	2578
provide a written notice containing the information set forth in	2579
division (B) of this section to the executive director of the	2580
public children services agency that has jurisdiction within the	2581
specified geographical notification area and that is located	2582
within the county served by the sheriff.	2583

(J) Each sheriff shall allow a volunteer organization or

other organization, company, or individual who wishes to receive	2585
the notice described in division (A)(10) of this section regarding	2586
a specific offender or delinquent child or notice regarding all	2587
offenders and delinquent children who are located in the specified	2588
geographical notification area to notify the sheriff by electronic	2589
mail or through the sheriff's web site of this election. The	2590
sheriff shall promptly inform the bureau of criminal	2591
identification and investigation of these requests in accordance	2592
with the forwarding procedures adopted by the attorney general	2593
pursuant to section 2950.13 of the Revised Code.	2594
(K) In making a determination under division (H)(1) of this	2595
section as to whether to suspend the community notification	2596
requirement under this section for an offender, the judge shall	2597
consider all relevant factors, including, but not limited to, all	2598
of the following:	2599
(1) The offender's age;	2600
(2) The offender's prior criminal or delinquency record	2601
regarding all offenses, including, but not limited to, all	2602
sexually oriented offenses or child-victim oriented offenses;	2603
(3) The age of the victim of the sexually oriented offense or	2604
child-victim oriented offense the offender committed;	2605
(4) Whether the sexually oriented offense or child-victim	2606
oriented offense the offender committed involved multiple victims;	2607
(5) Whether the offender used drugs or alcohol to impair the	2608
victim of the sexually oriented offense or child-victim oriented	2609
offense the offender committed or to prevent the victim from	2610
resisting;	2611
(6) If the offender previously has been convicted of, pleaded	2612
guilty to, or been adjudicated a delinquent child for committing	2613
an act that if committed by an adult would be a criminal offense,	2614

whether the offender completed any sentence or dispositional order

imposed for the prior offense or act and, if the prior offense or	2616
	2617
act was a sexually oriented offense or a child-victim oriented	
offense, whether the offender or delinquent child participated in	2618
available programs for sex offenders or child-victim offenders;	2619
(7) Any mental illness or mental disability of the offender;	2620
(8) The nature of the offender's sexual conduct, sexual	2621
contact, or interaction in a sexual context with the victim of the	2622
sexually oriented offense the offender committed or the nature of	2623
the offender's interaction in a sexual context with the victim of	2624
the child-victim oriented offense the offender committed,	2625
whichever is applicable, and whether the sexual conduct, sexual	2626
contact, or interaction in a sexual context was part of a	2627
demonstrated pattern of abuse;	2628
(9) Whether the offender, during the commission of the	2629
sexually oriented offense or child-victim oriented offense the	2630
offender committed, displayed cruelty or made one or more threats	2631
of cruelty;	2632
(10) Any additional behavioral characteristics that	2633
contribute to the offender's conduct.	2634
(L) As used in this section, "specified geographical	2635
notification area" means the geographic area or areas within which	2636
the attorney general, by rule adopted under section 2950.13 of the	2637
Revised Code, requires the notice described in division (B) of	2638
this section to be given to the persons identified in divisions	2639
(A)(2) to (8) of this section.	2640
Sec. 2950.13. (A) The attorney general shall do all of the	2641
following:	2642
TOTIONING.	4044 4
(1) No later than July 1, 1997, establish and maintain a	2643
state registry of sex offenders and child-victim offenders that is	2644
housed at the bureau of criminal identification and investigation	2645

and that contains all of the registration, change of residence,	2646
school, institution of higher education, or place of employment	2647
address, and verification information the bureau receives pursuant	2648
to sections 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised	2649
Code regarding each person who is convicted of, pleads guilty to,	2650
has been convicted of, or has pleaded guilty to a sexually	2651
oriented offense or a child-victim oriented offense and each	2652
person who is or has been adjudicated a delinquent child for	2653
committing a sexually oriented offense or a child-victim oriented	2654
offense and is classified a juvenile offender registrant or is an	2655
out-of-state juvenile offender registrant based on that	2656
adjudication, all of the information the bureau receives pursuant	2657
to section 2950.14 of the Revised Code, and any notice of an order	2658
terminating or modifying an offender's or delinquent child's duty	2659
to comply with sections 2950.04, 2950.041, 2950.05, and 2950.06 of	2660
the Revised Code the bureau receives pursuant to section 2152.84,	2661
2152.85, or 2950.15 of the Revised Code. For a person who was	2662
convicted of or pleaded guilty to the sexually oriented offense or	2663
child-victim related offense, the registry also shall indicate	2664
whether the person was convicted of or pleaded guilty to the	2665
offense in a criminal prosecution or in a serious youthful	2666
offender case. The registry shall not be open to inspection by the	2667
public or by any person other than a person identified in division	2668
(A) of section 2950.08 of the Revised Code. In addition to the	2669
information and material previously identified in this division,	2670
the registry shall include all of the following regarding each	2671
person who is listed in the registry:	2672

(a) A citation for, and the name of, all sexually oriented 2673 offenses or child-victim oriented offenses of which the person was 2674 convicted, to which the person pleaded guilty, or for which the 2675 person was adjudicated a delinquent child and that resulted in a 2676 registration duty, and the date on which those offenses were 2677 committed;

(b) The text of the sexually oriented offenses or	2679
child-victim oriented offenses identified in division (A)(1)(a) of	2680
this section as those offenses existed at the time the person was	2681
convicted of, pleaded guilty to, or was adjudicated a delinquent	2682
child for committing those offenses, or a link to a database that	2683
sets forth the text of those offenses;	2684
(c) A statement as to whether the person is a tier I sex	2685
offender/child-victim offender, a tier II sex	2686
offender/child-victim offender, or a tier III sex	2687
offender/child-victim offender, a sexual predator, or a	2688
child-victim predator for the sexually oriented offenses or	2689
child-victim oriented offenses identified in division (A)(1)(a) of	2690
this section or is a habitual sex offender or a habitual	2691
<pre>child-victim offender;</pre>	2692
(d) The community supervision status of the person,	2693
including, but not limited to, whether the person is serving a	2694
community control sanction and the nature of any such sanction,	2695
whether the person is under supervised release and the nature of	2696
the release, or regarding a juvenile, whether the juvenile is	2697
under any type of release authorized under Chapter 2152. or 5139.	2698
of the Revised Code and the nature of any such release;	2699
(e) The offense and delinquency history of the person, as	2700
determined from information gathered or provided under sections	2701
109.57 and 2950.14 of the Revised Code;	2702
(f) The bureau of criminal identification and investigation	2703
tracking number assigned to the person if one has been so	2704
assigned, the federal bureau of investigation number assigned to	2705
the person if one has been assigned and the bureau of criminal	2706
identification and investigation is aware of the number, and any	2707
other state identification number assigned to the person of which	2708

the bureau is aware;

(g) Fingerprints and palmprints of the person;	2710
(h) A DNA specimen, as defined in section 109.573 of the	2711
Revised Code, from the person;	2712
(i) Whether the person has any outstanding arrest warrants;	2713
(j) Whether the person is in compliance with the person's	2714
duties under this chapter.	2715
(2) In consultation with local law enforcement	2716
representatives and no later than July 1, 1997, adopt rules that	2717
contain guidelines necessary for the implementation of this	2718
chapter;	2719
(3) In consultation with local law enforcement	2720
representatives, adopt rules for the implementation and	2721
administration of the provisions contained in section 2950.11 of	2722
the Revised Code that pertain to the notification of neighbors of	2723
an offender or a delinquent child who has committed a sexually	2724
oriented offense or a child-victim oriented offense and and is in	2725
a category specified in division $(F)(1)$ of that section and rules	2726
that prescribe a manner in which victims of a sexually oriented	2727
offense or a child-victim oriented offense committed by an	2728
offender or a delinquent child who is in a category specified in	2729
division (B)(1) of section 2950.10 of the Revised Code may make a	2730
request that specifies that the victim would like to be provided	2731
the notices described in divisions (A)(1) and (2) of section	2732
2950.10 of the Revised Code;	2733
(4) In consultation with local law enforcement	2734
representatives and through the bureau of criminal identification	2735
and investigation, prescribe the forms to be used by judges and	2736
officials pursuant to section 2950.03 or 2950.032 of the Revised	2737
Code to advise offenders and delinquent children of their duties	2738
of filing a notice of intent to reside, registration, notification	2739
of a change of residence, school, institution of higher education,	2740

or place of employment address and registration of the $new_{\mathcal{T}}$	2741
school, institution of higher education, or place of employment	2742
address, as applicable, and address verification under sections	2743
2950.04, 2950.041, 2950.05, and 2950.06 of the Revised Code, and	2744
prescribe the forms to be used by sheriffs relative to those	2745
duties of filing a notice of intent to reside, registration,	2746
change of residence, school, institution of higher education, or	2747
place of employment address notification, and address	2748
verification;	2749
(5) Make copies of the forms prescribed under division (A)(4)	2750
of this section available to judges, officials, and sheriffs;	2751
(6) Through the bureau of criminal identification and	2752
investigation, provide the notifications, the information and	2753
materials, and the documents that the bureau is required to	2754
provide to appropriate law enforcement officials and to the	2755
federal bureau of investigation pursuant to sections 2950.04,	2756
2950.041, 2950.05, and 2950.06 of the Revised Code;	2757
(7) Through the bureau of criminal identification and	2758
investigation, maintain the verification forms returned under the	2759
address verification mechanism set forth in section 2950.06 of the	2760
Revised Code;	2761
(8) In consultation with representatives of the officials,	2762
judges, and sheriffs, adopt procedures for officials, judges, and	2763
sheriffs to use to forward information, photographs, and	2764
fingerprints to the bureau of criminal identification and	2765
investigation pursuant to the requirements of sections 2950.03,	2766
2950.04, 2950.041, 2950.05, 2950.06, and 2950.11 of the Revised	2767
Code;	2768
(9) In consultation with the director of education, the	2769

director of job and family services, and the director of

rehabilitation and correction, adopt rules that contain guidelines

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to be followed by boards of education of a school district,	2772
chartered nonpublic schools or other schools not operated by a	2773
board of education, preschool programs, child day-care centers,	2774
type A family day-care homes, certified type B family day-care	2775
homes, and institutions of higher education regarding the proper	2776
use and administration of information received pursuant to section	2777
2950.11 of the Revised Code relative to an offender or delinquent	2778
child who has committed a sexually oriented offense or a	2779
child-victim oriented offense and is in a category specified in	2780
division (F)(1) of that section;	2781

- (10) In consultation with local law enforcement 2782 representatives and no later than July 1, 1997, adopt rules that 2783 designate a geographic area or areas within which the notice 2784 described in division (B) of section 2950.11 of the Revised Code 2785 must be given to the persons identified in divisions (A)(2) to (8) 2786 and (A)(10) of that section; 2787
- (11) Through the bureau of criminal identification and 2788 investigation, not later than January 1, 2004, establish and 2789 operate on the internet a sex offender and child-victim offender 2790 database that contains information for every offender who has 2791 committed a sexually oriented offense or a child-victim oriented 2792 offense and registers in any county in this state pursuant to 2793 section 2950.04 or 2950.041 of the Revised Code and for every 2794 delinquent child who has committed a sexually oriented offense, is 2795 a public registry-qualified juvenile offender registrant, and 2796 registers in any county in this state pursuant to either such 2797 section. The bureau shall not include on the database the identity 2798 of any offender's or public registry-qualified juvenile offender 2799 registrant's victim, any offender's or public registry-qualified 2800 juvenile offender registrant's social security number, the name of 2801 any school or institution of higher education attended by any 2802 offender or public registry-qualified juvenile offender 2803

registrant, the name of the place of employment of any offender or	2804
public registry-qualified juvenile offender registrant, any	2805
tracking or identification number described in division (A)(1)(f)	2806
of this section, or any information described in division (C)(7)	2807
of section 2950.04 or 2950.041 of the Revised Code. The bureau	2808
shall provide on the database, for each offender and each public	2809
registry-qualified juvenile offender registrant, at least the	2810
information specified in divisions (A)(11)(a) to (h) of this	2811
section. Otherwise, the bureau shall determine the information to	2812
be provided on the database for each offender and public	2813
registry-qualified juvenile offender registrant and shall obtain	2814
that information from the information contained in the state	2815
registry of sex offenders and child-victim offenders described in	2816
division (A)(1) of this section, which information, while in the	2817
possession of the sheriff who provided it, is a public record open	2818
for inspection as described in section 2950.081 of the Revised	2819
Code. The database is a public record open for inspection under	2820
section 149.43 of the Revised Code, and it shall be searchable by	2821
offender or public registry-qualified juvenile offender registrant	2822
name, by county, by zip code, and by school district. The database	2823
shall provide a link to the web site of each sheriff who has	2824
established and operates on the internet a sex offender and	2825
child-victim offender database that contains information for	2826
offenders and public registry-qualified juvenile offender	2827
registrants who register in that county pursuant to section	2828
2950.04 or 2950.041 of the Revised Code, with the link being a	2829
direct link to the sex offender and child-victim offender database	2830
for the sheriff. The bureau shall provide on the database, for	2831
each offender and public registry-qualified juvenile offender	2832
registrant, at least the following information:	2833
(a) The information described in divisions (A)(1)(a), (b),	2834

(c), and (d) of this section relative to the offender or public
registry-qualified juvenile offender registrant;
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(b) The address of the offender's or public	2837
registry-qualified juvenile offender registrant's school,	2838
institution of higher education, or place of employment provided	2839
in a registration form;	2840
(c) The information described in division (C)(6) of section	2841
2950.04 or 2950.041 of the Revised Code;	2842
(d) A chart describing which sexually oriented offenses and	2843
child-victim oriented offenses are included in the definitions of	2844
tier I sex offender/child-victim offender, tier II sex	2845
offender/child-victim offender, and tier III sex	2846
offender/child-victim offender;	2847
(e) Fingerprints and palm prints palmprints of the offender	2848
or public registry-qualified juvenile offender registrant and a	2849
DNA specimen from the offender or public registry-qualified	2850
juvenile offender registrant;	2851
(f) The information set forth in division (B) of section	2852
2950.11 of the Revised Code;	2853
(g) Any outstanding arrest warrants for the offender or	2854
<pre>public registry-qualified juvenile offender registrant;</pre>	2855
(h) The offender's or public registry-qualified juvenile	2856
offender registrant's compliance status with duties under this	2857
chapter.	2858
(12) Develop software to be used by sheriffs in establishing	2859
on the internet a sex offender and child-victim offender database	2860
for the public dissemination of some or all of the information and	2861
materials described in division (A) of section 2950.081 of the	2862
Revised Code that are public records under that division, that are	2863
not prohibited from inclusion by division (B) of that section, and	2864
that pertain to offenders and public registry-qualified juvenile	2865
offender registrants who register in the sheriff's county pursuant	2866
to section 2950.04 or 2950.041 of the Revised Code and for the	2867

public dissemination of information the sheriff receives pursuant	2868
to section 2950.14 of the Revised Code and, upon the request of	2869
any sheriff, provide technical guidance to the requesting sheriff	2870
in establishing on the internet such a database;	2871
(13) Through the bureau of criminal identification and	2872
investigation, not later than January 1, 2004, establish and	2873
operate on the internet a database that enables local law	2874
enforcement representatives to remotely search by electronic means	2875
the state registry of sex offenders and child-victim offenders	2876
described in division (A)(1) of this section and any information	2877
and materials the bureau receives pursuant to sections 2950.04,	2878
2950.041, 2950.05, 2950.06, and 2950.14 of the Revised Code. The	2879
database shall enable local law enforcement representatives to	2880
obtain detailed information regarding each offender and delinquent	2881
child who is included in the registry, including, but not limited	2882
to the offender's or delinquent child's name, aliases, residence	2883
address, name and address of any place of employment, school,	2884
institution of higher education, if applicable, license plate	2885
number of each vehicle identified in division (C)(5) of section	2886
2950.04 or 2950.041 of the Revised Code to the extent applicable,	2887
victim preference if available, date of most recent release from	2888
confinement if applicable, fingerprints, and palmprints, all of	2889
the information and material described in division divisions	2890
(A)(1)(a) to (h) of this section regarding the offender or	2891
delinquent child, and other identification parameters the bureau	2892
considers appropriate. The database is not a public record open	2893
for inspection under section 149.43 of the Revised Code and shall	2894
be available only to law enforcement representatives as described	2895
in this division. Information obtained by local law enforcement	2896
representatives through use of this database is not open to	2897
inspection by the public or by any person other than a person	2898
identified in division (A) of section 2950.08 of the Revised Code.	2899

(14) Through the bureau of criminal identification and 2900 investigation, maintain a list of requests for notice about a 2901 specified offender or delinquent child or specified geographical 2902 notification area made pursuant to division (J) of section 2950.11 2903 of the Revised Code and, when an offender or delinquent child 2904 changes residence to another county, forward any requests for 2905 information about that specific offender or delinquent child to 2906 the appropriate sheriff; 2907

- (15) Through the bureau of criminal identification and 2908 investigation, establish and operate a system for the immediate 2909 notification by electronic means of the appropriate officials in 2910 other states specified in this division each time an offender or 2911 delinquent child registers a residence, school, institution of 2912 higher education, or place of employment address under section 2913 2950.04 or 2950.041 of the revised Revised Code or provides a 2914 notice of a change of address or registers a new address under 2915 division (A) or (B) of section 2950.05 of the Revised Code. The 2916 immediate notification by electronic means shall be provided to 2917 the appropriate officials in each state in which the offender or 2918 delinquent child is required to register a residence, school, 2919 institution of higher education, or place of employment address. 2920 The notification shall contain the offender's or delinquent 2921 child's name and all of the information the bureau receives from 2922 the sheriff with whom the offender or delinquent child registered 2923 the address or provided the notice of change of address or 2924 registered the new address. 2925
- (B) The attorney general in consultation with local law 2926 enforcement representatives, may adopt rules that establish one or 2927 more categories of neighbors of an offender or delinquent child 2928 who, in addition to the occupants of residential premises and 2929 other persons specified in division (A)(1) of section 2950.11 of 2930 the Revised Code, must be given the notice described in division 2931