## As Introduced

# 129th General Assembly Regular Session 2011-2012

H. B. No. 77

## **Representative Hackett**

Cosponsors: Representatives Garland, Blessing, Combs, Grossman, Hottinger, Patmon

# A BILL

Го	amend sections 2152.02, 2152.851, 2152.86,	1
	2950.01, 2950.03, 2950.04, 2950.041, 2950.06,	2
	2950.07, 2950.08, and 2950.13, to enact sections	3
	2950.035, 2950.036, and 2950.037, and to repeal	4
	sections 2950.031, 2950.032, 2950.033, and	5
	2950.043 of the Revised Code to clarify that SORN	6
	Law definitions of sexually oriented offenses,	7
	child-victim oriented offenses, tier	8
	classifications, public registry-qualified	9
	juvenile offender registrants, and related terms	10
	include the specified offenses regardless of when	11
	they were committed and to provide for court	12
	reclassification of offenders and delinquent	13
	children who committed their sexually oriented	14
	offense or child-victim oriented offense prior to	15
	January 1, 2008, and had SORN Law duties based on	16
	that offense into one of the tier classifications	17
	of the current SORN Law.	18

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

2950.03, 2950.04, 2950.041, 2950.06, 2950.07, 2950.08, and 2950.13 be amended and sections 2950.035, 2950.036, and 2950.037 of the Revised Code be enacted to read as follows:	20 21 22
Sec. 2152.02. As used in this chapter:	23
(A) "Act charged" means the act that is identified in a complaint, indictment, or information alleging that a child is a delinquent child.	24 25 26
(B) "Admitted to a department of youth services facility" includes admission to a facility operated, or contracted for, by the department and admission to a comparable facility outside this state by another state or the United States.	27 28 29 30
(C)(1) "Child" means a person who is under eighteen years of age, except as otherwise provided in divisions (C)(2) to (7) of this section.	31 32 33
(2) Subject to division (C)(3) of this section, any person who violates a federal or state law or a municipal ordinance prior to attaining eighteen years of age shall be deemed a "child" irrespective of that person's age at the time the complaint with respect to that violation is filed or the hearing on the complaint is held.	34 35 36 37 38
(3) Any person who, while under eighteen years of age, commits an act that would be a felony if committed by an adult and who is not taken into custody or apprehended for that act until after the person attains twenty-one years of age is not a child in relation to that act.	40 41 42 43 44
(4) Any person whose case is transferred for criminal prosecution pursuant to section 2152.12 of the Revised Code shall be deemed after the transfer not to be a child in the transferred	45 46 47

case.

(5) Any person whose case is transferred for criminal	49
prosecution pursuant to section 2152.12 of the Revised Code and	50
who subsequently is convicted of or pleads guilty to a felony in	51
that case, and any person who is adjudicated a delinquent child	52
for the commission of an act, who has a serious youthful offender	53
dispositional sentence imposed for the act pursuant to section	54
2152.13 of the Revised Code, and whose adult portion of the	55
dispositional sentence is invoked pursuant to section 2152.14 of	56
the Revised Code, shall be deemed after the transfer or invocation	57
not to be a child in any case in which a complaint is filed	58
against the person.	59

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- (6) The juvenile court has jurisdiction over a person who is adjudicated a delinquent child or juvenile traffic offender prior to attaining eighteen years of age until the person attains twenty-one years of age, and, for purposes of that jurisdiction related to that adjudication, except as otherwise provided in this division, a person who is so adjudicated a delinquent child or juvenile traffic offender shall be deemed a "child" until the person attains twenty-one years of age. If a person is so adjudicated a delinquent child or juvenile traffic offender and the court makes a disposition of the person under this chapter, at any time after the person attains eighteen years of age, the places at which the person may be held under that disposition are not limited to places authorized under this chapter solely for confinement of children, and the person may be confined under that disposition, in accordance with division (F)(2) of section 2152.26 of the Revised Code, in places other than those authorized under this chapter solely for confinement of children.
- (7) Any person who, while eighteen years of age, violates
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  division (A)(1) or (2) of section 2919.27 of the Revised Code by
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  violating a protection order issued or consent agreement approved
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  under section 2151.34 or 3113.31 of the Revised Code shall be
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considered a child for the purposes of that violation of section	81
2919.27 of the Revised Code.	82
(D) "Chronic truant" means any child of compulsory school age	83
who is absent without legitimate excuse for absence from the	84
public school the child is supposed to attend for seven or more	85
consecutive school days, ten or more school days in one school	86
month, or fifteen or more school days in a school year.	87
(E) "Community corrections facility," "public safety beds,"	88
"release authority," and "supervised release" have the same	89
meanings as in section 5139.01 of the Revised Code.	90
(F) "Delinquent child" includes any of the following:	91
(1) Any child, except a juvenile traffic offender, who	92
violates any law of this state or the United States, or any	93
ordinance of a political subdivision of the state, that would be	94
an offense if committed by an adult;	95
(2) Any child who violates any lawful order of the court made	96
under this chapter or under Chapter 2151. of the Revised Code	97
other than an order issued under section 2151.87 of the Revised	98
Code;	99
(3) Any child who violates division (C) of section 2907.39,	100
division (A) of section 2923.211, or division (C)(1) or (D) of	101
section 2925.55 of the Revised Code;	102
(4) Any child who is a habitual truant and who previously has	103
been adjudicated an unruly child for being a habitual truant;	104
(5) Any child who is a chronic truant.	105
(G) "Discretionary serious youthful offender" means a person	106
who is eligible for a discretionary SYO and who is not transferred	107
to adult court under a mandatory or discretionary transfer.	108
(H) "Discretionary SYO" means a case in which the juvenile	109
court, in the juvenile court's discretion, may impose a serious	110

youthful offender disposition under section 2152.13 of the Revised	111
Code.	112
(I) "Discretionary transfer" means that the juvenile court	113
has discretion to transfer a case for criminal prosecution under	114
division (B) of section 2152.12 of the Revised Code.	115
(J) "Drug abuse offense," "felony drug abuse offense," and	116
"minor drug possession offense" have the same meanings as in	117
section 2925.01 of the Revised Code.	118
(K) "Electronic monitoring" and "electronic monitoring	119
device" have the same meanings as in section 2929.01 of the	120
Revised Code.	121
(L) "Economic loss" means any economic detriment suffered by	122
a victim of a delinquent act or juvenile traffic offense as a	123
direct and proximate result of the delinquent act or juvenile	124
traffic offense and includes any loss of income due to lost time	125
at work because of any injury caused to the victim and any	126
property loss, medical cost, or funeral expense incurred as a	127
result of the delinquent act or juvenile traffic offense.	128
"Economic loss" does not include non-economic loss or any punitive	129
or exemplary damages.	130
(M) "Firearm" has the same meaning as in section 2923.11 of	131
the Revised Code.	132
(N) "Juvenile traffic offender" means any child who violates	133
any traffic law, traffic ordinance, or traffic regulation of this	134
state, the United States, or any political subdivision of this	135
state, other than a resolution, ordinance, or regulation of a	136
political subdivision of this state the violation of which is	137
required to be handled by a parking violations bureau or a joint	138
parking violations bureau pursuant to Chapter 4521. of the Revised	139
Code.	140

(O) A "legitimate excuse for absence from the public school

and "public registry-qualified juvenile offender registrant" have	172
the same meanings as in section 2950.01 of the Revised Code.	173
(Z) "Traditional juvenile" means a case that is not	174
transferred to adult court under a mandatory or discretionary	175
transfer, that is eligible for a disposition under sections	176
2152.16, 2152.17, 2152.19, and 2152.20 of the Revised Code, and	177
that is not eligible for a disposition under section 2152.13 of	178
the Revised Code.	179
(AA) "Transfer" means the transfer for criminal prosecution	180
of a case involving the alleged commission by a child of an act	181
that would be an offense if committed by an adult from the	182
juvenile court to the appropriate court that has jurisdiction of	183
the offense.	184
(BB) "Category one offense" means any of the following:	185
(1) A violation of section 2903.01 or 2903.02 of the Revised	186
Code;	187
(2) A violation of section 2923.02 of the Revised Code	188
involving an attempt to commit aggravated murder or murder.	189
(CC) "Category two offense" means any of the following:	190
(1) A violation of section 2903.03, 2905.01, 2907.02,	191
2909.02, 2911.01, or 2911.11 of the Revised Code;	192
(2) A violation of section 2903.04 of the Revised Code that	193
is a felony of the first degree;	194
(3) A violation of section 2907.12 of the Revised Code as it	195
existed prior to September 3, 1996.	196
(DD) "Non-economic loss" means nonpecuniary harm suffered by	197
a victim of a delinquent act or juvenile traffic offense as a	198
result of or related to the delinquent act or juvenile traffic	199
offense, including, but not limited to, pain and suffering; loss	200
of society, consortium, companionship, care, assistance,	201

(B) If a judge issued an order prior to January 1, 2008,

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Chapter 2950. of the Revised Code.

under section 2152.82, 2152.83, 2152.84, or 2152.85 of the Revised	234
Code classifying a delinquent child a juvenile offender registrant	235
based on an adjudication for a sexually oriented offense or	236
child-victim oriented offense and if the child has a duty on and	237
after the date of the judicial tier reclassification of the child	238
to comply with sections 2950.04, 2950.041, 2950.05, and 2950.06 of	239
the Revised Code based on that offense, the duty to comply with	240
those sections resulting from the reclassification is a	241
continuation of the duty imposed upon the child prior to January	242
1, 2008, under the order issued under section 2152.82, 2152.83,	243
2152.84, or 2152.85 of the Revised Code.	244
Sec. 2152.86. (A)(1) The court that, on or after January 1,	245
2008, adjudicates a child a delinquent child for committing an act	246
shall issue as part of the dispositional order an order that	247
classifies the child a juvenile offender registrant, specifies	248
that the child has a duty to comply with sections 2950.04,	249
2950.041, 2950.05, and 2950.06 of the Revised Code, and	250
additionally classifies the child a public registry-qualified	251
juvenile offender registrant if the child was fourteen, fifteen,	252
sixteen, or seventeen years of age at the time of committing the	253
act, the court imposed on the child a serious youthful offender	254
dispositional sentence under section 2152.13 of the Revised Code,	255

(a) A violation of section 2907.02 of the Revised Code, 259 division (B) of section 2907.05 of the Revised Code, or section 260 2907.03 of the Revised Code if the victim of the violation was 261 less than twelve years of age; 262

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and the child is adjudicated a delinquent child for committing,

attempting to commit, conspiring to commit, or complicity in

committing any of the following acts:

(b) A violation of section 2903.01, 2903.02, or 2905.01 of 263 the Revised Code that was committed with a purpose to gratify the 264

sexual needs or desires of the child.	265
(2) Upon a child's release, on or after January 1, 2008, from	266
the department of youth services, the court shall issue an order	267
that classifies the child a juvenile offender registrant,	268
specifies that the child has a duty to comply with sections	269
2950.04, 2950.041, 2950.05, and 2950.06 of the Revised Code, and	270
additionally classifies the child a public registry-qualified	271
juvenile offender registrant if all of the following apply:	272
(a) The child was adjudicated a delinquent child, and a	273
juvenile court imposed on the child a serious youthful offender	274
dispositional sentence under section 2152.13 of the Revised Code	275
for committing one of the acts described in division $(A)(1)(a)$ or	276
(b) of this section.	277
(b) The child was fourteen, fifteen, sixteen, or seventeen	278
years of age at the time of committing the act.	279
(c) The court did not issue an order classifying the child as	280
both a juvenile offender registrant and a public	281
registry-qualified juvenile offender registrant pursuant to	282
division (A)(1) of this section.	283
(3) If a court issued an order classifying a child a juvenile	284
offender registrant pursuant to section 2152.82 or 2152.83 of the	285
Revised Code prior to January 1, 2008, not later than February 1,	286
2008, the court shall issue a new order that reclassifies the	287
child as a juvenile offender registrant, specifies that the child	288
has a duty to comply with sections 2950.04, 2950.041, 2950.05, and	289
2950.06 of the Revised Code, and additionally classifies the child	290

(a) The sexually oriented offense that was the basis of the 293 previous order that classified the child a juvenile offender 294 registrant was an act described in division (A)(1)(a) or (b) of 295

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a public registry-qualified juvenile offender registrant if all of

the following apply:

this section.	296
(b) The child was fourteen, fifteen, sixteen, or seventeen	297
years of age at the time of committing the act.	298
(c) The court imposed on the child a serious youthful	299
offender dispositional sentence under section 2152.13 of the	300
Revised Code for the act described in division (A)(1)(a) or (b) of	301
this section.	302
(B)(1) If an order is issued under division $(A)(1)$ , $(2)$ , or	303
(3) of this section, the classification of tier III sex	304
offender/child-victim offender automatically applies to the	305
delinquent child based on the sexually oriented offense the child	306
committed, subject to a possible reclassification pursuant to	307
division (D) of this section for a child whose delinquent act was	308
committed prior to January 1, 2008. If an order is issued under	309
division (A)(2) of this section regarding a child whose delinquent	310
act described in division (A)(1)(a) or (b) of this section was	311
committed prior to January 1, 2008, or if an order is issued under	312
division $(A)(3)$ of this section regarding a delinquent child, the	313
order shall inform the child and the child's parent, guardian, or	314
custodian, that the child has a right to a hearing as described in	315
division (D) of this section and inform the child and the child's	316
parent, guardian, or custodian of the procedures for requesting	317
the hearing and the period of time within which the request for	318
the hearing must be made. Section 2152.831 of the Revised Code	319
does not apply regarding an order issued under division (A)(1),	320
(2), or (3) of this section.	321
(2) The judge that issues an order under division $(A)(1)$ ,	322
(2), or (3) of this section shall provide to the delinquent child	323
who is the subject of the order and to the delinquent child's	324
parent, guardian, or custodian the notice required under divisions	325
(A) and (B) of section 2950.03 of the Revised Code and shall	326
provide as part of that notice a copy of the order required under	327

division $(A)(1)$ , $(2)$ , or $(3)$ of this section. The judge shall	328
include the order in the delinquent child's dispositional order	329
and shall specify in the dispositional order that the order issued	330
under division $(A)(1)$ , $(2)$ , or $(3)$ of this section was made	331
pursuant to this section.	332

- (C) An order issued under division (A)(1), (2), or (3) of 333 this section shall remain in effect for the period of time 334 specified in section 2950.07 of the Revised Code as it exists on 335 and after January 1, 2008, subject to a judicial termination of 336 that period of time as provided in section 2950.15 of the Revised 337 Code, subject to a possible reclassification of the child pursuant 338 to division (D) of this section if the child's delinquent act was 339 committed prior to January 1, 2008. If an order is issued under 340 division (A)(1), (2), or (3) of this section, the child's 341 attainment of eighteen or twenty-one years of age does not affect 342 or terminate the order, and the order remains in effect for the 343 period of time described in this division. If an order is issued 344 under division (A)(3) of this section, the duty to comply with 345 sections 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised 346 Code based upon that order shall be considered, for purposes of 347 section 2950.07 of the Revised Code and for all other purposes, to 348 be a continuation of the duty to comply with those sections 349 imposed upon the child prior to January 1, 2008, under the order 350 issued under section 2152.82, 2152.83, 2152.84, or 2152.85 and 351 Chapter 2950. of the Revised Code. 352
- (D)(1) If an order is issued under division (A)(2) of this

  section regarding a delinquent child whose delinquent act

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  described in division (A)(1)(a) or (b) of this section was

  committed prior to January 1, 2008, or if an order is issued under

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  division (A)(3) of this section regarding a delinquent child,

  except as otherwise provided in this division, the child may

  request as a matter of right a court hearing to contest the

court's classification in the order of the child as a public	360
registry-qualified juvenile offender registrant. To request the	361
hearing, not later than the date that is sixty days after the	362
delinquent child is provided with the copy of the order, the	363
delinquent child shall file a petition with the juvenile court	364
that issued the order.	365

If the delinquent child requests a hearing by timely filing a 366 petition with the juvenile court, the delinquent child shall serve 367 a copy of the petition on the prosecutor who handled the case in 368 which the delinquent child was adjudicated a delinquent child for 369 committing the sexually oriented offense or child-victim oriented 370 offense that resulted in the delinquent child's registration duty 371 under section 2950.04 or 2950.041 of the Revised Code. The 372 prosecutor shall represent the interest of the state in the 373 hearing. In any hearing under this division, the Rules of Juvenile 374 Procedure apply except to the extent that those Rules would by 375 their nature be clearly inapplicable. The court shall schedule a 376 hearing and shall provide notice to the delinquent child and the 377 delinquent child's parent, guardian, or custodian and to the 378 prosecutor of the date, time, and place of the hearing. 379

If the delinquent child requests a hearing in accordance with 380 this division, until the court issues its decision at or 381 subsequent to the hearing, the delinquent child shall comply with 382 Chapter 2950. of the Revised Code as it exists on and after 383 January 1, 2008. If a delinquent child requests a hearing in 384 accordance with this division, at the hearing, all parties are 385 entitled to be heard, and the court shall consider all relevant 386 information and testimony presented relative to the issue of 387 whether the child should be classified a public registry-qualified 388 juvenile offender registrant. Notwithstanding the court's 389 classification of the delinquent child as a public 390 registry-qualified juvenile offender registrant, the court may 391

terminate	that	class	sifica	ation	if	it	determin	nes	by	clear	and	392
convincing	, evid	lence	that	the	clas	ssif	ication	is	in	error.	•	393

If the court decides to terminate the court's classification 394 of the delinquent child as a public registry-qualified juvenile 395 offender registrant, the court shall issue an order that specifies 396 that it has determined that the child is not a public 397 registry-qualified juvenile offender registrant and that it has 398 terminated the court's classification of the delinquent child as a 399 public registry-qualified juvenile offender registrant. The court 400 promptly shall serve a copy of the order upon the sheriff with 401 whom the delinquent child most recently registered under section 402 2950.04 or 2950.041 of the Revised Code and upon the bureau of 403 criminal identification and investigation. The delinquent child 404 and the prosecutor have the right to appeal the decision of the 405 court issued under this division. 406

If the delinquent child fails to request a hearing in

accordance with this division within the applicable sixty-day

period specified in this division, the failure constitutes a

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waiver by the delinquent child of the delinquent child's right to

a hearing under this division, and the delinquent child is bound

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by the court's classification of the delinquent child as a public

registry-qualified juvenile offender registrant.

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(2) An order issued under division (D)(1) of this section is 414 independent of any court order of a type described in division (F) 415 of section 2950.031 of the Revised Code or division (E) of section 416 2950.032 of the Revised Code specifying the judicial tier 417 reclassification of a delinquent child, and the court may issue 418 both an order under both division (D)(1) of this section and an 419 order of a type described in division (F) of section 2950.031 of 420 the Revised Code or division (E) of section 2950.032 of the 421 Revised Code specifying the judicial tier reclassification for the 422 same delinguent child. A court that conducts a hearing under 423

division (D)(1) of this section may consolidate that hearing with	424
a hearing conducted for the same delinquent child under division	425
(F) of section 2950.031 of the Revised Code or division (E) of	426
section $\frac{2950.032}{2950.035}$ $\frac{2950.035}{2950.036}$ of the Revised Code $\frac{1}{2}$	427
determine the judicial tier reclassification of the child.	428
Sec. 2950.01. As used in this chapter, unless the context	429
clearly requires otherwise:	430
(A) "Sexually oriented offense" means any of the following	431
violations or offenses committed by a person, regardless of the	432
person's age and regardless of whether the violation or offense	433
was committed prior to, on, or after the effective date of this	434
<pre>amendment:</pre>	435
(1) A violation of section 2907.02, 2907.03, 2907.05,	436
2907.06, 2907.07, 2907.08, 2907.21, 2907.32, 2907.321, 2907.322,	437
or 2907.323 of the Revised Code;	438
(2) A violation of section 2907.04 of the Revised Code when	439
the offender is less than four years older than the other person	440
with whom the offender engaged in sexual conduct, the other person	441
did not consent to the sexual conduct, and the offender previously	442
has not been convicted of or pleaded guilty to a violation of	443
section 2907.02, 2907.03, or 2907.04 of the Revised Code or a	444
violation of former section 2907.12 of the Revised Code;	445
(3) A violation of section 2907.04 of the Revised Code when	446
the offender is at least four years older than the other person	447
with whom the offender engaged in sexual conduct or when the	448
offender is less than four years older than the other person with	449
whom the offender engaged in sexual conduct and the offender	450
previously has been convicted of or pleaded guilty to a violation	451
of section 2907.02, 2907.03, or 2907.04 of the Revised Code or a	452
violation of former section 2907.12 of the Revised Code;	453

(4) A violation of section 2903.01, 2903.02, or 2903.11 of	454
the Revised Code when the violation was committed with a sexual	455
motivation;	456
(5) A violation of division (A) of section 2903.04 of the	457
Revised Code when the offender committed or attempted to commit	458
the felony that is the basis of the violation with a sexual	459
motivation;	460
(6) A violation of division (A)(3) of section 2903.211 of the	461
Revised Code;	462
(7) A violation of division $(A)(1)$ , $(2)$ , $(3)$ , or $(5)$ of	463
section 2905.01 of the Revised Code when the offense is committed	464
with a sexual motivation;	465
(8) A violation of division (A)(4) of section 2905.01 of the	466
Revised Code;	467
(9) A violation of division (B) of section 2905.01 of the	468
Revised Code when the victim of the offense is under eighteen	469
years of age and the offender is not a parent of the victim of the	470
offense;	471
(10) A violation of division (B) of section 2905.02, of	472
division (B) of section 2905.03, of division (B) of section	473
2905.05, or of division (B)(5) of section 2919.22 of the Revised	474
Code;	475
(11) A violation of any former law of this state, any	476
existing or former municipal ordinance or law of another state or	477
the United States, any existing or former law applicable in a	478
military court or in an Indian tribal court, or any existing or	479
former law of any nation other than the United States that is or	480
was substantially equivalent to any offense listed in division	481
(A)(1), (2), (3), (4), (5), (6), (7), (8), (9), or (10) of this	482
section;	483

(12) Any attempt to commit, conspiracy to commit, or	484
complicity in committing any offense listed in division (A)(1),	485
(2), (3), (4), (5), (6), (7), (8), (9), (10), or (11) of this	486
section.	487
(B)(1) "Sex offender" means, subject to division (B)(2) of	488
this section, a person who is convicted of, pleads guilty to, has	489
been convicted of, has pleaded guilty to, is adjudicated a	490
delinquent child for committing, or has been adjudicated a	491
delinquent child for committing any sexually oriented offense,	492
regardless of whether the offense was committed prior to, on, or	493
after the effective date of this amendment.	494
(2) "Sex offender" does not include a person who is convicted	495
of, pleads guilty to, has been convicted of, has pleaded guilty	496
to, is adjudicated a delinquent child for committing, or has been	497
adjudicated a delinquent child for committing a sexually oriented	498
offense if the offense involves consensual sexual conduct or	499
consensual sexual contact and either of the following applies:	500
(a) The victim of the sexually oriented offense was eighteen	501
years of age or older and at the time of the sexually oriented	502
offense was not under the custodial authority of the person who is	503
convicted of, pleads guilty to, has been convicted of, has pleaded	504
guilty to, is adjudicated a delinquent child for committing, or	505
has been adjudicated a delinquent child for committing the	506
sexually oriented offense.	507
(b) The victim of the offense was thirteen years of age or	508
older, and the person who is convicted of, pleads guilty to, has	509
been convicted of, has pleaded guilty to, is adjudicated a	510
delinquent child for committing, or has been adjudicated a	511
delinquent child for committing the sexually oriented offense is	512
not more than four years older than the victim.	513

(C) "Child-victim oriented offense" means any of the

following violations or offenses committed by a person, regardless	515
of the person's age <u>and regardless of whether the violation or</u>	516
offense was committed prior to, on, or after the effective date of	517
this amendment, when the victim is under eighteen years of age and	518
is not a child of the person who commits the violation:	519
(1) A violation of division $(A)(1)$ , $(2)$ , $(3)$ , or $(5)$ of	520
section 2905.01 of the Revised Code when the violation is not	521
included in division (A)(7) of this section;	522
(2) A violation of division (A) of section 2905.02, division	523
(A) of section 2905.03, or division (A) of section 2905.05 of the	524
Revised Code;	525
(3) A violation of any former law of this state, any existing	526
or former municipal ordinance or law of another state or the	527
United States, any existing or former law applicable in a military	528
court or in an Indian tribal court, or any existing or former law	529
of any nation other than the United States that is or was	530
substantially equivalent to any offense listed in division (C)(1)	531
or (2) of this section;	532
(4) Any attempt to commit, conspiracy to commit, or	533
complicity in committing any offense listed in division $(C)(1)$ ,	534
(2), or (3) of this section.	535
(D) "Child-victim offender" means a person who is convicted	536
of, pleads guilty to, has been convicted of, has pleaded guilty	537
to, is adjudicated a delinquent child for committing, or has been	538
adjudicated a delinquent child for committing any child-victim	539
oriented offense, regardless of whether the offense was committed	540
prior to, on, or after the effective date of this amendment.	541
(E) "Tier I sex offender/child-victim offender" means any of	542
the following:	543
(1) A sex offender who is convicted of, pleads guilty to, has	544
been convicted of, or has pleaded guilty to any of the following	545

sexually oriented offenses, regardless of whether the offense was	546
committed prior to, on, or after the effective date of this	547
<pre>amendment:</pre>	548
(a) A violation of section 2907.06, 2907.07, 2907.08, or	549
2907.32 of the Revised Code;	550
(b) A violation of section 2907.04 of the Revised Code when	551
the offender is less than four years older than the other person	552
with whom the offender engaged in sexual conduct, the other person	553
did not consent to the sexual conduct, and the offender previously	554
has not been convicted of or pleaded guilty to a violation of	555
section 2907.02, 2907.03, or 2907.04 of the Revised Code or a	556
violation of former section 2907.12 of the Revised Code;	557
(c) A violation of division $(A)(1)$ , $(2)$ , $(3)$ , or $(5)$ of	558
section 2907.05 of the Revised Code;	559
(d) A violation of division (A)(3) of section 2907.323 of the	560
Revised Code;	561
(e) A violation of division (A)(3) of section 2903.211, of	562
division (B) of section 2905.03, or of division (B) of section	563
2905.05 of the Revised Code;	564
(f) A violation of any former law of this state, any existing	565
or former municipal ordinance or law of another state or the	566
United States, any existing or former law applicable in a military	567
court or in an Indian tribal court, or any existing or former law	568
of any nation other than the United States, that is or was	569
substantially equivalent to any offense listed in division	570
(E)(1)(a), (b), (c), (d), or (e) of this section;	571
(g) Any attempt to commit, conspiracy to commit, or	572
complicity in committing any offense listed in division (E)(1)(a),	573
(b), (c), (d), (e), or (f) of this section.	574
(2) A child-victim offender who is convicted of, pleads	575

guilty to, has been convicted of, or has pleaded guilty to a	576
child-victim oriented offense, regardless of whether the offense	577
was committed prior to, on, or after the effective date of this	578
amendment, and who is not within either category of child-victim	579
offender described in division $(F)(2)$ or $(G)(2)$ of this section.	580
(3) A sex offender who is adjudicated a delinquent child for	581
committing or has been adjudicated a delinquent child for	582
committing any sexually oriented offense, regardless of whether	583
the offense was committed prior to, on, or after the effective	584
date of this amendment, and who a juvenile court, pursuant to	585
section 2152.82, 2152.83, 2152.84, or 2152.85 of the Revised Code,	586
classifies a tier I sex offender/child-victim offender relative to	587
the offense.	588
(4) A child-victim offender who is adjudicated a delinquent	589
child for committing or has been adjudicated a delinquent child	590
for committing any child-victim oriented offense, regardless of	591
whether the offense was committed prior to, on, or after the	592
effective date of this amendment, and who a juvenile court,	593
pursuant to section 2152.82, 2152.83, 2152.84, or 2152.85 of the	594
Revised Code, classifies a tier I sex offender/child-victim	595
offender relative to the offense.	596
(F) "Tier II sex offender/child-victim offender" means any of	597
the following:	598
(1) A sex offender who is convicted of, pleads guilty to, has	599
been convicted of, or has pleaded guilty to any of the following	600
sexually oriented offenses, regardless of whether the offense was	601
committed prior to, on, or after the effective date of this	602
<u>amendment</u> :	603
(a) A violation of section 2907.21, 2907.321, or 2907.322 of	604
the Revised Code;	605

(b) A violation of section 2907.04 of the Revised Code when

the offender is at least four years older than the other person	607
with whom the offender engaged in sexual conduct, or when the	608
offender is less than four years older than the other person with	609
whom the offender engaged in sexual conduct and the offender	610
previously has been convicted of or pleaded guilty to a violation	611
of section 2907.02, 2907.03, or 2907.04 of the Revised Code or	612
former section 2907.12 of the Revised Code;	613
(c) A violation of division (A)(4) of section 2907.05 or of	614
division (A)(1) or (2) of section 2907.323 of the Revised Code;	615
(d) A violation of division $(A)(1)$ , $(2)$ , $(3)$ , or $(5)$ of	616
section 2905.01 of the Revised Code when the offense is committed	617
with a sexual motivation;	618
(e) A violation of division (A)(4) of section 2905.01 of the	619
Revised Code when the victim of the offense is eighteen years of	620
age or older;	621
(f) A violation of division (B) of section 2905.02 or of	622
division (B)(5) of section 2919.22 of the Revised Code;	623
(g) A violation of any former law of this state, any existing	624
or former municipal ordinance or law of another state or the	625
United States, any existing or former law applicable in a military	626
court or in an Indian tribal court, or any existing or former law	627
of any nation other than the United States that is or was	628
substantially equivalent to any offense listed in division	629
(F)(1)(a), (b), (c), (d), (e), or (f) of this section;	630
(h) Any attempt to commit, conspiracy to commit, or	631
complicity in committing any offense listed in division $(F)(1)(a)$ ,	632
(b), (c), (d), (e), (f), or (g) of this section;	633
(i) Any sexually oriented offense that is committed after the	634
sex offender previously has been convicted of, pleaded guilty to,	635
or has been adjudicated a delinquent child for committing any	636
sexually oriented offense or child-victim oriented offense for	637

which the offender was classified a tier I sex	638
offender/child-victim offender, regardless of whether the prior	639
offense or offenses were committed prior to, on, or after the	640
effective date of this amendment.	641
(2) A child-victim offender who is convicted of, pleads	642
guilty to, has been convicted of, or has pleaded guilty to any	643
child-victim oriented offense when the child-victim oriented	644
offense is committed after the child-victim offender previously	645
has been convicted of, pleaded guilty to, or been adjudicated a	646
delinquent child for committing any sexually oriented offense or	647
child-victim oriented offense for which the offender was	648
classified a tier I sex offender/child-victim offender, regardless	649
of whether the current offense and the prior offense or offenses	650
were committed prior to, on, or after the effective date of this	651
amendment.	652
(3) A sex offender who is adjudicated a delinquent child for	653
committing or has been adjudicated a delinquent child for	654
committing any sexually oriented offense, regardless of whether	655
the offense was committed prior to, on, or after the effective	656
date of this amendment, and who a juvenile court, pursuant to	657
section 2152.82, 2152.83, 2152.84, or 2152.85 of the Revised Code,	658
classifies a tier II sex offender/child-victim offender relative	659
to the offense.	660
(4) A child-victim offender who is adjudicated a delinquent	661
child for committing or has been adjudicated a delinquent child	662
for committing any child-victim oriented offense, regardless of	663
whether the offense was committed prior to, on, or after the	664
effective date of this amendment, and whom a juvenile court,	665
pursuant to section 2152.82, 2152.83, 2152.84, or 2152.85 of the	666
Revised Code, classifies a tier II sex offender/child-victim	667
offender relative to the <del>current</del> offense.	668

(5) A sex offender or child-victim offender who is not in any

category of tier II sex offender/child-victim offender set forth	670
in division $(F)(1)$ , $(2)$ , $(3)$ , or $(4)$ of this section, who prior to	671
January 1, 2008, was convicted of or pleaded guilty to a sexually	672
oriented offense or child-victim oriented offense or was	673
adjudicated a delinquent child for committing a sexually oriented	674
offense or child-victim oriented offense, and who prior to that	675
date was determined to be a habitual sex offender or determined to	676
be a habitual child-victim offender, unless either of the	677
following applies:	678
(a) The sex offender or child-victim offender is reclassified	679
pursuant to section <del>2950.031 or 2950.032</del> <u>2950.035</u> of the Revised	680
Code as a tier I sex offender/child-victim offender or a tier III	681
sex offender/child-victim offender relative to the offense.	682
(b) A juvenile court, pursuant to section 2152.82, 2152.83,	683
2152.84, or 2152.85 of the Revised Code, classifies the child a	684
tier I sex offender/child-victim offender or a tier III sex	685
offender/child-victim offender relative to the offense.	686
(G) "Tier III sex offender/child-victim offender" means any	687
of the following:	688
(1) A sex offender who is convicted of, pleads guilty to, has	689
been convicted of, or has pleaded guilty to any of the following	690
sexually oriented offenses, regardless of whether the offense was	691
committed prior to, on, or after the effective date of this	692
<pre>amendment:</pre>	693
(a) A violation of section 2907.02 or 2907.03 of the Revised	694
Code;	695
(b) A violation of division (B) of section 2907.05 of the	696
Revised Code;	697
(c) A violation of section 2903.01, 2903.02, or 2903.11 of	698
the Revised Code when the violation was committed with a sexual	699

motivation;

(d) A violation of division (A) of section 2903.04 of the	701
Revised Code when the offender committed or attempted to commit	702
the felony that is the basis of the violation with a sexual	703
motivation;	704
(e) A violation of division (A)(4) of section 2905.01 of the	705
Revised Code when the victim of the offense is under eighteen	706
years of age;	707
(f) A violation of division (B) of section 2905.01 of the	708
Revised Code when the victim of the offense is under eighteen	709
years of age and the offender is not a parent of the victim of the	710
offense;	711
(g) A violation of any former law of this state, any existing	712
or former municipal ordinance or law of another state or the	713
United States, any existing or former law applicable in a military	714
court or in an Indian tribal court, or any existing or former law	715
of any nation other than the United States that is or was	716
substantially equivalent to any offense listed in division	717
(G)(1)(a), (b), (c), (d), (e), or (f) of this section;	718
(h) Any attempt to commit, conspiracy to commit, or	719
complicity in committing any offense listed in division $(G)(1)(a)$ ,	720
(b), (c), (d), (e), (f), or (g) of this section;	721
(i) Any sexually oriented offense that is committed after the	722
sex offender previously has been convicted of, pleaded guilty to,	723
or been adjudicated a delinquent child for committing any sexually	724
oriented offense or child-victim oriented offense for which the	725
offender was classified a tier II sex offender/child-victim	726
offender or a tier III sex offender/child-victim offender_	727
regardless of whether the prior offense or offenses were committed	728
prior to, on, or after the effective date of this amendment.	729
(2) A child-victim offender who is convicted of, pleads	730
guilty to, has been convicted of, or has pleaded guilty to any	731

child-victim oriented offense when the child-victim oriented	732
offense is committed after the child-victim offender previously	733
has been convicted of, pleaded guilty to, or been adjudicated a	734
delinquent child for committing any sexually oriented offense or	735
child-victim oriented offense for which the offender was	736
classified a tier II sex offender/child-victim offender or a tier	737
III sex offender/child-victim offender, regardless of whether the	738
current offense and the prior offense or offenses were committed	739
prior to, on, or after the effective date of this amendment.	740

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- (3) A sex offender who is adjudicated a delinquent child for committing or has been adjudicated a delinquent child for committing any sexually oriented offense, regardless of whether the offense was committed prior to, on, or after the effective date of this amendment, and who a juvenile court, pursuant to section 2152.82, 2152.83, 2152.84, or 2152.85 of the Revised Code, classifies a tier III sex offender/child-victim offender relative to the offense.
- (4) A child-victim offender who is adjudicated a delinquent 749 child for committing or has been adjudicated a delinquent child 750 for committing any child-victim oriented offense, regardless of 751 whether the offense was committed prior to, on, or after the 752 effective date of this amendment, and whom a juvenile court, 753 pursuant to section 2152.82, 2152.83, 2152.84, or 2152.85 of the 754 Revised Code, classifies a tier III sex offender/child-victim 755 offender relative to the current offense. 756
- (5) A sex offender or child-victim offender who is not in any
  category of tier III sex offender/child-victim offender set forth
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  in division (G)(1), (2), (3), or (4) of this section, who prior to
  January 1, 2008, was convicted of or pleaded guilty to a sexually
  oriented offense or child-victim oriented offense or was
  761
  adjudicated a delinquent child for committing a sexually oriented
  offense or child-victim oriented offense and classified a juvenile
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offender registrant, and who prior to that date was adjudicated a	764
sexual predator or adjudicated a child-victim predator, unless	765
either of the following applies:	766
(a) The sex offender or child-victim offender is reclassified	767
pursuant to section <del>2950.031 or 2950.032</del> <u>2950.035 or 2950.036</u> of	768
the Revised Code as a tier I sex offender/child-victim offender or	769
a tier II sex offender/child-victim offender relative to the	770
offense.	771
(b) The sex offender or child-victim offender is a delinquent	772
child, and a juvenile court, pursuant to section 2152.82, 2152.83,	773
2152.84, or 2152.85 of the Revised Code, classifies the child a	774
tier I sex offender/child-victim offender or a tier II sex	775
offender/child-victim offender relative to the offense.	776
(6) A sex offender who is convicted of, pleads guilty to, was	777
convicted of, or pleaded guilty to a sexually oriented offense,	778
regardless of whether the offense was committed prior to, on, or	779
after the effective date of this amendment, if the sexually	780
oriented offense and the circumstances in which it was committed	781
are such that division (F) of section 2971.03 of the Revised Code	782
automatically classifies the offender as a tier III sex	783
offender/child-victim offender;	784
(7) A sex offender or child-victim offender who is convicted	785
of, pleads guilty to, was convicted of, pleaded guilty to, is	786
adjudicated a delinquent child for committing, or was adjudicated	787
a delinquent child for committing a sexually oriented offense or	788
child-victim offense in another state, in a federal court,	789
military court, or Indian tribal court, or in a court in any	790
nation other than the United States, regardless of whether the act	791
was committed prior to, on, or after the effective date of this	792

(a) Under the law of the jurisdiction in which the offender

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amendment, if both of the following apply:

was convicted or pleaded guilty or the delinquent child was	795
adjudicated, the offender or delinquent child is in a category	796
substantially equivalent to a category of tier III sex	797
offender/child-victim offender described in division (G)(1), (2),	798
(3), (4), (5), or (6) of this section.	799
(b) Subsequent to the conviction, plea of guilty, or	800
adjudication in the other jurisdiction, the offender or delinquent	801
child resides, has temporary domicile, attends school or an	802
institution of higher education, is employed, or intends to reside	803
in this state in any manner and for any period of time that	804
subjects the offender or delinquent child to a duty to register or	805
provide notice of intent to reside under section 2950.04 or	806
2950.041 of the Revised Code.	807
(H) "Confinement" includes, but is not limited to, a	808
community residential sanction imposed pursuant to section 2929.16	809
or 2929.26 of the Revised Code.	810
(I) "Prosecutor" has the same meaning as in section 2935.01	811
of the Revised Code.	812
(J) "Supervised release" means a release of an offender from	813
a prison term, a term of imprisonment, or another type of	814
confinement that satisfies either of the following conditions:	815
(1) The release is on parole, a conditional pardon, under a	816
community control sanction, under transitional control, or under a	817
post-release control sanction, and it requires the person to	818
report to or be supervised by a parole officer, probation officer,	819
field officer, or another type of supervising officer.	820
(2) The release is any type of release that is not described	821
in division $(J)(1)$ of this section and that requires the person to	822
report to or be supervised by a probation officer, a parole	823
officer, a field officer, or another type of supervising officer.	824

(K) "Sexually violent predator specification," "sexually 825

violent predator," "sexually violent offense," "sexual motivation	826
specification," "designated homicide, assault, or kidnapping	827
offense," and "violent sex offense" have the same meanings as in	828
section 2971.01 of the Revised Code.	829
(L) "Post-release control sanction" and "transitional	830
control" have the same meanings as in section 2967.01 of the	831
Revised Code.	832
(M) "Juvenile offender registrant" means a person who is	833
adjudicated a delinquent child for committing on or after January	834
1, 2002, a sexually oriented offense or a child-victim oriented	835
offense, who is fourteen years of age or older at the time of	836
committing the offense, and who a juvenile court judge, pursuant	837
to an order issued under section 2152.82, 2152.83, 2152.84,	838
2152.85, or 2152.86 of the Revised Code, classifies a juvenile	839
offender registrant and specifies has a duty to comply with	840
sections 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised	841
Code. "Juvenile offender registrant" includes a person who prior	842
to January 1, 2008, was a "juvenile offender registrant" under the	843
definition of the term in existence prior to January 1, 2008, and	844
a person who prior to July 31, 2003, was a "juvenile sex offender	845
registrant" under the former definition of that former term.	846
(N) "Public registry-qualified juvenile offender registrant"	847
means a person who is adjudicated a delinquent child and on whom a	848
juvenile court has imposed a serious youthful offender	849
dispositional sentence under section 2152.13 of the Revised Code	850
before, on, or after January 1, 2008, and to whom all of the	851
following apply:	852
(1) The person is adjudicated a delinquent child for	853
committing, attempting to commit, conspiring to commit, or	854
complicity in committing one of the following acts, regardless of	855
whether the act was committed prior to, on, or after the effective	856

date of this amendment:

(a) A violation of section 2907.02 of the Revised Code,	858
division (B) of section 2907.05 of the Revised Code, or section	859
2907.03 of the Revised Code if the victim of the violation was	860
less than twelve years of age;	861
(b) A violation of section 2903.01, 2903.02, or 2905.01 of	862
the Revised Code that was committed with a purpose to gratify the	863
sexual needs or desires of the child.	864
(2) The person was fourteen, fifteen, sixteen, or seventeen	865
years of age at the time of committing the act.	866
(3) A juvenile court judge, pursuant to an order issued under	867
section 2152.86 of the Revised Code, classifies the person a	868
juvenile offender registrant, specifies the person has a duty to	869
comply with sections 2950.04, 2950.05, and 2950.06 of the Revised	870
Code, and classifies the person a public registry-qualified	871
juvenile offender registrant, and the classification of the person	872
as a public registry-qualified juvenile offender registrant has	873
not been terminated pursuant to division (D) of section 2152.86 of	874
the Revised Code.	875
(0) "Secure facility" means any facility that is designed and	876
operated to ensure that all of its entrances and exits are locked	877
and under the exclusive control of its staff and to ensure that,	878
because of that exclusive control, no person who is	879
institutionalized or confined in the facility may leave the	880
facility without permission or supervision.	881
(P) "Out-of-state juvenile offender registrant" means a	882
person who is adjudicated a delinquent child in a court in another	883
state, in a federal court, military court, or Indian tribal court,	884
or in a court in any nation other than the United States for	885
committing a sexually oriented offense or a child-victim oriented	886

offense, regardless of whether the offense was committed prior to,

on, or after the effective date of this amendment, who on or after

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January 1, 2002, moves to and resides in this state or temporarily	889
is domiciled in this state for more than five days, and who has a	890
duty under section 2950.04 or 2950.041 of the Revised Code to	891
register in this state and the duty to otherwise comply with that	892
applicable section and sections 2950.05 and 2950.06 of the Revised	893
Code. "Out-of-state juvenile offender registrant" includes a	894
person who prior to January 1, 2008, was an "out-of-state juvenile	895
offender registrant" under the definition of the term in existence	896
prior to January 1, 2008, and a person who prior to July 31, 2003,	897
was an "out-of-state juvenile sex offender registrant" under the	898
former definition of that former term.	899

- (Q) "Juvenile court judge" includes a magistrate to whom the 900 juvenile court judge confers duties pursuant to division (A)(15) 901 of section 2151.23 of the Revised Code. 902
- (R) "Adjudicated a delinquent child for committing a sexually 903 oriented offense" includes a child who receives a serious youthful 904 offender dispositional sentence under section 2152.13 of the 905 Revised Code for committing a sexually oriented offense. 906
- (S) "School" and "school premises" have the same meanings as 907 in section 2925.01 of the Revised Code. 908
- (T) "Residential premises" means the building in which a 909 residential unit is located and the grounds upon which that 910 building stands, extending to the perimeter of the property. 911 "Residential premises" includes any type of structure in which a 912 residential unit is located, including, but not limited to, 913 multi-unit buildings and mobile and manufactured homes. 914
- (U) "Residential unit" means a dwelling unit for residential 915
  use and occupancy, and includes the structure or part of a 916
  structure that is used as a home, residence, or sleeping place by 917
  one person who maintains a household or two or more persons who 918
  maintain a common household. "Residential unit" does not include a 919

halfway house or a community-based correctional facility.	920
(V) "Multi-unit building" means a building in which is	921
located more than twelve residential units that have entry doors	922
that open directly into the unit from a hallway that is shared	923
with one or more other units. A residential unit is not considered	924
located in a multi-unit building if the unit does not have an	925
entry door that opens directly into the unit from a hallway that	926
is shared with one or more other units or if the unit is in a	927
building that is not a multi-unit building as described in this	928
division.	929
(W) "Community control sanction" has the same meaning as in	930
section 2929.01 of the Revised Code.	931
(X) "Halfway house" and "community-based correctional	932
facility" have the same meanings as in section 2929.01 of the	933
Revised Code.	934
(Y)(1) "Judicial tier reclassification" of an offender who	935
was convicted of or pleaded quilty to a sexually oriented offense	936
or child-victim oriented offense committed prior to January 1,	937
2008, or of a child who was adjudicated a delinguent child for	938
committing prior to January 1, 2008, a sexually oriented offense	939
or child-victim oriented offense and was classified a juvenile	940
offender registrant or an out-of-state juvenile offender	941
registrant based on that offense means a court's new	942
classification of the offender or child pursuant to section	943
2950.035 or 2950.036 of the Revised Code and on or after July 1,	944
2011, as a tier I sex offender/child-victim offender, a tier II	945
sex offender/child-victim offender, or a tier III sex	946
offender/child-victim offender.	947
(2) A judicial tier reclassification of an offender or	948
delinquent child shall be considered as occurring on the date on	949
which the court making the new tier classification issues the	950

<u>order</u>	that	specifies	the	new tier	classification	on and	provides	the	951
order	to t1	he offende:	r or	delingue	nt child		_		952

Sec. 2950.03. (A) Each person who has been convicted of, is 953 convicted of, has pleaded guilty to, or pleads guilty to a 954 sexually oriented offense or a child-victim oriented offense and 955 who has a duty to register pursuant to section 2950.04 or 2950.041 956 of the Revised Code and each person who is adjudicated a 957 delinquent child for committing a sexually oriented offense or a 958 child-victim oriented offense and who is classified a juvenile 959 offender registrant based on that adjudication shall be provided 960 notice in accordance with this section of the offender's or 961 delinquent child's duties imposed under sections 2950.04, 962 2950.041, 2950.05, and 2950.06 of the Revised Code and of the 963 offender's duties to similarly register, provide notice of a 964 change, and verify addresses in another state if the offender 965 resides, is temporarily domiciled, attends a school or institution 966 of higher education, or is employed in a state other than this 967 state. The following official shall provide the notice required 968 under this division to the specified person at the following time: 969

(1) Regardless of when the person committed the sexually 970 oriented offense or child-victim oriented offense, if the person 971 972 is an offender who is sentenced to a prison term, a term of imprisonment, or any other type of confinement for any offense, 973 and if on or after January 1, 2008, the offender is serving that 974 term or is under that confinement, subject to division (A)(5) of 975 this section, the official in charge of the jail, workhouse, state 976 correctional institution, or other institution in which the 977 offender serves the prison term, term of imprisonment, or 978 confinement, or a designee of that official, shall provide the 979 notice to the offender before the offender is released pursuant to 980 any type of supervised release or before the offender otherwise is 981 released from the prison term, term of imprisonment, or 982

confinement.	983
(2) Regardless of when the person committed the sexually	984
oriented offense or child-victim oriented offense, if the person	985
is an offender who is sentenced on or after January 1, 2008, for	986
any offense, and if division (A)(1) of this section does not	987
apply, the judge shall provide the notice to the offender at the	988
time of sentencing.	989
(3) If the person is a delinquent child who is classified a	990
juvenile offender registrant on or after January 1, 2008, the	991
judge shall provide the notice to the delinquent child at the time	992
specified in division (B) of section 2152.82, division (C) of	993
section 2152.83, division (C) of section 2152.84, or division (E)	994
of section 2152.85 of the Revised Code, whichever is applicable.	995
(4) If the person is a delinquent child who is classified as	996
both a juvenile offender registrant and a public	997
registry-qualified juvenile offender registrant on or after	998
January 1, 2008, the judge shall provide the notice to the	999
delinquent child at the time specified in division (B) of section	1000
2152.86 of the Revised Code.	1001
(5) If the person is an offender or delinquent child in any	1002
of the following categories, the attorney general, department of	1003
rehabilitation and correction, or department of youth services	1004
category listed in division (A)(2)(a), (b), (c), (B)(2)(a), (b),	1005
or (c) of section 2950.035 or division (A) or (B) of section	1006
2950.036 of the Revised Code, the court specified in the	1007
particular division shall provide the notice to the offender or	1008
delinquent child at the time and in the manner specified in	1009
section 2950.031 or division (A) or (B) of section 2950.032 of the	1010
Revised Code, whichever is applicable:	1011
(a) An offender or delinquent child who prior to December 1,	1012
2007, has registered a residence, school, institution of higher	1013

education, or place of employment address pursuant to section	1014
2950.04, 2950.041, or 2950.05 of the Revised Code;	1015
(b) An offender or delinquent child who registers with a	1016
sheriff pursuant to section 2950.04 or 2950.041 of the Revised	1017
Code on or after December 1, 2007, previously had not registered	1018
under either section with that sheriff or any other sheriff, and	1019
was convicted of, pleaded guilty to, or was classified a juvenile	1020
offender registrant relative to the sexually oriented offense or	1021
child-victim oriented offense upon which the registration was	1022
based prior to December 1, 2007;	1023
(c) An offender who on December 1, 2007, is serving a prison	1024
term in a state correctional institution for a sexually oriented	1025
offense or child-victim oriented offense or each delinquent child	1026
who has been classified a juvenile offender registrant relative to	1027
a sexually oriented offense or child victim oriented offense and	1028
who on that date is confined in an institution of the department	1029
of youth services for the sexually oriented offense or	1030
child victim oriented offense;	1031
(d) An offender or delinquent child who on or after December	1032
2, 2007, commences a prison term in a state correctional	1033
institution or confinement in an institution of the department of	1034
youth services for a sexually oriented offense or child-victim	1035
oriented offense and who was convicted of, pleaded guilty to, or	1036
was classified a juvenile offender registrant relative to the	1037
sexually oriented offense or child-victim oriented offense prior	1038
to that date the court issues its order under section 2950.035 or	1039
2950.036 of the Revised Code that specifies the offender's or	1040
child's judicial tier reclassification.	1041
(6) If the person is an offender or delinquent child who on	1042
or after July 1, 2007, and prior to January 1, 2008, is convicted	1043
of or pleads guilty to a sexually oriented offense or a	1044
child-victim oriented offense and is not sentenced to a prison	1045

term for that offense or is classified a juvenile offender

registrant relative to a sexually oriented offense or child-victim

oriented offense and is not committed to the custody of the

department of youth services for that offense, the sentencing

court or juvenile court shall provide the notice to the offender

or delinquent child at the time and in the manner specified in

division (C) of section 2950.032 of the Revised Code.

- (7) If the person is an offender or delinquent child who has 1053 a duty to register in this state pursuant to division (A)(4) of 1054 section 2950.04 or 2950.041 of the Revised Code, the offender or 1055 delinquent child is presumed to have knowledge of the law and of 1056 the offender's or delinquent child's duties imposed under sections 1057 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised Code. 1058
- (B)(1) The notice provided under division (A) of this section 1059 shall inform the offender or delinquent child of the offender's or 1060 delinquent child's duty to register, to provide notice of a change 1061 in the offender's or delinquent child's residence address or in 1062 the offender's school, institution of higher education, or place 1063 of employment address, as applicable, and register the new 1064 address, to periodically verify the offender's or delinquent 1065 child's residence address or the offender's school, institution of 1066 higher education, or place of employment address, as applicable, 1067 and, if applicable, to provide notice of the offender's or 1068 1069 delinquent child's intent to reside, pursuant to sections 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised Code. The notice 1070 shall specify that, for an offender, it applies regarding 1071 residence addresses or school, institution of higher education, 1072 1073 and place of employment addresses and that, for a delinquent child, it applies regarding residence addresses. Additionally, it 1074 shall inform the offender of the offender's duties to similarly 1075 register, provide notice of a change in, and verify those 1076 addresses in states other than this state as described in division 1077

(A) of this section. A notice provided under division (A)(1), (2), 1078(3), or (4) of this section shall comport with the following: 1079

- (a) If the notice is provided to an offender under division 1080 (A)(1) or (2) of this section, the official, official's designee, 1081 or judge shall require the offender to read and sign a form 1082 stating that the offender's duties to register, to file a notice 1083 of intent to reside, if applicable, to register a new residence 1084 address or new school, institution of higher education, or place 1085 of employment address, and to periodically verify those addresses, 1086 and the offender's duties in other states as described in division 1087 (A) of this section have been explained to the offender. If the 1088 offender is unable to read, the official, official's designee, or 1089 judge shall certify on the form that the official, designee, or 1090 judge specifically informed the offender of those duties and that 1091 the offender indicated an understanding of those duties. 1092
- (b) If the notice is provided to a delinquent child under 1093 division (A)(3) or (4) of this section, the judge shall require 1094 the delinquent child and the delinquent child's parent, guardian, 1095 or custodian to read and sign a form stating that the delinquent 1096 child's duties to register, to file a notice of intent to reside, 1097 if applicable, to register a new residence address, and to 1098 periodically verify that address have been explained to the 1099 delinquent child and to the delinquent child's parent, guardian, 1100 or custodian. If the delinquent child or the delinquent child's 1101 parent, guardian, or custodian is unable to read, the judge shall 1102 certify on the form that the judge specifically informed the 1103 delinquent child or the delinquent child's parent, guardian, or 1104 custodian of those duties and that the delinquent child or the 1105 delinguent child's parent, quardian, or custodian indicated an 1106 understanding of those duties. 1107
- (2) The notice provided under divisions (A)(1) to (4) of this 1108 section shall be on a form prescribed by the bureau of criminal 1109

identification and investigation and shall contain all of the	1110
information specified in division (A) of this section and all of	1111
the information required by the bureau. The notice provided under	1112
divisions (A)(1) to (4) of this section shall include, but is not	1113
limited to, all of the following:	1114
(a) For any notice provided under divisions (A)(1) to (4) of	1115
this section, an explanation of the offender's periodic residence	1116
address or periodic school, institution of higher education, or	1117
place of employment address verification process or of the	1118
delinquent child's periodic residence address verification	1119
process, an explanation of the frequency with which the offender	1120
or delinquent child will be required to verify those addresses	1121
under that process, a statement that the offender or delinquent	1122
child must verify those addresses at the times specified under	1123
that process or face criminal prosecution or a delinquent child	1124
proceeding, and an explanation of the offender's duty to similarly	1125
register, verify, and reregister those addresses in another state	1126
if the offender resides in another state, attends a school or	1127
institution of higher education in another state, or is employed	1128
in another state.	1129
(b) If the notice is provided under division $(A)(3)$ or $(4)$ of	1130
this section, a statement that the delinquent child has been	1131
classified by the adjudicating juvenile court judge or the judge's	1132
successor in office a juvenile offender registrant and, if	1133
applicable, a <del>public-registry qualified</del> public registry-qualified	1134
juvenile offender registrant and has a duty to comply with	1135
sections 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised	1136
Code;	1137
(c) If the notice is provided under division $(A)(3)$ or $(4)$ of	1138
this section, a statement that, if the delinquent child fails to	1139

comply with the requirements of sections 2950.04, 2950.041,

2950.05, and 2950.06 of the Revised Code, both of the following

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apply:	1142
(i) If the delinquent child's failure occurs while the child	1143
is under eighteen years of age, the child is subject to	1144
proceedings under Chapter 2152. of the Revised Code based on the	1145
failure, but if the failure occurs while the child is eighteen	1146
years of age or older, the child is subject to criminal	1147
prosecution based on the failure.	1148
(ii) If the delinquent child's failure occurs while the child	1149
is under eighteen years of age, unless the child is emancipated,	1150
as defined in section 2919.121 of the Revised Code, the failure of	1151
the parent, guardian, or custodian to ensure that the child	1152
complies with those requirements is a violation of section 2919.24	1153
of the Revised Code and may result in the prosecution of the	1154
parent, guardian, or custodian for that violation.	1155
(3)(a) After an offender described in division (A)(1) or (2)	1156
of this section has signed the form described in divisions (B)(1)	1157
and (2) of this section or the official, official's designee, or	1158
judge has certified on the form that the form has been explained	1159
to the offender and that the offender indicated an understanding	1160
of the duties indicated on it, the official, official's designee,	1161
or judge shall give one copy of the form to the offender, within	1162
three days shall send one copy of the form to the bureau of	1163
criminal identification and investigation in accordance with the	1164
procedures adopted pursuant to section 2950.13 of the Revised	1165
Code, shall send one copy of the form to the sheriff of the county	1166
in which the offender expects to reside, and shall send one copy	1167
of the form to the sheriff of the county in which the offender was	1168
convicted or pleaded guilty if the offender has a duty to register	1169
pursuant to division (A)(1) of section 2950.04 or 2950.041 of the	1170
Revised Code.	1171
(b) After a delinquent child described in division (A)(3) or	1172

(4) of this section and the delinquent child's parent, guardian,

or custodian have signed the form described in divisions (B)(1)	1174
and (2) of this section or the judge has certified on the form	1175
that the form has been explained to the delinquent child or the	1176
delinquent child's parent, guardian, or custodian and that the	1177
delinquent child or the delinquent child's parent, guardian, or	1178
custodian indicated an understanding of the duties and information	1179
indicated on the form, the judge shall give a copy of the form to	1180
both the delinquent child and to the delinquent child's parent,	1181
guardian, or custodian, within three days shall send one copy of	1182
the form to the bureau of criminal identification and	1183
investigation in accordance with the procedures adopted pursuant	1184
to section 2950.13 of the Revised Code, shall send one copy of the	1185
form to the sheriff of the county in which the delinquent child	1186
expects to reside, and shall send one copy of the form to the	1187
sheriff of the county in which the child was adjudicated a	1188
delinquent child if the delinquent child has a duty to register	1189
pursuant to division (A)(1) of section 2950.04 or 2950.041 of the	1190
Revised Code.	1191

(C) The official, official's designee, judge, chief of 1192 police, or sheriff who is required to provide notice to an 1193 offender or delinquent child under divisions (A)(1) to (4) of this 1194 section shall determine the offender's or delinquent child's name, 1195 identifying factors, and expected future residence address in this 1196 state or any other state, shall obtain the offender's or 1197 delinquent child's criminal and delinquency history, and shall 1198 obtain a photograph and the fingerprints of the offender or 1199 delinquent child. Regarding an offender, the official, designee, 1200 or judge also shall obtain from the offender the offender's 1201 current or expected future school, institution of higher 1202 education, or place of employment address in this state, if any. 1203 If the notice is provided by a judge under division (A)(2), (3), 1204 or (4) of this section, the sheriff shall provide the offender's 1205 or delinquent child's criminal and delinquency history to the 1206

judge. The official, official's designee, or judge shall obtain	1207
this information and these items prior to giving the notice,	1208
except that a judge may give the notice prior to obtaining the	1209
offender's or delinquent child's criminal and delinquency history.	1210
Within three days after receiving this information and these	1211
items, the official, official's designee, or judge shall forward	1212
the information and items to the bureau of criminal identification	1213
and investigation in accordance with the forwarding procedures	1214
adopted pursuant to section 2950.13 of the Revised Code, to the	1215
sheriff of the county in which the offender or delinquent child	1216
expects to reside and to the sheriff of the county in which the	1217
offender or delinquent child was convicted, pleaded guilty, or	1218
adjudicated a delinquent child if the offender or delinquent child	1219
has a duty to register pursuant to division (A)(1) of section	1220
2950.04 or 2950.041 of the Revised Code, and, regarding an	1221
offender, to the sheriff of the county, if any, in which the	1222
offender attends or will attend a school or institution of higher	1223
education or is or will be employed. If the notice is provided	1224
under division (A)(3) or (4) of this section and if the delinquent	1225
child has been committed to the department of youth services or to	1226
a secure facility, the judge, in addition to the other information	1227
and items described in this division, also shall forward to the	1228
bureau and to the sheriff notification that the child has been so	1229
committed. If it has not already done so, the bureau of criminal	1230
identification and investigation shall forward a copy of the	1231
fingerprints and conviction data received under this division to	1232
the federal bureau of investigation.	1233
Sec. 2950.035. (A)(1)(a) Not later than July 31, 2011, each	1234
court of common pleas, each municipal court, each county court,	1235
and each juvenile court shall review the court's records to	1236
determine the identity of both of the following:	1237

(i) Each offender who prior to that date was convicted in the

court of or pleaded guilty in the court to a sexually oriented	1239
offense or child-victim oriented offense that was committed prior	1240
to January 1, 2008 and who had a duty that was in effect on June	1241
2, 2010, to comply with sections 2950.04, 2950.041, 2950.05, and	1242
2950.06 of the Revised Code based on that offense;	1243
(ii) Each child who prior to that date was adjudicated a	1244
delinquent child in the court for committing prior to January 1,	1245
2008, a sexually oriented offense or child-victim oriented	1246
offense, who was classified a juvenile offender registrant based	1247
on that offense, and who had a duty that was in effect on June 2,	1248
2010, to comply with sections 2950.04, 2950.041, 2950.05, and	1249
2950.06 of the Revised Code based on that offense.	1250
(b) The court shall determine the residence address of each	1251
offender and delinquent child identified under division (A)(1)(a)	1252
of this section in the manner described in division (C) of this	1253
section.	1254
(2) Not later than July 31, 2011, each sheriff shall review	1255
the sheriff's records to determine the identity of each person who	1256
prior to that date has registered an address with the sheriff	1257
under section 2950.04, 2950.041, or 2950.05 of the Revised Code,	1258
who was convicted, pleaded quilty, or was adjudicated a delinquent	1259
child in a court in another state, in a federal court, military	1260
court, or Indian tribal court, or in a court in any nation other	1261
than the United States for committing the sexually oriented	1262
offense or child-victim oriented offense that is the basis of the	1263
registration, and who committed that sexually oriented offense or	1264
child-victim oriented offense prior to January 1, 2008. Not later	1265
than July 31, 2011, each sheriff shall notify the following court	1266
of the name and last reported residence address of each person who	1267
has registered an address with the sheriff under the circumstances	1268
described in this division:	1269

(a) Except as provided in division (A)(2)(c) of this section,

if the most serious offense that is the basis of the person's	1271
registration would be a felony if committed in this state, to the	1272
court of common pleas of the county served by the sheriff;	1273
(b) Except as provided in division (A)(2)(c) of this section,	1274
if the most serious offense that is the basis of the person's	1275
registration would be a misdemeanor if committed in this state, to	1276
the municipal court or county court with jurisdiction over the	1277
location of the sheriff's office;	1278
(c) If the person was adjudicated a delinquent child for the	1279
most serious offense that is the basis of the person's	1280
registration and was classified an out-of-state juvenile offender	1281
registrant based on that offense, to the juvenile court of the	1282
county served by the sheriff.	1283
(B)(1) For each offender and for each delinquent child whose	1284
identity the court determines pursuant to division (A)(1) of this	1285
section or about whom the court is notified pursuant to division	1286
(A)(2) of this section, the court specified in division (B)(2)(a),	1287
(b), or (c) of this section shall hold a hearing to make the	1288
determination specified in this division. At the hearing, the	1289
court shall determine the offender's or child's new classification	1290
as a tier I sex offender/child-victim offender, a tier II sex	1291
offender/child-victim offender, or a tier III sex	1292
offender/child-victim offender under Chapter 2950. of the Revised	1293
Code as it exists on July 1, 2011, and the offender's or	1294
delinquent child's duties under Chapter 2950. of the Revised Code	1295
as a result of that new tier classification. A court shall make	1296
the determination required under this division at any time on or	1297
after July 1, 2011, and not later than October 1, 2011, and shall	1298
make the determination at a hearing held in accordance with	1299
division (E) of this section.	1300
(2) The court that shall make the determination required	1301
under division (B)(1) of this section shall be whichever of the	1302

<pre>following is applicable:</pre>	1303
(a) For an offender who was convicted of or pleaded guilty in	1304
this state to the sexually oriented offense or child-victim	1305
oriented offense, the court in which the offender was convicted of	1306
or pleaded guilty to the offense;	1307
(b) For a child who was adjudicated a delinquent child in	1308
this state for committing the sexually oriented offense or	1309
child-victim oriented offense, the juvenile court in which the	1310
child was adjudicated a delinquent child for committing the	1311
offense;	1312
(c) For an offender who was convicted, pleaded guilty, or was	1313
adjudicated a delinquent child in a court in another state, in a	1314
federal court, military court, or Indian tribal court, or in a	1315
court in any nation other than the United States for committing	1316
the sexually oriented offense or child-victim oriented offense,	1317
the court notified pursuant to division (A)(2) of this section.	1318
(C)(1) At any time on or after July 1, 2011, and not later	1319
than September 1, 2011, each court that is required to hold a	1320
hearing to make a determination for an offender or delinquent	1321
child under division (B) of this section shall send to the	1322
offender or to the delinquent child and the parents of the	1323
delinquent child a registered letter that contains the information	1324
described in division (C)(2) of this section. The court shall send	1325
the registered letter return receipt requested to the last	1326
reported residence address of the offender or delinquent child and	1327
to the last reported residence address of the parents of the	1328
delinquent child. The court shall obtain the addresses from its	1329
own records or from the bureau of criminal identification and	1330
investigation, a sheriff with whom the offender or delinquent	1331
child has registered pursuant to section 2950.04, 2950.041, or	1332
2950.05 of the Revised Code, or the department of rehabilitation	1333
and correction or department of youth services if the offender or	1334

child is serving a prison term or is confined in an institution of	1335
the department.	1336
The court also shall send written notice of the date, time,	1337
place, and purpose of the hearing, and of the name of the offender	1338
or delinguent child, to the prosecutor of the county in which the	1339
court is located. The prosecutor shall represent the interests of	1340
the state in the hearing.	1341
(2) The letter sent to an offender or to a delinquent child	1342
and the delinquent child's parents pursuant to division (C)(1) of	1343
this section shall do all of the following:	1344
(a) Notify the offender or the delinquent child and the	1345
delinquent child's parents of the date, time, place, and purpose	1346
of the hearing;	1347
(b) If the offender's or delinquent child's duty to comply	1348
with sections 2950.04, 2950.041, 2950.05, and 2950.06 of the	1349
Revised Code was or is scheduled to terminate on or after June 3,	1350
2010, and prior to July 1, 2011, as described in division (B)(1)	1351
of section 2950.037 of the Revised Code and if the offender is a	1352
targeted offender or the child is a targeted delinquent child,	1353
include a summary of the provisions of division (B)(1) of section	1354
2950.037 of the Revised Code and the application of those	1355
provisions to the offender or child.	1356
(c) If the offender's or delinquent child's duty to comply	1357
with sections 2950.04, 2950.041, 2950.05, and 2950.06 of the	1358
Revised Code was terminated on or before June 3, 2010, as	1359
described in division (B)(2) of section 2950.037 of the Revised	1360
Code and if the offender is a targeted offender or the child is a	1361
targeted delinquent child, include a summary of the provisions of	1362
division (B)(2) of section 2950.037 of the Revised Code and the	1363
application of those provisions to the offender or child.	1364
(D) A court that is required to make a determination under	1365

division (B) of this section shall make the determination for each	1366
offender or delinquent child described in that division and send	1367
the registered letter required under division (C) of this section	1368
to each such offender or delinquent child even if either of the	1369
following applies:	1370
(1) The offender's or delinquent child's duty to comply with	1371
sections 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised	1372
Code was or is scheduled to terminate on or after June 3, 2010,	1373
and prior to July 1, 2011, as described in division (B)(1) of	1374
section 2950.037 of the Revised Code, provided that this division	1375
applies only if the offender is a targeted offender or the	1376
delinquent child is a targeted delinquent child.	1377
(2) The offender's or delinquent child's duty to comply with	1378
sections 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised	1379
Code was terminated on or before June 3, 2010, as described in	1380
division (B)(2) of section 2950.037 of the Revised Code, provided	1381
that this division applies only if the offender is a targeted	1382
offender or the delinquent child is a targeted delinquent child.	1383
(E) At a hearing held under division (B) of this section, all	1384
parties are entitled to be heard, and the court shall consider all	1385
relevant information and testimony presented relative to the new	1386
tier classification of the offender or delinquent child under	1387
Chapter 2950. of the Revised Code as it exists on July 1, 2011.	1388
Except as otherwise provided in this paragraph, if an	1389
offender or delinquent child on the date scheduled for the hearing	1390
under division (B) of this section is serving a prison term in a	1391
state correctional institution or a jail term, is confined in an	1392
institution of the department of youth services, or otherwise is	1393
confined, the offender or delinquent child shall appear at the	1394
hearing by video conferencing equipment if available and	1395
compatible. Upon the court's own motion or the motion of the	1396
offender, the delinquent child, or the prosecutor representing the	1397

interests of the state and a determination by the court that the	1398
interests of justice require that the offender or delinquent child	1399
be present, the court may permit the offender or delinquent child	1400
to be physically present at the hearing. An appearance by video	1401
conferencing equipment pursuant to this division has the same	1402
force and effect as if the offender or delinquent child were	1403
physically present at the hearing.	1404
At the conclusion of the hearing held under division (B) of	1405
this section, the court shall issue an order that specifies the	1406
offender's or delinquent child's new classification as a tier I	1407
sex offender/child-victim offender, a tier II sex	1408
offender/child-victim offender, or a tier III sex	1409
offender/child-victim offender under Chapter 2950. of the Revised	1410
Code as it exists on July 1, 2011, and, if the hearing was held	1411
for a delinquent child, whether the court determined pursuant to	1412
section 2151.86 of the Revised Code that the child is a public	1413
registry-qualified juvenile offender registrant. The order also	1414
shall notify the offender or the delinquent child and the	1415
delinguent child's parents of the offender's or child's duties, as	1416
a result of that new tier classification, under Chapter 2950. of	1417
the Revised Code as it exists on July 1, 2011, and the duration of	1418
those duties. The court immediately shall provide a copy of the	1419
order to the offender or delinguent child, the prosecutor, and the	1420
delinquent child's parents.	1421
Until a court makes any required determination under division	1422
(B) of this section regarding an offender or delinquent child, the	1423
offender or delinquent child shall comply with Chapter 2950. of	1424
the Revised Code as it existed prior to January 1, 2008.	1425
(F) Each court that sends any registered letter under	1426
division (C) of this section shall maintain the return receipts	1427
for all offenders, delinquent children, and parents of delinquent	1428
children who are sent a registered letter under that division. For	1429

each offender, delinquent child, and parent of a delinquent child	1430
who is sent a registered letter under that division, all of the	1431
following apply:	1432
(1) If the offender or child has registered an address in	1433
this state, the court shall send a copy of the return receipt for	1434
the offender, child, or parents, and an explanation of it, to the	1435
sheriff with whom the offender or delinquent child most recently	1436
registered a residence address and, if applicable, a school,	1437
institution of higher education, or place of employment address.	1438
(2) The court shall send a copy of the return receipt for the	1439
offender, child, or parents, and an explanation of it, to the	1440
prosecutor of the county in which the court is located.	1441
(3) If the offender or child has registered a residence	1442
address in this state and the return receipt indicates that the	1443
offender, child, or parent does not reside or have temporary	1444
domicile at the listed address, the court immediately shall	1445
provide notice of that fact to the sheriff with whom the offender	1446
or child registered that residence address.	1447
(G) Each court that issues an order under division (E) of	1448
this section promptly shall serve a copy of the order upon the	1449
sheriff with whom the offender or delinquent child who is the	1450
subject of the order most recently registered under section	1451
2950.04, 2950.041, or 2950.05 of the Revised Code, if applicable,	1452
and upon the bureau of criminal identification and investigation.	1453
The court promptly shall send a copy of the order to the	1454
department of rehabilitation and correction if the offender on the	1455
date the order is issued is serving a prison term, the jail	1456
administrator if the offender on that date is serving a jail term,	1457
the department of youth services if the delinquent child on that	1458
date is confined in an institution of the department, or the place	1459
at which the offender or delinquent child otherwise is confined on	1460
that date.	1461

(H) An offender or delinquent child for whom a court makes a	1462
determination under division (B) of this section, or the	1463
prosecutor who represented the interest of the state at the	1464
hearing at which the determination was made, may appeal the	1465
determination to the appropriate court of appeals. An appeal under	1466
this division shall be in accordance with and governed by the	1467
Appellate Rules. In any appeal made under this division, the	1468
prosecutor who represented the interest of the state at the	1469
hearing at which the determination was made shall represent the	1470
interests of the state in the appeal.	1471
If an offender, delinquent child, or prosecutor appeals a	1472
determination under this division, until the court of appeals	1473
issues its decision, the offender or child shall comply with	1474
Chapter 2950. of the Revised Code as it exists on July 1, 2011,	1475
based on the determination that the offender, child, or prosecutor	1476
appealed.	1477
(I) The determination by a court of an offender's or	1478
delinquent child's new classification as a tier I sex	1479
offender/child-victim offender, a tier II sex	1480
offender/child-victim offender, or a tier III sex	1481
offender/child-victim offender pursuant to division (B) of this	1482
section does not affect, and is independent of, that court's or	1483
another court's prior judgment of conviction of the offender, the	1484
offender's prior guilty plea, or that court's or another court's	1485
prior adjudication of the child as a delinguent child for	1486
committing the sexually oriented offense or child-victim oriented	1487
offense upon which the classification is based and does not	1488
affect, and is independent of, the sentence imposed upon the	1489
offender or the disposition made of the child as a result of that	1490
prior conviction, guilty plea, or adjudication.	1491
A court's classification of an offender or delinquent child,	1492
prior to July 1, 2011, as a sexual predator, child-victim	1493

predator, habitual sex offender, or habitual child-victim	1494
offender, or as being in none of those categories, based on a	1495
sexually oriented offense or child-victim oriented offense	1496
committed prior to January 1, 2008, was a collateral consequence	1497
of the offender's or child's conviction of, plea of guilty to, or	1498
delinguent child adjudication for committing that sexually	1499
oriented offense or child-victim oriented offense. A court's new	1500
classification of an offender or delinquent child as a tier I sex	1501
offender/child-victim offender, a tier II sex	1502
offender/child-victim offender, or a tier III sex	1503
offender/child-victim offender pursuant to division (B) of this	1504
section based on a sexually oriented offense or child-victim	1505
oriented offense committed prior to January 1, 2008, is a	1506
collateral consequence of the offender's or child's conviction of,	1507
plea of guilty to, or delinquent child adjudication for committing	1508
that sexually oriented offense or child-victim oriented offense.	1509
(J)(1) If a juvenile court is required to make a	1510
determination under division (B) of this section, division (D)(2)	1511
of section 2152.86 of the Revised Code applies.	1512
(2) If a juvenile court issues an order under division (A)(2)	1513
or (3) of section 2152.86 of the Revised Code that classifies a	1514
	1514
delinquent child as a public-registry qualified juvenile offender	
registrant and if the child's delinquent act was committed prior	1516
to January 1, 2008, a challenge to the classification contained in	1517
the order shall be made pursuant to division (D) of section	1518
2152.86 of the Revised Code.	1519
(K) As used in this section, "targeted offender" and	1520
"targeted delinguent child" have the same meanings as in section	1521
2950.037 of the Revised Code.	1522
<u>Sec. 2950.036.</u> (A) If, on or after July 31, 2011, a person is	1523
convicted of, pleads guilty to, or is adjudicated a delinguent	1524

child in this state for committing a sexually oriented offense or	1525
child-victim oriented offense that was committed prior to January	1526
1, 2008, at the time of sentencing of the offender or the making	1527
of a disposition of the delinquent child, the court shall	1528
determine the offender's or child's new classification as a tier I	1529
sex offender/child-victim offender, a tier II sex	1530
offender/child-victim offender, or a tier III sex	1531
offender/child-victim offender under Chapter 2950. of the Revised	1532
Code as it exists on July 1, 2011, and the offender's or child's	1533
duties under Chapter 2950. of the Revised Code as a result of that	1534
new tier classification.	1535
(B) If a person is convicted, pleads guilty, was convicted,	1536
pleaded guilty, is adjudicated a delinquent child, or was	1537
adjudicated a delinguent child in a court in another state, in a	1538
federal court, military court, or Indian tribal court, or in a	1539
court in any nation other than the United States for committing a	1540
sexually oriented offense or child-victim oriented offense that	1541
was committed prior to January 1, 2008, if the person registers an	1542
address in this state, and if the person does not register the	1543
address in this state until after July 31, 2011, the sheriff with	1544
whom the person registers the address shall provide notice of the	1545
type described in division (A)(2) of section 2950.035 of the	1546
Revised Code regarding the offender or delinquent child to the	1547
court described in division (A)(2)(a), (b), or (c) of that	1548
section. Upon receipt of the notice, the court promptly shall	1549
determine for the offender or delinquent child the offender's or	1550
child's new classification as a tier I sex offender/child-victim	1551
offender, a tier II sex offender/child-victim offender, or a tier	1552
III sex offender/child-victim offender under Chapter 2950. of the	1553
Revised Code as it exists on July 1, 2011, and the offender's or	1554
child's duties under Chapter 2950. of the Revised Code as a result	1555
of that new tier classification.	1556

(C) In making its determination under division (A) or (B) of	1557
this section, a court shall comply with divisions (B) to (E) of	1558
section 2950.035 of the Revised Code and issue an order as	1559
described in those divisions. However, the dates specified in	1560
those divisions for compliance with their provisions do not apply	1561
in making the determination under division (A) or (B) of this	1562
section, and divisions (C) and (F) of section 2950.035 of the	1563
Revised Code do not apply in making the determination under	1564
division (A) of this section. Divisions (G) to (I) and division	1565
(K) of section 2950.035 of the Revised Code apply to a	1566
determination made under division (A) or (B) of this section and	1567
an order that includes such a determination.	1568
Sec. 2950.037. (A) As used in this section:	1569
(1) "Targeted offender" means an offender who has been	1570
convicted of or pleaded guilty to a sexually oriented offense or a	1571
child-victim oriented offense committed prior to January 1, 2008,	1572
who had a duty that was in effect on June 2, 2010, to comply with	1573
sections 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised	1574
Code based on that offense, and whose duty to comply with those	1575
sections based on that offense was modified pursuant to the	1576
operation of section 2950.031 or 2950.032 of the Revised Code as	1577
they were enacted in Am. Sub. S.B. 10 of the 127th general	1578
assembly.	1579
(2) "Targeted delinguent child" means a child who has been	1580
adjudicated a delinquent child for committing a sexually oriented	1581
offense or a child-victim oriented offense committed prior to	1582
January 1, 2008, who is a public registry-qualified juvenile	1583
offender registrant relative to that offense, who had a duty that	1584
was in effect on June 2, 2010, to comply with sections 2950.04,	1585
2950.041, 2950.05, and 2950.06 of the Revised Code based on that	1586
offence, and whose duty to comply with those sections based on	1597

that offense was modified pursuant to the operation of section	1588
2950.031 or 2950.032 of the Revised Code as they were enacted in	1589
Am. Sub. S.B. 10 of the 127th general assembly.	1590
(B)(1) If as a result of sections 2950.031 and 2950.032 of	1591
the Revised Code being found unconstitutional on June 3, 2010, a	1592
targeted offender's or targeted delinquent child's duty to comply	1593
with sections 2950.04, 2950.041, 2950.05, and 2950.06 of the	1594
Revised Code based on the offender's or child's sexually oriented	1595
offense or child-victim oriented offense was or is scheduled to	1596
terminate on or after June 3, 2010, and prior to July 1, 2011,	1597
under the version of section 2950.07 of the Revised Code that was	1598
in effect prior to January 1, 2008, notwithstanding that scheduled	1599
termination of those duties, the offender's or child's duties	1600
under those sections shall not terminate as scheduled and shall	1601
remain in effect at least until the date on which the court making	1602
the judicial tier reclassification of the offender or child issues	1603
its order under section 2950.035 or 2950.036 of the Revised Code	1604
that specifies that reclassification.	1605
(2) If as a result of sections 2950.031 and 2950.032 of the	1606
Revised Code being found unconstitutional on June 3, 2010, a	1607
targeted offender's or targeted delinquent child's duty to comply	1608
with sections 2950.04, 2950.041, 2950.05, and 2950.06 of the	1609
Revised Code based on the offender's or child's sexually oriented	1610
offense or child-victim oriented offense was terminated on or	1611
before June 3, 2010, under the version of section 2950.07 of the	1612
Revised Code that was in effect prior to January 1, 2008,	1613
notwithstanding that termination of those duties, the offender's	1614
or child's duties under those sections shall be reinstated on July	1615
1, 2011, and shall remain in effect at least until the date on	1616
which the court making the judicial tier reclassification of the	1617
offender or child issues its order under section 2950.035 or	1618
2950.036 of the Revised Code that specifies that reclassification.	1619

(C) After a court issues its order under section 2950.035 or	1620
2950.036 of the Revised Code specifying the judicial tier	1621
reclassification of any targeted offender or targeted delinquent	1622
child described in division (B)(1) or (2) of this section, the	1623
offender's or child's duty to comply with sections 2950.04,	1624
2950.041, 2950.05, and 2950.06 of the Revised Code shall continue	1625
in accordance with the order based on the new tier classification	1626
of the offender or child that is determined by the court. The	1627
targeted offender's or targeted delinquent child's duty to comply	1628
with sections 2950.04, 2950.041, 2950.05, and 2950.06 of the	1629
Revised Code shall continue for the duration specified in section	1630
2950.07 of the Revised Code, as it exists on the date on which the	1631
court issues its order, based on the new tier classification of	1632
the offender or child that is determined by the court. If that	1633
duration has expired by the date on which the court issues its	1634
order, the targeted offender's or targeted delinquent child's duty	1635
to comply with sections 2950.04, 2950.041, 2950.05, and 2950.06 of	1636
the Revised Code is terminated.	1637
(D) A person who is a targeted offender or targeted	1638
delinquent child described in division (B)(1) or (2) of this	1639
section is presumed to have knowledge of the law, the content of	1640
divisions (B)(1) and (2) of this section and the application of	1641
the appropriate division to the offender or child, and the	1642
offender's or child's duties under Chapter 2950. of the Revised	1643
Code as it exists on July 1, 2011. Any failure of any person who	1644
is such a targeted offender or targeted delinguent child to	1645
receive a copy of an order issued by a court under section	1646
2950.035 or 2950.036 of the Revised Code that specifies the	1647
judicial tier reclassification of the offender or child does not	1648
negate, limit, or modify the presumption specified in this	1649
division.	1650

Sec. 2950.04. (A)(1)(a) Immediately after a sentencing

hearing is held on or after January 1, 2008, for an offender who	1652
is convicted of or pleads guilty to a sexually oriented offense	1653
and is sentenced to a prison term, a term of imprisonment, or any	1654
other type of confinement and before the offender is transferred	1655
to the custody of the department of rehabilitation and correction	1656
or to the official in charge of the jail, workhouse, state	1657
correctional institution, or other institution where the offender	1658
will be confined, the offender shall register personally with the	1659
sheriff, or the sheriff's designee, of the county in which the	1660
offender was convicted of or pleaded guilty to the sexually	1661
oriented offense.	1662

- (b) Immediately after a dispositional hearing is held on or 1663 after January 1, 2008, for a child who is adjudicated a delinquent 1664 child for committing a sexually oriented offense, is classified a 1665 juvenile offender registrant based on that adjudication, and is 1666 committed to the custody of the department of youth services or to 1667 a secure facility that is not operated by the department and 1668 before the child is transferred to the custody of the department 1669 of youth services or the secure facility to which the delinquent 1670 child is committed, the delinquent child shall register personally 1671 with the sheriff, or the sheriff's designee, of the county in 1672 which the delinquent child was classified a juvenile offender 1673 registrant based on that sexually oriented offense. 1674
- (c) A law enforcement officer shall be present at the 1675 sentencing hearing or dispositional hearing described in division 1676 (A)(1)(a) or (b) of this section to immediately transport the 1677 offender or delinquent child who is the subject of the hearing to 1678 the sheriff, or the sheriff's designee, of the county in which the 1679 offender or delinquent child is convicted, pleads guilty, or is 1680 adjudicated a delinquent child.
- (d) After an offender who has registered pursuant to division 1682 (A)(1)(a) of this section is released from a prison term, a term 1683

of imprisonment, or any other type of confinement, the offender	1684
shall register as provided in division (A)(2) of this section.	1685
After a delinquent child who has registered pursuant to division	1686
(A)(1)(b) of this section is released from the custody of the	1687
department of youth services or from a secure facility that is not	1688
operated by the department, the delinquent child shall register as	1689
provided in division (A)(3) of this section.	1690

- (2) Regardless of when the sexually oriented offense was
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  committed, each offender who is convicted of, pleads guilty to,
  1692
  has been convicted of, or has pleaded guilty to a sexually
  1693
  oriented offense shall comply with the following registration
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  requirements described in divisions (A)(2)(a), (b), (c), (d), and
  1695
  (e) of this section:
- (a) The offender shall register personally with the sheriff, 1697 or the sheriff's designee, of the county within three days of the 1698 offender's coming into a county in which the offender resides or 1699 temporarily is domiciled for more than three days. 1700
- (b) The offender shall register personally with the sheriff, 1701 or the sheriff's designee, of the county immediately upon coming 1702 into a county in which the offender attends a school or 1703 institution of higher education on a full-time or part-time basis 1704 regardless of whether the offender resides or has a temporary 1705 domicile in this state or another state. 1706
- (c) The offender shall register personally with the sheriff, 1707 or the sheriff's designee, of the county in which the offender is 1708 employed if the offender resides or has a temporary domicile in 1709 this state and has been employed in that county for more than 1710 three days or for an aggregate period of fourteen or more days in 1711 that calendar year.
- (d) The offender shall register personally with the sheriff, 1713 or the sheriff's designee, of the county in which the offender 1714

then is employed if the offender does not reside or have a	1715
temporary domicile in this state and has been employed at any	1716
location or locations in this state more than three days or for an	1717
aggregate period of fourteen or more days in that calendar year.	1718

- (e) The offender shall register with the sheriff, or the 1719 sheriff's designee, or other appropriate person of the other state 1720 immediately upon entering into any state other than this state in 1721 which the offender attends a school or institution of higher 1722 education on a full-time or part-time basis or upon being employed 1723 in any state other than this state for more than three days or for 1724 an aggregate period of fourteen or more days in that calendar year 1725 regardless of whether the offender resides or has a temporary 1726 domicile in this state, the other state, or a different state. 1727
- (3)(a) Each child who is adjudicated a delinquent child for 1728 committing a sexually oriented offense and who is classified a 1729 juvenile offender registrant based on that adjudication shall 1730 register personally with the sheriff, or the sheriff's designee, 1731 of the county within three days of the delinquent child's coming 1732 into a county in which the delinquent child resides or temporarily 1733 is domiciled for more than three days.
- (b) In addition to the registration duty imposed under 1735 division (A)(3)(a) of this section, each public registry-qualified 1736 juvenile offender registrant shall comply with the following 1737 additional registration requirements: 1738
- (i) The public registry-qualified juvenile offender 1739 registrant shall register personally with the sheriff, or the 1740 sheriff's designee, of the county immediately upon coming into a 1741 county in which the registrant attends a school or institution of 1742 higher education on a full-time or part-time basis regardless of 1743 whether the registrant resides or has a temporary domicile in this 1744 state or another state.

(ii) The public registry-qualified juvenile offender	1746
registrant shall register personally with the sheriff, or the	1747
sheriff's designee, of the county in which the registrant is	1748
employed if the registrant resides or has a temporary domicile in	1749
this state and has been employed in that county for more than	1750
three days or for an aggregate period of fourteen or more days in	1751
that calendar year.	1752

- (iii) The public registry-qualified juvenile offender

  registrant shall register personally with the sheriff, or the

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

  employed if the registrant does not reside or have a temporary

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

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

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  period of fourteen or more days in that calendar year.

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- (iv) The public registry-qualified juvenile offender 1760 registrant shall register with the sheriff, or the sheriff's 1761 designee, or other appropriate person of the other state 1762 immediately upon entering into any state other than this state in 1763 which the registrant attends a school or institution of higher 1764 education on a full-time or part-time basis or upon being employed 1765 in any state other than this state for more than three days or for 1766 an aggregate period of fourteen or more days in that calendar year 1767 regardless of whether the registrant resides or has a temporary 1768 domicile in this state, the other state, or a different state. 1769
- (c) If the delinquent child is committed for the sexually 1770 oriented offense to the department of youth services or to a 1771 secure facility that is not operated by the department, this duty 1772 begins when the delinquent child is discharged or released in any 1773 manner from custody in a department of youth services secure 1774 facility or from the secure facility that is not operated by the 1775 department if pursuant to the discharge or release the delinquent 1776 child is not committed to any other secure facility of the 1777

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department or any other secure facility.

(4) Regardless of when the sexually oriented offense was 1779 committed, each person who is convicted, pleads guilty, or is 1780 adjudicated a delinquent child in a court in another state, in a 1781 federal court, military court, or Indian tribal court, or in a 1782 court in any nation other than the United States for committing a 1783 sexually oriented offense shall comply with the following 1784 registration requirements if, at the time the offender or 1785 delinquent child moves to and resides in this state or temporarily 1786 is domiciled in this state for more than three days, the offender 1787 or public registry-qualified juvenile offender registrant enters 1788 this state to attend a school or institution of higher education, 1789 or the offender or public registry-qualified juvenile offender 1790 registrant is employed in this state for more than the specified 1791 period of time, the offender or delinquent child has a duty to 1792 register as a sex offender or child-victim offender under the law 1793 of that other jurisdiction as a result of the conviction, guilty 1794 plea, or adjudication: 1795

- (a) Each offender and delinquent child shall register 1796 personally with the sheriff, or the sheriff's designee, of the 1797 county within three days of the offender's or delinquent child's 1798 coming into the county in which the offender or delinquent child 1799 resides or temporarily is domiciled for more than three days. 1800
- (b) Each offender or public registry-qualified juvenile 1801 offender registrant shall register personally with the sheriff, or 1802 the sheriff's designee, of the county immediately upon coming into 1803 a county in which the offender or public registry-qualified 1804 juvenile offender registrant attends a school or institution of 1805 higher education on a full-time or part-time basis regardless of 1806 whether the offender or public registry-qualified juvenile 1807 offender registrant resides or has a temporary domicile in this 1808 1809 state or another state.

(c) Each offender or public registry-qualified juvenile	1810
offender registrant shall register personally with the sheriff, or	1811
the sheriff's designee, of the county in which the offender or	1812
public registry-qualified juvenile offender registrant is employed	1813
if the offender resides or has a temporary domicile in this state	1814
and has been employed in that county for more than three days or	1815
for an aggregate period of fourteen days or more in that calendar	1816
year.	1817

- (d) Each offender or public registry-qualified juvenile 1818 offender registrant shall register personally with the sheriff, or 1819 the sheriff's designee, of the county in which the offender or 1820 public registry-qualified juvenile offender registrant then is 1821 employed if the offender or public registry-qualified juvenile 1822 offender registrant does not reside or have a temporary domicile 1823 in this state and has been employed at any location or locations 1824 in this state for more than three days or for an aggregate period 1825 of fourteen or more days in that calendar year. 1826
- (5) An offender or a delinquent child who is a public 1827 registry-qualified juvenile offender registrant is not required to 1828 register under division (A)(2), (3), or (4) of this section if a 1829 court issues an order terminating the offender's or delinquent 1830 child's duty to comply with sections 2950.04, 2950.041, 2950.05, 1831 and 2950.06 of the Revised Code pursuant to section 2950.15 of the 1832 Revised Code. A delinquent child who is a juvenile offender 1833 registrant but is not a public registry-qualified juvenile 1834 offender registrant is not required to register under any of those 1835 divisions if a juvenile court issues an order declassifying the 1836 delinquent child as a juvenile offender registrant pursuant to 1837 section 2152.84 or 2152.85 of the Revised Code. 1838
- (B) An offender or delinquent child who is required by
  division (A) of this section to register in this state personally
  shall obtain from the sheriff or from a designee of the sheriff a

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registration form that conforms to division (C) of this section,	1842
shall complete and sign the form, and shall return the completed	1843
form together with the offender's or delinquent child's	1844
photograph, copies of travel and immigration documents, and any	1845
other required material to the sheriff or the designee. The	1846
sheriff or designee shall sign the form and indicate on the form	1847
the date on which it is so returned. The registration required	1848
under this division is complete when the offender or delinquent	1849
child returns the form, containing the requisite information,	1850
photograph, other required material, signatures, and date, to the	1851
sheriff or designee.	1852
(C) The registration form to be used under divisions (A) and	1853
(B) of this section shall include or contain all of the following	1854
for the offender or delinquent child who is registering:	1855
(1) The offender's or delinquent child's name and any aliases	1856
used by the offender or delinquent child;	1857
(2) The offender's or delinquent child's social security	1858
number and date of birth, including any alternate social security	1859
numbers or dates of birth that the offender or delinquent child	1860
has used or uses;	1861
(3) Regarding an offender or delinquent child who is	1862
registering under a duty imposed under division (A)(1) of this	1863
section, a statement that the offender is serving a prison term,	1864
term of imprisonment, or any other type of confinement or a	1865
statement that the delinquent child is in the custody of the	1866
department of youth services or is confined in a secure facility	1867
that is not operated by the department;	1868
(4) Regarding an offender or delinquent child who is	1869
registering under a duty imposed under division (A)(2), (3), or	1870

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

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	1873
of the offender or delinquent child who is registering, the name	1874
and address of the offender's or delinquent child's employer if	1875
the offender or delinquent child is employed at the time of	1876
registration or if the offender or delinquent child knows at the	1877
time of registration that the offender or delinquent child will be	1878
commencing employment with that employer subsequent to	1879
registration, any other employment information, such as the	1880
general area where the offender or delinquent child is employed,	1881
if the offender or delinquent child is employed in many locations,	1882
and the name and address of the offender's or public	1883
registry-qualified juvenile offender registrant's school or	1884
institution of higher education if the offender or public	1885
registry-qualified juvenile offender registrant attends one at the	1886
time of registration or if the offender or public	1887
registry-qualified juvenile offender registrant knows at the time	1888
of registration that the offender or public registry-qualified	1889
juvenile offender registrant will be commencing attendance at that	1890
school or institution subsequent to registration;	1891

(5) Regarding an offender or public registry-qualified 1892 juvenile offender registrant who is registering under a duty 1893 imposed under division (A)(2), (3), or (4) of this section as a 1894 result of the offender or public registry-qualified juvenile 1895 offender registrant attending a school or institution of higher 1896 education in this state on a full-time or part-time basis or being 1897 employed in this state or in a particular county in this state, 1898 whichever is applicable, for more than three days or for an 1899 aggregate of fourteen or more days in any calendar year, the name 1900 and current address of the school, institution of higher 1901 education, or place of employment of the offender or public 1902 registry-qualified juvenile offender registrant who is 1903 registering, including any other employment information, such as 1904 the general area where the offender or public registry-qualified 1905

juvenile offender registrant is employed, if the offender or	1906
public registry-qualified juvenile offender registrant is employed	1907
in many locations;	1908
(6) The identification license plate number of each vehicle	1909
the offender or delinquent child owns, of each vehicle registered	1910
in the offender's or delinquent child's name, of each vehicle the	1911
offender or delinquent child operates as a part of employment, and	1912
of each other vehicle that is regularly available to be operated	1913
by the offender or delinquent child; a description of where each	1914
vehicle is habitually parked, stored, docked, or otherwise kept;	1915
and, if required by the bureau of criminal identification and	1916
investigation, a photograph of each of those vehicles;	1917
(7) If the offender or delinquent child has a driver's or	1918
commercial driver's license or permit issued by this state or any	1919
other state or a state identification card issued under section	1920
4507.50 or 4507.51 of the Revised Code or a comparable	1921
identification card issued by another state, the driver's license	1922
number, commercial driver's license number, or state	1923
identification card number;	1924
(8) If the offender or delinquent child was convicted of,	1925
pleaded guilty to, or was adjudicated a delinquent child for	1926
committing the sexually oriented offense resulting in the	1927
registration duty in a court in another state, in a federal court,	1928
military court, or Indian tribal court, or in a court in any	1929
nation other than the United States, a DNA specimen, as defined in	1930
section 109.573 of the Revised Code, from the offender or	1931
delinquent child, a citation for, and the name of, the sexually	1932
oriented offense resulting in the registration duty, and a	1933
certified copy of a document that describes the text of that	1934
sexually oriented offense;	1935
(9) A description of each professional and occupational	1936

license, permit, or registration, including those licenses,

permits, and registrations issued under Title XLVII of the Revised	1938
Code, held by the offender or delinquent child;	1939
(10) Any email addresses, internet identifiers, or telephone	1940
numbers registered to or used by the offender or delinquent child;	1941
	1040
(11) Any other information required by the bureau of criminal	1942
identification and investigation.	1943
(D) After an offender or delinquent child registers with a	1944
sheriff, or the sheriff's designee, pursuant to this section, the	1945
sheriff, or the sheriff's designee, shall forward the signed,	1946
written registration form, photograph, and other material to the	1947
bureau of criminal identification and investigation in accordance	1948
with the forwarding procedures adopted pursuant to section 2950.13	1949
of the Revised Code. If an offender registers a school,	1950
institution of higher education, or place of employment address,	1951
or provides a school or institution of higher education address	1952
under division $(C)(4)$ of this section, the sheriff also shall	1953
provide notice to the law enforcement agency with jurisdiction	1954
over the premises of the school, institution of higher education,	1955
or place of employment of the offender's name and that the	1956
offender has registered that address as a place at which the	1957
offender attends school or an institution of higher education or	1958
at which the offender is employed. The bureau shall include the	1959
information and materials forwarded to it under this division in	1960
the state registry of sex offenders and child_victim offenders	1961
established and maintained under section 2950.13 of the Revised	1962
Code.	1963
(E) No person who is required to register pursuant to	1964
divisions (A) and (B) of this section, and no person who is	1965
required to send a notice of intent to reside pursuant to division	1966
(G) of this section, shall fail to register or send the notice of	1967
intent as required in accordance with those divisions or that	1968

1969

division.

(F) An offender or delinquent child who is required to	1970
register pursuant to divisions (A) and (B) of this section shall	1971
register pursuant to this section for the period of time specified	1972
in section 2950.07 of the Revised Code, with the duty commencing	1973
on the date specified in division (A) of that section.	1974
(G) If an offender or delinquent child who is required by	1975
division (A) of this section to register is a tier III sex	1976
offender/child-victim offender, the offender or delinquent child	1977
also shall send the sheriff, or the sheriff's designee, of the	1978
county in which the offender or delinquent child intends to reside	1979
written notice of the offender's or delinquent child's intent to	1980
reside in the county. The offender or delinquent child shall send	1981
the notice of intent to reside at least twenty days prior to the	1982
date the offender or delinquent child begins to reside in the	1983
county. The notice of intent to reside shall contain the following	1984
information:	1985
(1) The offender's or delinquent child's name;	1986
(2) The address or addresses at which the offender or	1987
delinquent child intends to reside;	1988
(3) The sexually oriented offense of which the offender was	1989
convicted, to which the offender pleaded guilty, or for which the	1990
child was adjudicated a delinquent child.	1991
(H) $(1)$ If, immediately prior to January 1, 2008, an offender	1992
or delinquent child who was convicted of, pleaded guilty to, or	1993
was adjudicated a delinquent child for committing a sexually	1994
oriented offense or a child-victim oriented offense as those terms	1995
were defined in section 2950.01 of the Revised Code prior to	1996
January 1, 2008, was required by division (A) of this section or	1997
section 2950.041 of the Revised Code to register and if, on or	1998
after January 1, 2008, that offense is a sexually oriented offense	1999

as that term is defined in section 2950.01 of the Revised Code on

and after January 1, 2008, the duty to register that is imposed	2001
pursuant to this section on and after January 1, 2008, shall be	2002
considered, for purposes of section 2950.07 of the Revised Code	2003
and for all other purposes, to be a continuation of the duty	2004
imposed upon the offender or delinquent child prior to January 1,	2005
2008, under this section or section 2950.041 of the Revised Code.	2006
(2) If an offender or delinquent child who was convicted of,	2007
pleaded guilty to, or was adjudicated a delinquent child for	2008
committing a sexually oriented offense was required immediately	2009
prior to January 1, 2008, by division (A) of this section to	2010
register based on that offense and if the offender or child has a	2011
duty on and after the date of the judicial tier reclassification	2012
of the offender or child to register under division (A) of this	2013
section based on that offense, the duty to register resulting from	2014
the reclassification is a continuation of the duty imposed upon	2015
the offender or child prior to January 1, 2008, under this	2016
section.	2017
Sec. 2950.041. (A)(1)(a) Immediately after a sentencing	2018
hearing is held on or after January 1, 2008, for an offender who	2019
is convicted of or pleads guilty to a child-victim oriented	2020
offense and is sentenced to a prison term, a term of imprisonment,	2021
or any other type of confinement and before the offender is	2022
transferred to the custody of the department of rehabilitation and	2023
correction or to the official in charge of the jail, workhouse,	2024
state correctional institution, or other institution where the	2025
offender will be confined, the offender shall register personally	2026
with the sheriff, or the sheriff's designee, of the county in	2027
which the offender was convicted of or pleaded guilty to the	2028
child-victim offense.	2029

(b) Immediately after a dispositional hearing is held on or 2030 after January 1, 2008, for a child who is adjudicated a delinquent 2031

child for committing a child-victim oriented offense, is	2032
classified a juvenile offender registrant based on that	2033
adjudication, and is committed to the custody of the department of	2034
youth services or to a secure facility that is not operated by the	2035
department and before the child is transferred to the custody of	2036
the department of youth services or the secure facility to which	2037
the delinquent child is committed, the delinquent child shall	2038
register personally with the sheriff, or the sheriff's designee,	2039
of the county in which the delinquent child was classified a	2040
juvenile offender registrant based on that child-victim oriented	2041
offense.	2042

- (c) A law enforcement officer shall be present at the 2043 sentencing hearing or dispositional hearing described in division 2044 (A)(1)(a) or (b) of this section to immediately transport the 2045 offender or delinquent child who is the subject of the hearing to 2046 the sheriff, or the sheriff's designee, of the county in which the 2047 offender or delinquent child is convicted, pleads guilty, or is 2048 adjudicated a delinquent child.
- (d) After an offender who has registered pursuant to division 2050 (A)(1)(a) of this section is released from a prison term, a term 2051 of imprisonment, or any other type of confinement, the offender 2052 shall register as provided in division (A)(2) of this section. 2053 After a delinquent child who has registered pursuant to division 2054 (A)(1)(b) of this section is released from the custody of the 2055 department of youth services or from a secure facility that is not 2056 operated by the department, the delinquent child shall register as 2057 provided in division (A)(3) of this section. 2058
- (2) Regardless of when the child-victim oriented offense was 2059 committed, each offender who is convicted of, pleads guilty to, 2060 has been convicted of, or has pleaded guilty to a child-victim 2061 oriented offense shall comply with all of the following 2062 registration requirements: 2063

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

- (b) The 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 institution of higher education on a full-time or part-time basis regardless of whether the offender resides or has a temporary domicile in this state or another state.
- (c) The offender shall register personally with the sheriff, or the sheriff's designee, of the county in which the offender is employed if the offender resides or has a temporary domicile in this state and has been employed in that county for more than three days or for an aggregate period of fourteen or more days in that calendar year.
- (d) The offender shall register personally with the sheriff, 2080 or the sheriff's designee, of the county in which the offender 2081 then is employed if the offender does not reside or have a 2082 temporary domicile in this state and has been employed at any 2083 location or locations in this state for more than three days or 2084 for an aggregate period of fourteen or more days in that calendar 2085 year.
- (e) The offender shall register personally with the sheriff, or the sheriff's designee, or other appropriate person of the other state immediately upon entering into any state other than this state in which the offender attends a school or institution of higher education on a full-time or part-time basis or upon being employed in any state other than this state for more than three days or for an aggregate period of fourteen or more days in that calendar year regardless of whether the offender resides or has a temporary domicile in this state, the other state, or a

different state. 2096

(3) Regardless of when the child-victim oriented offense was 2097 committed, each child who on or after July 31, 2003, is 2098 adjudicated a delinquent child for committing a child-victim 2099 oriented offense and who is classified a juvenile offender 2100 registrant based on that adjudication shall register personally 2101 with the sheriff, or the sheriff's designee, of the county within 2102 three days of the delinquent child's coming into a county in which 2103 the delinquent child resides or temporarily is domiciled for more 2104 than three days. If the delinquent child is committed for the 2105 child-victim oriented offense to the department of youth services 2106 or to a secure facility that is not operated by the department, 2107 this duty begins when the delinquent child is discharged or 2108 released in any manner from custody in a department of youth 2109 services secure facility or from the secure facility that is not 2110 operated by the department if pursuant to the discharge or release 2111 the delinquent child is not committed to any other secure facility 2112 of the department or any other secure facility. 2113

(4) Regardless of when the child-victim oriented offense was 2114 committed, each person who is convicted, pleads guilty, or is 2115 adjudicated a delinquent child in a court in another state, in a 2116 federal court, military court, or Indian tribal court, or in a 2117 court in any nation other than the United States for committing a 2118 child-victim oriented offense shall comply with all of the 2119 following registration requirements if, at the time the offender 2120 or delinquent child moves to and resides in this state or 2121 temporarily is domiciled in this state for more than three days, 2122 the offender enters this state to attend the school or institution 2123 of higher education, or the offender is employed in this state for 2124 more than the specified period of time, the offender or delinquent 2125 child has a duty to register as a child-victim offender or sex 2126 offender under the law of that other jurisdiction as a result of 2127

the conviction, guilty plea, or adjudication:	2128
(a) Each offender and delinquent child shall register	2129
personally with the sheriff, or the sheriff's designee, of the	2130
county within three days of the offender's or delinquent child's	2131
coming into the county in which the offender or delinquent child	2132
resides or temporarily is domiciled for more than three days.	2133
(b) Each offender shall register personally with the sheriff,	2134
or the sheriff's designee, of the county immediately upon coming	2135
into a county in which the offender attends a school or	2136
institution of higher education on a full-time or part-time basis	2137
regardless of whether the offender resides or has a temporary	2138
domicile in this state or another state.	2139
(c) Each offender shall register personally with the sheriff,	2140
or the sheriff's designee, of the county in which the offender is	2141
employed if the offender resides or has a temporary domicile in	2142
this state and has been employed in that county for more than	2143
three days or for an aggregate period of fourteen days or more in	2144
that calendar year.	2145
(d) Each offender shall register personally with the sheriff,	2146
or the sheriff's designee, of the county in which the offender	2147
then is employed if the offender does not reside or have a	2148
temporary domicile in this state and has not been employed at any	2149
location or locations in this state for more than three days or	2150
for an aggregate period of fourteen or more days in that calendar	2151
year.	2152
(5) An offender is not required to register under division	2153
(A)(2), $(3)$ , or $(4)$ of this section if a court issues an order	2154
terminating the offender's duty to comply with sections 2950.04,	2155
2950.041, 2950.05, and 2950.06 of the Revised Code pursuant to	2156

section 2950.15 of the Revised Code. A delinquent child who is a

juvenile offender registrant but is not a public

2157

registry-qualified juvenile offender registrant is not required to	2159
register under any of those divisions if a juvenile court issues	2160
an order declassifying the delinquent child as a juvenile offender	2161
registrant pursuant to section 2152.84 or 2152.85 of the Revised	2162
Code.	2163
(B) An offender or delinquent child who is required by	2164
division (A) of this section to register in this state personally	2165
shall do so in the manner described in division (B) of section	2166
2950.04 of the Revised Code, and the registration is complete as	2167
described in that division.	2168
(C) The registration form to be used under divisions (A) and	2169
(B) of this section shall include or contain all of the following	2170
for the offender or delinquent child who is registering:	2171
(1) The offender's or delinquent child's name, any aliases	2172
used by the offender or delinquent child, and a photograph of the	2173
offender or delinquent child;	2174
(2) The offender's or delinquent child's social security	2175
number and date of birth, including any alternate social security	2176
numbers or dates of birth that the offender or delinquent child	2177
has used or uses;	2178
(3) Regarding an offender or delinquent child who is	2179
registering under a duty imposed under division (A)(1) of this	2180
section, a statement that the offender is serving a prison term,	2181
term of imprisonment, or any other type of confinement or a	2182
statement that the delinquent child is in the custody of the	2183
department of youth services or is confined in a secure facility	2184
that is not operated by the department;	2185
(4) Regarding an offender or delinquent child who is	2186
registering under a duty imposed under division $(A)(2)$ , $(3)$ , or	2187
(4) of this section as a result of the offender or delinquent	2188

child residing in this state or temporarily being domiciled in

this state for more than three days, all of the information	2190
described in division (C)(4) of section 2950.04 of the Revised	2191
Code;	2192
(5) Regarding an offender who is registering under a duty	2193
imposed under division (A)(2) or (4) of this section as a result	2194
of the offender attending a school or institution of higher	2195
education on a full-time or part-time basis or being employed in	2196
this state or in a particular county in this state, whichever is	2197
applicable, for more than three days or for an aggregate of	2198
fourteen or more days in any calendar year, all of the information	2199
described in division (C)(5) of section 2950.04 of the Revised	2200
Code;	2201
(6) The identification license plate number issued by this	2202
state or any other state of each vehicle the offender or	2203
delinquent child owns, of each vehicle registered in the	2204
offender's or delinquent child's name, of each vehicle the	2205
offender or delinquent child operates as a part of employment, and	2206
of each other vehicle that is regularly available to be operated	2207
by the offender or delinquent child; a description of where each	2208
vehicle is habitually parked, stored, docked, or otherwise kept;	2209
and, if required by the bureau of criminal identification and	2210
investigation, a photograph of each of those vehicles;	2211
(7) If the offender or delinquent child has a driver's or	2212
commercial driver's license or permit issued by this state or any	2213
other state or a state identification card issued under section	2214
4507.50 or 4507.51 of the Revised Code or a comparable	2215
identification card issued by another state, the driver's license	2216
number, commercial driver's license number, or state	2217
identification card number;	2218
(8) If the offender or delinquent child was convicted of,	2219

pleaded guilty to, or was adjudicated a delinquent child for

committing the child-victim oriented offense resulting in the

2220

registration duty in a court in another state, in a federal court,	2222
military court, or Indian tribal court, or in a court in any	2223
nation other than the United States, a DNA specimen, as defined in	2224
section 109.573 of the Revised Code, from the offender or	2225
delinquent child, a citation for, and the name of, the	2226
child-victim oriented offense resulting in the registration duty,	2227
and a certified copy of a document that describes the text of that	2228
child-victim oriented offense;	2229
(9) Copies of travel and immigration documents;	2230
(10) A description of each professional and occupational	2231
license, permit, or registration, including those licenses,	2232
permits, and registrations issued under Title XLVII of the Revised	2233
Code, held by the offender or delinquent child;	2234
(11) Any email addresses, internet identifiers, or telephone	2235
numbers registered to or used by the offender or delinquent child;	2236
(12) Any other information required by the bureau of criminal	2237
identification and investigation.	2238
(D) Division (D) of section 2950.04 of the Revised Code	2239
applies when an offender or delinquent child registers with a	2240
sheriff pursuant to this section.	2241
(E) No person who is required to register pursuant to	2242
divisions (A) and (B) of this section, and no person who is	2243
required to send a notice of intent to reside pursuant to division	2244
(G) of this section, shall fail to register or send the notice as	2245
required in accordance with those divisions or that division.	2246
(F) An offender or delinquent child who is required to	2247
register pursuant to divisions (A) and (B) of this section shall	2248
register pursuant to this section for the period of time specified	2249
in section 2950.07 of the Revised Code, with the duty commencing	2250
on the date specified in division (A) of that section.	2251

(G) If an offender or delinquent child who is required by	2252
division (A) of this section to register is a tier III sex	2253
offender/child-victim offender, the offender or delinquent child	2254
also shall send the sheriff, or the sheriff's designee, of the	2255
county in which the offender or delinquent child intends to reside	2256
written notice of the offender's or delinquent child's intent to	2257
reside in the county. The offender or delinquent child shall send	2258
the notice of intent to reside at least twenty days prior to the	2259
date the offender or delinquent child begins to reside in the	2260
county. The notice of intent to reside shall contain all of the	2261
following information:	2262
(1) The information specified in divisions $(G)(1)$ and $(2)$ of	2263
section 2950.04 of the Revised Code;	2264

- (2) The child-victim oriented offense of which the offender 2265 was convicted, to which the offender pleaded guilty, or for which 2266 the child was adjudicated a delinquent child. 2267
- (H)(1) If, immediately prior to January 1, 2008, an offender 2268 or delinquent child who was convicted of, pleaded guilty to, or 2269 was adjudicated a delinquent child for committing a child-victim 2270 oriented offense or a sexually oriented offense as those terms 2271 were defined in section 2950.01 of the Revised Code prior to 2272 January 1, 2008, was required by division (A) of this section or 2273 section 2950.04 of the Revised Code to register and if, on or 2274 after January 1, 2008, that offense is a child-victim oriented 2275 offense as that term is defined in section 2950.01 of the Revised 2276 Code on and after January 1, 2008, the duty to register that is 2277 imposed pursuant to this section on and after January 1, 2008, 2278 shall be considered, for purposes of section 2950.07 of the 2279 Revised Code and for all other purposes, to be is a continuation 2280 of the duty imposed upon the offender or delinquent child prior to 2281 January 1, 2008, under this section or section 2950.04 of the 2282 Revised Code. 2283

(2) If an offender or delinquent child who was convicted of,	2284
pleaded guilty to, or was adjudicated a delinquent child for	2285
committing a child-victim oriented offense was required	2286
immediately prior to January 1, 2008, by division (A) of this	2287
section to register based on that offense and if the offender or	2288
child has a duty to register on and after the date of the judicial	2289
tier reclassification of the offender or child under division (A)	2290
of this section based on that offense, the duty to register	2291
resulting from the reclassification is a continuation of the duty	2292
imposed upon the offender or child prior to January 1, 2008, under	2293
this section.	2294

Sec. 2950.06. (A) An offender or delinquent child who is 2295 required to register a residence address pursuant to division 2296 (A)(2), (3), or (4) of section 2950.04 or 2950.041 of the Revised 2297 Code shall periodically verify the offender's or delinquent 2298 child's current residence address, and an offender or public 2299 registry-qualified juvenile offender registrant who is required to 2300 register a school, institution of higher education, or place of 2301 employment address pursuant to any of those divisions shall 2302 periodically verify the address of the offender's or public 2303 registry-qualified juvenile offender registrant's current school, 2304 institution of higher education, or place of employment, in 2305 accordance with this section. The frequency of verification shall 2306 be determined in accordance with division (B) of this section, and 2307 the manner of verification shall be determined in accordance with 2308 division (C) of this section. 2309

(B) The frequency with which an offender or delinquent child 2310 must verify the offender's or delinquent child's current 2311 residence, school, institution of higher education, or place of 2312 employment address pursuant to division (A) of this section shall 2313 be determined as follows: 2314

(1) Regardless of when the sexually oriented offense or	2315
child-victim oriented offense for which the offender or delinquent	2316
child is required to register was committed, if the offender or	2317
delinquent child is a tier I sex offender/child-victim offender,	2318
the offender shall verify the offender's current residence address	2319
or current school, institution of higher education, or place of	2320
employment address, and the delinquent child shall verify the	2321
delinquent child's current residence address, in accordance with	2322
division (C) of this section on each anniversary of the offender's	2323
or delinquent child's initial registration date during the period	2324
the offender or delinquent child is required to register.	2325

- (2) Regardless of when the sexually oriented offense or 2326 child-victim oriented offense for which the offender or delinquent 2327 child is required to register was committed, if the offender or 2328 delinquent child is a tier II sex offender/child-victim offender, 2329 the offender shall verify the offender's current residence address 2330 or current school, institution of higher education, or place of 2331 employment address, and the delinquent child shall verify the 2332 delinquent child's current residence address, in accordance with 2333 division (C) of this section every one hundred eighty days after 2334 the offender's or delinquent child's initial registration date 2335 during the period the offender or delinquent child is required to 2336 register. 2337
- (3) Regardless of when the sexually oriented offense or 2338 child-victim oriented offense for which the offender or delinquent 2339 child is required to register was committed, if the offender or 2340 delinquent child is a tier III sex offender/child-victim offender, 2341 the offender shall verify the offender's current residence address 2342 or current school, institution of higher education, or place of 2343 employment address, and the delinquent child shall verify the 2344 delinquent child's current residence address and, if the 2345 delinquent child is a public registry-qualified juvenile offender 2346

registrant, the current school, institution of higher education, 2347 or place of employment address, in accordance with division (C) of 2348 this section every ninety days after the offender's or delinquent 2349 child's initial registration date during the period the offender 2350 or delinquent child is required to register. 2351

- (4) If, prior to January 1, 2008, an offender or delinquent 2352 child registered with a sheriff under a duty imposed under section 2353 2950.04 or 2950.041 of the Revised Code as a result of a 2354 conviction of, plea of guilty to, or adjudication as a delinquent 2355 child for committing a sexually oriented offense or a child-victim 2356 oriented offense as those terms were defined in section 2950.01 of 2357 the Revised Code prior to January 1, 2008, on and after the date 2358 of the judicial tier reclassification of the offender or child, 2359 the duty to register that is imposed on the offender or delinquent 2360 child pursuant to section 2950.04 or 2950.041 of the Revised Code 2361 on and after January 1, 2008, resulting from the reclassification 2362 is a continuation of the duty imposed upon the offender or child 2363 prior to January 1, 2008, under section 2950.04 or 2950.041 of the 2364 Revised Code and, for purposes of divisions (B)(1), (2), and (3) 2365 of this section, the offender's or child's initial registration 2366 date related to that offense is the date on which the offender or 2367 child initially registered under section 2950.04 or 2950.041 of 2368 the Revised Code. 2369
- (C)(1) An offender or delinquent child who is required to 2370 verify the offender's or delinquent child's current residence, 2371 school, institution of higher education, or place of employment 2372 address pursuant to division (A) of this section shall verify the 2373 address with the sheriff with whom the offender or delinquent 2374 child most recently registered the address by personally appearing 2375 before the sheriff or a designee of the sheriff, no earlier than 2376 ten days before the date on which the verification is required 2377 pursuant to division (B) of this section and no later than the 2378

date so required for verification, and completing and signing a 2379 copy of the verification form prescribed by the bureau of criminal 2380 identification and investigation. The sheriff or designee shall 2381 sign the completed form and indicate on the form the date on which 2382 it is so completed. The verification required under this division 2383 is complete when the offender or delinquent child personally 2384 appears before the sheriff or designee and completes and signs the 2385 form as described in this division. 2386

- (2) To facilitate the verification of an offender's or 2387 delinquent child's current residence, school, institution of 2388 higher education, or place of employment address, as applicable, 2389 under division (C)(1) of this section, the sheriff with whom the 2390 offender or delinquent child most recently registered the address 2391 may mail a nonforwardable verification form prescribed by the 2392 bureau of criminal identification and investigation to the 2393 offender's or delinquent child's last reported address and to the 2394 last reported address of the parents of the delinquent child, with 2395 a notice that conspicuously states that the offender or delinquent 2396 child must personally appear before the sheriff or a designee of 2397 the sheriff to complete the form and the date by which the form 2398 must be so completed. Regardless of whether a sheriff mails a form 2399 to an offender or delinquent child and that child's parents, each 2400 offender or delinquent child who is required to verify the 2401 offender's or delinquent child's current residence, school, 2402 institution of higher education, or place of employment address, 2403 as applicable, pursuant to division (A) of this section shall 2404 personally appear before the sheriff or a designee of the sheriff 2405 to verify the address in accordance with division (C)(1) of this 2406 section. 2407
- (D) The verification form to be used under division (C) of 2408 this section shall contain all of the following: 2409
  - (1) Except as provided in division (D)(2) of this section,

the current residence address of the offender or delinquent child,	2411
the name and address of the offender's or delinquent child's	2412
employer if the offender or delinquent child is employed at the	2413
time of verification or if the offender or delinquent child knows	2414
at the time of verification that the offender or delinquent child	2415
will be commencing employment with that employer subsequent to	2416
verification, the name and address of the offender's or public	2417
registry-qualified juvenile offender registrant's school or	2418
institution of higher education if the offender or public	2419
registry-qualified juvenile offender registrant attends one at the	2420
time of verification or if the offender or public	2421
registry-qualified juvenile offender registrant knows at the time	2422
of verification that the offender will be commencing attendance at	2423
that school or institution subsequent to verification, and any	2424
other information required by the bureau of criminal	2425
identification and investigation.	2426

- (2) Regarding an offender or public registry-qualified 2427 juvenile offender registrant who is verifying a current school, 2428 institution of higher education, or place of employment address, 2429 the name and current address of the school, institution of higher 2430 education, or place of employment of the offender or public 2431 registry-qualified juvenile offender registrant and any other 2432 information required by the bureau of criminal identification and 2433 investigation. 2434
- (E) Upon an offender's or delinquent child's personal 2435 appearance and completion of a verification form under division 2436 (C) of this section, a sheriff promptly shall forward a copy of 2437 the verification form to the bureau of criminal identification and 2438 investigation in accordance with the forwarding procedures adopted 2439 by the attorney general pursuant to section 2950.13 of the Revised 2440 Code. If an offender or public registry-qualified juvenile 2441 offender registrant verifies a school, institution of higher 2442

education, or place of employment address, or provides a school or	2443
institution of higher education address under division (D)(1) of	2444
this section, the sheriff also shall provide notice to the law	2445
enforcement agency with jurisdiction over the premises of the	2446
school, institution of higher education, or place of employment of	2447
the offender's or public registry-qualified juvenile offender	2448
registrant's name and that the offender or public	2449
registry-qualified juvenile offender registrant has verified or	2450
provided that address as a place at which the offender or public	2451
registry-qualified juvenile offender registrant attends school or	2452
an institution of higher education or at which the offender or	2453
public registry-qualified juvenile offender registrant is	2454
employed. The bureau shall include all information forwarded to it	2455
under this division in the state registry of sex offenders and	2456
child-victim offenders established and maintained under section	2457
2950.13 of the Revised Code.	2458

- (F) No person who is required to verify a current residence, 2459 school, institution of higher education, or place of employment 2460 address, as applicable, pursuant to divisions (A) to (C) of this 2461 section shall fail to verify a current residence, school, 2462 institution of higher education, or place of employment address, 2463 as applicable, in accordance with those divisions by the date 2464 required for the verification as set forth in division (B) of this 2465 section, provided that no person shall be prosecuted or subjected 2466 to a delinquent child proceeding for a violation of this division, 2467 and that no parent, guardian, or custodian of a delinquent child 2468 shall be prosecuted for a violation of section 2919.24 of the 2469 Revised Code based on the delinquent child's violation of this 2470 division, prior to the expiration of the period of time specified 2471 in division (G) of this section. 2472
- (G)(1) If an offender or delinquent child fails to verify a 2473 current residence, school, institution of higher education, or 2474

place of employment address, as applicable, as required by	2475
divisions (A) to (C) of this section by the date required for the	2476
verification as set forth in division (B) of this section, the	2477
sheriff with whom the offender or delinquent child is required to	2478
verify the current address, on the day following that date	2479
required for the verification, shall send a written warning to the	2480
offender or to the delinquent child and that child's parents, at	2481
the offender's or delinquent child's and that child's parents'	2482
last known residence, school, institution of higher education, or	2483
place of employment address, as applicable, regarding the	2484
offender's or delinquent child's duty to verify the offender's or	2485
delinquent child's current residence, school, institution of	2486
higher education, or place of employment address, as applicable.	2487
The written warning shall do all of the following:	2488
(a) Identify the sheriff who sends it and the date on which	2489
it is sent;	2490
(b) State conspicuously that the offender or delinquent child	2491
has failed to verify the offender's or public registry-qualified	2492
juvenile offender registrant's current residence, school,	2493
institution of higher education, or place of employment address or	2494
the current residence address of a delinquent child who is not a	2495
public registry-qualified juvenile offender registrant by the date	2496
required for the verification;	2497
(c) Conspicuously state that the offender or delinquent child	2498
has seven days from the date on which the warning is sent to	2499
verify the current residence, school, institution of higher	2500
education, or place of employment address, as applicable, with the	2501
sheriff who sent the warning;	2502
(d) Conspicuously state that a failure to timely verify the	2503

specified current address or addresses is a felony offense;

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

2504

registry-qualified juvenile offender registrant verifies the	2506
current residence, school, institution of higher education, or	2507
place of employment address or the delinquent child who is not a	2508
public registry-qualified juvenile offender registrant verifies	2509
the current residence address with that sheriff within that	2510
seven-day period, the offender or delinquent child will not be	2511
prosecuted or subjected to a delinquent child proceeding for a	2512
failure to timely verify a current address and the delinquent	2513
child's parent, guardian, or custodian will not be prosecuted	2514
based on a failure of the delinquent child to timely verify an	2515
address;	2516

- (f) Conspicuously state that, if the offender or public 2517 registry-qualified juvenile offender registrant does not verify 2518 the current residence, school, institution of higher education, or 2519 place of employment address or the delinquent child who is not a 2520 public registry-qualified juvenile offender registrant does not 2521 verify the current residence address with that sheriff within that 2522 seven-day period, the offender or delinquent child will be 2523 arrested or taken into custody, as appropriate, and prosecuted or 2524 subjected to a delinquent child proceeding for a failure to timely 2525 verify a current address and the delinquent child's parent, 2526 guardian, or custodian may be prosecuted for a violation of 2527 section 2919.24 of the Revised Code based on the delinquent 2528 child's failure to timely verify a current residence address. 2529
- (2) If an offender or delinquent child fails to verify a 2530 current residence, school, institution of higher education, or 2531 place of employment address, as applicable, as required by 2532 divisions (A) to (C) of this section by the date required for the 2533 verification as set forth in division (B) of this section, the 2534 offender or delinquent child shall not be prosecuted or subjected 2535 to a delinquent child proceeding for a violation of division (F) 2536 of this section, and the delinquent child's parent, guardian, or 2537

custodian shall not be prosecuted for a violation of section	2538
2919.24 of the Revised Code based on the delinquent child's	2539
failure to timely verify a current residence address and, if the	2540
delinquent child is a public registry-qualified juvenile offender	2541
registrant, the current school, institution of higher education,	2542
or place of employment address, as applicable, unless the	2543
seven-day period subsequent to that date that the offender or	2544
delinquent child is provided under division (G)(1) of this section	2545
to verify the current address has expired and the offender or	2546
delinquent child, prior to the expiration of that seven-day	2547
period, has not verified the current address. Upon the expiration	2548
of the seven-day period that the offender or delinquent child is	2549
provided under division (G)(1) of this section to verify the	2550
current address, if the offender or delinquent child has not	2551
verified the current address, all of the following apply:	2552

- (a) The sheriff with whom the offender or delinquent child is
  required to verify the current residence, school, institution of
  2554
  higher education, or place of employment address, as applicable,
  promptly shall notify the bureau of criminal identification and
  investigation of the failure.
  2557
- (b) The sheriff with whom the offender or delinquent child is 2558 required to verify the current residence, school, institution of 2559 higher education, or place of employment address, as applicable, 2560 the sheriff of the county in which the offender or delinquent 2561 child resides, the sheriff of the county in which is located the 2562 offender's or public registry-qualified juvenile offender 2563 registrant's school, institution of higher education, or place of 2564 employment address that was to be verified, or a deputy of the 2565 appropriate sheriff, shall locate the offender or delinquent 2566 child, promptly shall seek a warrant for the arrest or taking into 2567 custody, as appropriate, of the offender or delinquent child for 2568 the violation of division (F) of this section and shall arrest the 2569

offender or take the child into custody, as appropriate. 2570

- (c) The offender or delinquent child is subject to 2571 prosecution or a delinquent child proceeding for the violation of 2572 division (F) of this section, and the delinquent child's parent, 2573 guardian, or custodian may be subject to prosecution for a 2574 violation of section 2919.24 of the Revised Code based on the 2575 delinquent child's violation of that division. 2576
- (H) An offender or public registry-qualified juvenile 2577 offender registrant who is required to verify the offender's or 2578 public registry-qualified juvenile offender registrant's current 2579 residence, school, institution of higher education, or place of 2580 employment address pursuant to divisions (A) to (C) of this 2581 section and a delinquent child who is not a public 2582 registry-qualified juvenile offender registrant who is required to 2583 verify the delinquent child's current residence address pursuant 2584 to those divisions shall do so for the period of time specified in 2585 section 2950.07 of the Revised Code. 2586
- Sec. 2950.07. (A) The duty of an offender who is convicted 2587 of, pleads guilty to, has been convicted of, or has pleaded guilty 2588 to a sexually oriented offense or a child-victim oriented offense 2589 and the duty of a delinquent child who is or has been adjudicated 2590 a delinquent child for committing a sexually oriented offense or a 2591 child-victim oriented offense and is classified a juvenile 2592 offender registrant or who is an out-of-state juvenile offender 2593 registrant to comply with sections 2950.04, 2950.041, 2950.05, and 2594 2950.06 of the Revised Code commences on whichever of the 2595 following dates is applicable: 2596
- (1) If the offender's duty to register is imposed pursuant to
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  division (A)(1)(a) of section 2950.04 or division (A)(1)(a) of
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  section 2950.041 of the Revised Code, the offender's duty to
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  comply with those sections commences immediately after the entry
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of the judgment of conviction.

(2) If the delinquent child's duty to register is imposed 2602 pursuant to division (A)(1)(b) of section 2950.04 or division 2603 (A)(1)(b) of section 2950.041 of the Revised Code, the delinquent 2604 child's duty to comply with those sections commences immediately 2605 after the order of disposition.

- (3) If the offender's duty to register is imposed pursuant to 2607 division (A)(2) of section 2950.04 or division (A)(2) of section 2608 2950.041 of the Revised Code, subject to division (A)(7) of this 2609 section, the offender's duty to comply with those sections 2610 commences on the date of the offender's release from a prison 2611 term, a term of imprisonment, or any other type of confinement, or 2612 if the offender is not sentenced to a prison term, a term of 2613 imprisonment, or any other type of confinement, on the date of the 2614 entry of the judgment of conviction of the sexually oriented 2615 offense or child-victim oriented offense. 2616
- (4) If the offender's or delinquent child's duty to register 2617 is imposed pursuant to division (A)(4) of section 2950.04 or 2618 division (A)(4) of section 2950.041 of the Revised Code, the 2619 offender's duty to comply with those sections commences regarding 2620 residence addresses on the date that the offender begins to reside 2621 or becomes temporarily domiciled in this state, the offender's 2622 duty regarding addresses of schools, institutions of higher 2623 education, and places of employment commences on the date the 2624 offender begins attending any school or institution of higher 2625 education in this state on a full-time or part-time basis or 2626 becomes employed in this state, and the delinquent child's duty 2627 commences on the date the delinquent child begins to reside or 2628 becomes temporarily domiciled in this state. 2629
- (5) If the delinquent child's duty to register is imposed 2630 pursuant to division (A)(3) of section 2950.04 or division (A)(3) 2631 of section 2950.041 of the Revised Code, if the delinquent child's 2632

classification as a juvenile offender registrant is made at the	2633
time of the child's disposition for that sexually oriented offense	2634
or child-victim oriented offense, whichever is applicable, and if	2635
the delinquent child is committed for the sexually oriented	2636
offense or child-victim oriented offense to the department of	2637
youth services or to a secure facility that is not operated by the	2638
department, the delinquent child's duty to comply with those	2639
sections commences on the date of the delinquent child's discharge	2640
or release from custody in the department of youth services secure	2641
facility or from the secure facility not operated by the	2642
department as described in that division.	2643

- (6) If the delinquent child's duty to register is imposed 2644 pursuant to division (A)(3) of section 2950.04 or division (A)(3) 2645 of section 2950.041 of the Revised Code and if either the 2646 delinquent child's classification as a juvenile offender 2647 registrant is made at the time of the child's disposition for that 2648 sexually oriented offense or child-victim oriented offense, 2649 whichever is applicable, and the delinquent child is not committed 2650 for the sexually oriented offense or child-victim oriented offense 2651 to the department of youth services or to a secure facility that 2652 is not operated by the department or the child's classification as 2653 a juvenile offender registrant is made pursuant to section 2152.83 2654 or division (A)(2) of section 2152.86 of the Revised Code, subject 2655 to divisions (A)(7) of this section, the delinquent child's duty 2656 to comply with those sections commences on the date of entry of 2657 the court's order that classifies the delinquent child a juvenile 2658 offender registrant. 2659
- (7) If the offender's or delinquent child's duty to register 2660 is imposed pursuant to division (A)(2), (3), or (4) of section 2661 2950.04 or division (A)(2), (3), or (4) of section 2950.041 of the 2662 Revised Code and if the offender or delinquent child prior to 2663 January 1, 2008, has registered a residence, school, institution 2664

of higher education, or place of employment address pursuant to	2665
section 2950.04, 2950.041, or 2950.05 of the Revised Code as they	2666
existed prior to that date, on and after the date of the judicial	2667
tier reclassification of the offender or child, the offender or	2668
delinquent child initially shall register in accordance with	2669
section 2950.04 or 2950.041 of the Revised Code, whichever is	2670
applicable, as it exists on <del>and after January</del> <u>July</u> 1, <del>2008</del> <u>2011</u> ,	2671
not later than the earlier of the dates specified in divisions	2672
(A)(7)(a) and $(b)$ , and $(c)$ of this section. The offender's or	2673
delinquent child's duty to comply thereafter with sections	2674
2950.04, 2950.041, 2950.05, and 2950.06 of the Revised Code as	2675
they exist on and after January 1, 2008, commences on the date of	2676
that initial registration. The offender or delinquent child	2677
initially shall register under section 2950.04 or 2950.041 of the	2678
Revised Code as it exists on and after January 1, 2008, not later	2679
than the earlier of the following:	2680
(a) The date that is six months after the date on which the	2681
offender or delinquent child received a registered letter from the	2682
attorney general under division (A)(2) or (B) of section 2950.031	2683

- of the Revised Code copy of the court order specifying the 2684 judicial tier reclassification of the offender or child; 2685
- (b) The earlier of the date on which the offender or 2686 delinquent child would be required to verify a previously 2687 registered address under section 2950.06 of the Revised Code as it 2688 exists on and after January July 1, 2008, or, if 2011, with that 2689 date being determined based on the judicial tier reclassification 2690 of the offender or child; 2691
- (c) If the offender or delinquent child has changed a 2692 previously registered address, the date on which the offender or 2693 delinquent child would be required to register a new residence, 2694 school, institution of higher education, or place of employment 2695 address under section 2950.05 of the Revised Code as it exists on 2696

and after January July 1, 2008 2011.

- (8) If the offender's or delinquent child's duty to register 2698 was imposed pursuant to section 2950.04 or 2950.041 of the Revised 2699 Code as they existed prior to January 1, 2008, on and after the 2700 date of the judicial tier reclassification of the offender or 2701 child, the offender's or delinquent child's duty resulting from 2702 the reclassification to comply with sections 2950.04, 2950.041, 2703 2950.05, and 2950.06 of the Revised Code as they exist on and 2704 after January July 1, 2008 2011, is a continuation of the 2705 offender's or delinquent child's former duty to register imposed 2706 prior to January 1, 2008, under section 2950.04 or 2950.041 of the 2707 Revised Code and shall be considered for all purposes as having 2708 commenced on the date that the offender's or child's duty under 2709 that section commenced. 2710
- (B) The duty of an offender who is convicted of, pleads 2711 guilty to, has been convicted of, or has pleaded guilty to a 2712 sexually oriented offense or a child-victim oriented offense and 2713 the duty of a delinquent child who is or has been adjudicated a 2714 delinquent child for committing a sexually oriented offense or a 2715 child-victim oriented offense and is classified a juvenile 2716 offender registrant or who is an out-of-state juvenile offender 2717 registrant to comply with sections 2950.04, 2950.041, 2950.05, and 2718 2950.06 of the Revised Code continues, after the date of 2719 commencement, for whichever of the following periods is 2720 applicable: 2721
- (1) Except as otherwise provided in this division, if the 2722 person is an offender who is a tier III sex offender/child-victim 2723 offender relative to the sexually oriented offense or child-victim 2724 oriented offense, if the person is a delinquent child who is a 2725 tier III sex offender/child-victim offender relative to the 2726 sexually oriented offense or child-victim oriented offense, or if 2727 the person is a delinquent child who is a public 2728

registry-qualified juvenile offender registrant relative to the	2729
sexually oriented offense, the offender's or delinquent child's	2730
duty to comply with those sections continues until the offender's	2731
or delinquent child's death. Regarding a delinquent child who is a	2732
tier III sex offender/child-victim offender relative to the	2733
offense but is not a public registry-qualified juvenile offender	2734
registrant relative to the offense, if the judge who made the	2735
disposition for the delinquent child or that judge's successor in	2736
office subsequently enters a determination pursuant to section	2737
2152.84 or 2152.85 of the Revised Code that the delinquent child	2738
no longer is a tier III sex offender/child-victim offender, the	2739
delinquent child's duty to comply with those sections continues	2740
for the period of time that is applicable to the delinquent child	2741
under division (B)(2) or (3) of this section, based on the	2742
reclassification of the child pursuant to section 2152.84 or	2743
<del>21562.85</del> 2152.85 of the Revised Code as a tier I sex	2744
offender/child-victim offender or a tier II sex	2745
offender/child-victim offender. In no case shall the lifetime duty	2746
to comply that is imposed under this division on an offender who	2747
is a tier III sex offender/child-victim offender be removed or	2748
terminated. A delinquent child who is a public registry-qualified	2749
juvenile offender registrant may have the lifetime duty to	2750
register terminated only pursuant to section 2950.15 of the	2751
Revised Code.	2752

(2) If the person is an offender who is a tier II sex 2753 offender/child-victim offender relative to the sexually oriented 2754 offense or child-victim oriented offense, the offender's duty to 2755 comply with those sections continues for twenty-five years. Except 2756 as otherwise provided in this division, if the person is a 2757 delinquent child who is a tier II sex offender/child-victim 2758 offender relative to the sexually oriented offense or child-victim 2759 oriented offense, the delinquent child's duty to comply with those 2760 sections continues for twenty years. Regarding a delinquent child 2761

who is a tier II sex offender/child-victim offender relative to 2762 the offense but is not a public registry-qualified juvenile 2763 offender registrant relative to the offense, if the judge who made 2764 the disposition for the delinquent child or that judge's successor 2765 in office subsequently enters a determination pursuant to section 2766 2152.84 or 2152.85 of the Revised Code that the delinquent child 2767 no longer is a tier II sex offender/child-victim offender but 2768 remains a juvenile offender registrant, the delinquent child's 2769 duty to comply with those sections continues for the period of 2770 time that is applicable to the delinquent child under division 2771 (B)(3) of this section, based on the reclassification of the child 2772 pursuant to section 2152.84 or 2152.85 of the Revised Code as a 2773 tier I sex offender/child-victim offender. 2774

(3) Except as otherwise provided in this division, if the 2775 person is an offender who is a tier I sex offender/child-victim 2776 offender relative to the sexually oriented offense or child-victim 2777 oriented offense, the offender's duty to comply with those 2778 sections continues for fifteen years. Except as otherwise provided 2779 in this division, if the person is a delinquent child who is a 2780 tier I sex offender/child-victim offender relative to the sexually 2781 oriented offense or child-victim oriented offense, the delinquent 2782 child's duty to comply with those sections continues for ten 2783 years. Regarding a delinquent child who is a juvenile offender 2784 registrant and a tier I sex offender/child-victim offender but is 2785 not a public registry-qualified juvenile offender registrant, if 2786 the judge who made the disposition for the delinquent child or 2787 that judge's successor in office subsequently enters a 2788 determination pursuant to section 2152.84 or 2152.85 of the 2789 Revised Code that the delinquent child no longer is to be 2790 classified a juvenile offender registrant, the delinquent child's 2791 duty to comply with those sections terminates upon the court's 2792 entry of the determination. A person who is an offender who is a 2793 tier I sex offender/child-victim offender may have the 2794 fifteen-year duty to register terminated only pursuant to section 2795 2950.15 of the Revised Code. 2796

(C)(1) If an offender has been convicted of or pleaded quilty 2797 to a sexually oriented offense and the offender subsequently is 2798 convicted of or pleads guilty to another sexually oriented offense 2799 or a child-victim oriented offense, if an offender has been 2800 convicted of or pleaded guilty to a child-victim oriented offense 2801 and the offender subsequently is convicted of or pleads guilty to 2802 another child-victim oriented offense or a sexually oriented 2803 offense, if a delinquent child has been adjudicated a delinquent 2804 child for committing a sexually oriented offense and is classified 2805 a juvenile offender registrant or is an out-of-state juvenile 2806 offender registrant and the child subsequently is adjudicated a 2807 delinquent child for committing another sexually oriented offense 2808 or a child-victim oriented offense and is classified a juvenile 2809 offender registrant relative to that offense or subsequently is 2810 convicted of or pleads guilty to another sexually oriented offense 2811 or a child-victim oriented offense, or if a delinquent child has 2812 been adjudicated a delinquent child for committing a child-victim 2813 oriented offense and is classified a juvenile offender registrant 2814 or is an out-of-state juvenile offender registrant and the child 2815 subsequently is adjudicated a delinquent child for committing 2816 another child-victim oriented offense or a sexually oriented 2817 offense and is classified a juvenile offender registrant relative 2818 to that offense or subsequently is convicted of or pleads guilty 2819 to another child-victim oriented offense or a sexually oriented 2820 offense, the period of time for which the offender or delinquent 2821 child must comply with the sections specified in division (A) of 2822 this section shall be separately calculated pursuant to divisions 2823 (A)(1) to (8) and (B)(1) to (3) of this section for each of the 2824 sexually oriented offenses and child-victim oriented offenses, and 2825 the offender or delinquent child shall comply with each separately 2826 calculated period of time independently. 2827

If a delinquent child has been adjudicated a delinquent child	2828
for committing a sexually oriented offense or a child-victim	2829
oriented offense, is classified a juvenile offender registrant or	2830
is an out-of-state juvenile offender registrant relative to that	2831
offense, and, after attaining eighteen years of age, subsequently	2832
is convicted of or pleads guilty to another sexually oriented	2833
offense or child-victim oriented offense, the subsequent	2834
conviction or guilty plea does not limit, affect, or supersede the	2835
duties imposed upon the delinquent child under this chapter	2836
relative to the delinquent child's classification as a juvenile	2837
offender registrant or as an out-of-state juvenile offender	2838
registrant, and the delinquent child shall comply with both those	2839
duties and the duties imposed under this chapter relative to the	2840
subsequent conviction or guilty plea.	2841

(2) If a delinquent child has been adjudicated a delinquent 2842 child for committing a sexually oriented offense or a child-victim 2843 oriented offense and is classified a juvenile offender registrant 2844 relative to the offense and if the juvenile judge or the judge's 2845 successor in office subsequently reclassifies the offense tier in 2846 which the child is classified pursuant to section 2152.84 or 2847 2152.85 of the Revised Code, the judge's subsequent determination 2848 to reclassify the child does not affect the date of commencement 2849 of the delinquent child's duty to comply with sections 2950.04, 2850 2950.041, 2950.05, and 2950.06 of the Revised Code as determined 2851 under division (A) of this section. The child's duty to comply 2852 with those sections after the reclassification is a continuation 2853 of the child's duty to comply with the sections that was in effect 2854 prior to the reclassification, and the duty shall continue for the 2855 period of time specified in division (B)(1), (2), or (3) of this 2856 section, whichever is applicable. 2857

If, prior to January 1, 2008, an offender had a duty to 2858 comply with the sections specified in division (A) of this section 2859

as a result of a conviction of or plea of guilty to a sexually	2860
oriented offense or child-victim oriented offense as those terms	2861
were defined in section 2950.01 of the Revised Code prior to	2862
January 1, 2008, or a delinquent child had a duty to comply with	2863
those sections as a result of an adjudication as a delinquent	2864
child for committing one of those offenses as they were defined	2865
prior to January 1, 2008, <u>on and after the date of the judicial</u>	2866
tier reclassification of the offender or child, the period of time	2867
specified in division $(B)(1)$ , $(2)$ , or $(3)$ of this section on $\frac{1}{2}$	2868
after January July 1, 2008 2011, for which a person must comply	2869
with sections 2950.04, 2950.041, 2950.05, and 2950.06 of the	2870
Revised Code applies to the person, automatically replaces the	2871
period of time for which the person had to comply with those	2872
sections prior to January 1, 2008, and is a continuation of the	2873
person's duty to comply with the sections that was in effect prior	2874
to the reclassification of the person as described in this	2875
division. If, prior to January 1, 2008, an offender or a	2876
delinquent child had a duty to comply with the sections specified	2877
in division (A) of this section, the offender's or delinquent	2878
child's <del>classification</del> reclassification as a tier I sex	2879
offender/child-victim offender, a tier II sex	2880
offender/child-victim offender, or a tier III sex	2881
offender/child-victim offender for purposes of that period of time	2882
shall be determined as specified in section <del>2950.031 or 2950.032</del>	2883
2950.035 or 2950.036 of the Revised Code, as and, if applicable,	2884
section 2950.037 of the Revised Code.	2885

(D) The duty of an offender or delinquent child to register

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under this chapter is tolled for any period during which the

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offender or delinquent child is returned to confinement in a

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secure facility for any reason or imprisoned for an offense when

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the confinement in a secure facility or imprisonment occurs

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subsequent to the date determined pursuant to division (A) of this

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section. The offender's or delinquent child's duty to register

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under this chapter resumes upon the offender's or delinquent	2893
child's release from confinement in a secure facility or	2894
imprisonment.	2895

(E) An offender or delinquent child who has been or is 2896 convicted, has pleaded or pleads guilty, or has been or is 2897 adjudicated a delinquent child, in a court in another state, in a 2898 federal court, military court, or Indian tribal court, or in a 2899 court of any nation other than the United States for committing a 2900 sexually oriented offense or a child-victim oriented offense may 2901 apply to the sheriff of the county in which the offender or 2902 delinquent child resides or temporarily is domiciled, or in which 2903 the offender attends a school or institution of higher education 2904 or is employed, for credit against the duty to register for the 2905 time that the offender or delinquent child has complied with the 2906 sex offender or child-victim offender registration requirements of 2907 another jurisdiction. The sheriff shall grant the offender or 2908 delinquent child credit against the duty to register for time for 2909 which the offender or delinquent child provides adequate proof 2910 that the offender or delinquent child has complied with the sex 2911 offender or child-victim offender registration requirements of 2912 another jurisdiction. If the offender or delinquent child 2913 disagrees with the determination of the sheriff, the offender or 2914 delinquent child may appeal the determination to the court of 2915 common pleas of the county in which the offender or delinquent 2916 child resides or is temporarily domiciled, or in which the 2917 offender attends a school or institution of higher education or is 2918 employed. 2919

Sec. 2950.08. (A) Subject to division (B) of this section, 2920 the statements, information, photographs, fingerprints, and 2921 material required by sections 2950.04, 2950.041, 2950.05, and 2922 2950.06 of the Revised Code and provided by a person who 2923 registers, who provides notice of a change of residence, school, 2924

institution of higher education, or place of employment address	2925
and registers the new residence, school, institution of higher	2926
education, or place of employment address, or who provides	2927
verification of a current residence, school, institution of higher	2928
education, or place of employment address pursuant to those	2929
sections and that are in the possession of the bureau of criminal	2930
identification and investigation and the information in the	2931
possession of the bureau that was received by the bureau pursuant	2932
to section 2950.14 of the Revised Code shall not be open to	2933
inspection by the public or by any person other than the following	2934
persons:	2935
(1) A regularly employed peace officer or other law	2936
enforcement officer;	2937
(2) An authorized employee of the bureau of criminal	2938
identification and investigation for the purpose of providing	2939
information to a board, administrator, or person pursuant to	2940
division (F) or (G) of section 109.57 of the Revised Code;	2941
(3) The registrar of motor vehicles, or an employee of the	2942
registrar of motor vehicles, for the purpose of verifying and	2943
updating any of the information so provided, upon the request of	2944
the bureau of criminal identification and investigation:	2945
(4) Judges and court personnel for the purpose of making a	2946
judicial tier reclassification of an offender or delinquent child	2947
pursuant to section 2950.035 or 2950.036 of the Revised Code.	2948
(B) Division (A) of this section does not apply to any	2949
information that is contained in the internet sex offender and	2950
child-victim offender database established by the attorney general	2951
under division (A)(11) of section 2950.13 of the Revised Code	2952
regarding offenders and that is disseminated as described in that	2953
division.	2954

Sec. 2950.13. (A) The attorney general shall do all of the 2955 following:

(1) No later than July 1, 1997, establish and maintain a 2957 state registry of sex offenders and child-victim offenders that is 2958 housed at the bureau of criminal identification and investigation 2959 and that contains all of the registration, change of residence, 2960 school, institution of higher education, or place of employment 2961 address, and verification information the bureau receives pursuant 2962 to sections 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised 2963 Code regarding each person who is convicted of, pleads guilty to, 2964 has been convicted of, or has pleaded guilty to a sexually 2965 oriented offense or a child-victim oriented offense and each 2966 person who is or has been adjudicated a delinquent child for 2967 committing a sexually oriented offense or a child-victim oriented 2968 offense and is classified a juvenile offender registrant or is an 2969 out-of-state juvenile offender registrant based on that 2970 adjudication, all of the information the bureau receives pursuant 2971 to section 2950.14 of the Revised Code, and any notice of an order 2972 terminating or modifying an offender's or delinquent child's duty 2973 to comply with sections 2950.04, 2950.041, 2950.05, and 2950.06 of 2974 the Revised Code the bureau receives pursuant to section 2152.84, 2975 2152.85, or 2950.15 of the Revised Code. For a person who was 2976 convicted of or pleaded guilty to the sexually oriented offense or 2977 child-victim related offense, the registry also shall indicate 2978 whether the person was convicted of or pleaded guilty to the 2979 offense in a criminal prosecution or in a serious youthful 2980 offender case. The registry shall not be open to inspection by the 2981 public or by any person other than a person identified in division 2982 (A) of section 2950.08 of the Revised Code. In addition to the 2983 information and material previously identified in this division, 2984 the registry shall include all of the following regarding each 2985 person who is listed in the registry: 2986

(a) A citation for, and the name of, all sexually oriented	2987
offenses or child-victim oriented offenses of which the person was	2988
convicted, to which the person pleaded guilty, or for which the	2989
person was adjudicated a delinquent child and that resulted in a	2990
registration duty, and the date on which those offenses were	2991
committed;	2992
(b) The text of the sexually oriented offenses or	2993
child-victim oriented offenses identified in division (A)(1)(a) of	2994
this section as those offenses existed at the time the person was	2995
convicted of, pleaded guilty to, or was adjudicated a delinquent	2996
child for committing those offenses, or a link to a database that	2997
sets forth the text of those offenses;	2998
(c) A statement as to whether the person is a tier I sex	2999
offender/child-victim offender, a tier II sex	3000
offender/child-victim offender, or a tier III sex	3001
offender/child-victim offender for the sexually oriented offenses	3002
or child-victim oriented offenses identified in division (A)(1)(a)	3003
of this section;	3004
(d) The community supervision status of the person,	3005
including, but not limited to, whether the person is serving a	3006
community control sanction and the nature of any such sanction,	3007
whether the person is under supervised release and the nature of	3008
the release, or regarding a juvenile, whether the juvenile is	3009
under any type of release authorized under Chapter 2152. or 5139.	3010
of the Revised Code and the nature of any such release;	3011
(e) The offense and delinquency history of the person, as	3012
determined from information gathered or provided under sections	3013
109.57 and 2950.14 of the Revised Code;	3014
(f) The bureau of criminal identification and investigation	3015
tracking number assigned to the person if one has been so	3016

assigned, the federal bureau of investigation number assigned to

the person if one has been assigned and the bureau of criminal	3018
identification and investigation is aware of the number, and any	3019
other state identification number assigned to the person of which	3020
the bureau is aware;	3021
(g) Fingerprints and palmprints of the person;	3022
(h) A DNA specimen, as defined in section 109.573 of the	3023
Revised Code, from the person;	3024
(i) Whether the person has any outstanding arrest warrants;	3025
(j) Whether the person is in compliance with the person's	3026
duties under this chapter.	3027
(2) In consultation with local law enforcement	3028
representatives and no later than July 1, 1997, adopt rules that	3029
contain guidelines necessary for the implementation of this	3030
chapter;	3031
(3) In consultation with local law enforcement	3032
representatives, adopt rules for the implementation and	3033
administration of the provisions contained in section 2950.11 of	3034
the Revised Code that pertain to the notification of neighbors of	3035
an offender or a delinquent child who has committed a sexually	3036
oriented offense or a child-victim oriented offense and and is in	3037
a category specified in division (F)(1) of that section and rules	3038
that prescribe a manner in which victims of a sexually oriented	3039
offense or a child-victim oriented offense committed by an	3040
offender or a delinquent child who is in a category specified in	3041
division (B)(1) of section 2950.10 of the Revised Code may make a	3042
request that specifies that the victim would like to be provided	3043
the notices described in divisions (A)(1) and (2) of section	3044
2950.10 of the Revised Code;	3045
(4) In consultation with local law enforcement	3046
representatives and through the bureau of criminal identification	3047

and investigation, prescribe the forms to be used by judges and

officials pursuant to section 2950.03 <u>, 2950.035</u> , or <del>2950.032</del>	3049
2950.036 of the Revised Code to advise offenders and delinquent	3050
children of their duties of filing a notice of intent to reside,	3051
registration, notification of a change of residence, school,	3052
institution of higher education, or place of employment address	3053
and registration of the $new_{ au}$ school, institution of higher	3054
education, or place of employment address, as applicable, and	3055
address verification under sections 2950.04, 2950.041, 2950.05,	3056
and 2950.06 of the Revised Code, and prescribe the forms to be	3057
used by sheriffs relative to those duties of filing a notice of	3058
intent to reside, registration, change of residence, school,	3059
institution of higher education, or place of employment address	3060
notification, and address verification;	3061
(5) Make copies of the forms prescribed under division (A)(4)	3062
of this section available to judges, officials, and sheriffs;	3063
(6) Through the bureau of criminal identification and	3064
investigation, provide the notifications, the information and	3065
materials, and the documents that the bureau is required to	3066
provide to appropriate law enforcement officials and to the	3067
federal bureau of investigation pursuant to sections 2950.04,	3068
2950.041, 2950.05, and 2950.06 of the Revised Code;	3069
(7) Through the bureau of criminal identification and	3070
investigation, maintain the verification forms returned under the	3071
address verification mechanism set forth in section 2950.06 of the	3072
Revised Code;	3073
(8) In consultation with representatives of the officials,	3074
judges, and sheriffs, adopt procedures for officials, judges, and	3075
sheriffs to use to forward information, photographs, and	3076
fingerprints to the bureau of criminal identification and	3077
investigation pursuant to the requirements of sections 2950.03,	3078
2950.04, 2950.041, 2950.05, 2950.06, and 2950.11 of the Revised	3079

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Code;

(9) In consultation with the director of education, the	3081
director of job and family services, and the director of	3082
rehabilitation and correction, adopt rules that contain guidelines	3083
to be followed by boards of education of a school district,	3084
chartered nonpublic schools or other schools not operated by a	3085
board of education, preschool programs, child day-care centers,	3086
type A family day-care homes, certified type B family day-care	3087
homes, and institutions of higher education regarding the proper	3088
use and administration of information received pursuant to section	3089
2950.11 of the Revised Code relative to an offender or delinquent	3090
child who has committed a sexually oriented offense or a	3091
child-victim oriented offense and is in a category specified in	3092
division (F)(1) of that section;	3093
(10) In consultation with local law enforcement	3094
representatives and no later than July 1, 1997, adopt rules that	3095
designate a geographic area or areas within which the notice	3096
described in division (B) of section 2950.11 of the Revised Code	3097
must be given to the persons identified in divisions (A)(2) to (8)	3098
and (A)(10) of that section;	3099
(11) Through the bureau of criminal identification and	3100
investigation, not later than January 1, 2004, establish and	3101
operate on the internet a sex offender and child-victim offender	3102
database that contains information for every offender who has	3103
committed a sexually oriented offense or a child-victim oriented	3104

offense and registers in any county in this state pursuant to

section 2950.04 or 2950.041 of the Revised Code and for every

a public registry-qualified juvenile offender registrant, and

registers in any county in this state pursuant to either such

delinquent child who has committed a sexually oriented offense, is

section. The bureau shall not include on the database the identity

of any offender's or public registry-qualified juvenile offender

registrant's victim, any offender's or public registry-qualified

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juvenile offender registrant's social security number, the name of	3113
any school or institution of higher education attended by any	3114
offender or public registry-qualified juvenile offender	3115
registrant, the name of the place of employment of any offender or	3116
public registry-qualified juvenile offender registrant, any	3117
tracking or identification number described in division (A)(1)(f)	3118
of this section, or any information described in division (C)(7)	3119
of section 2950.04 or 2950.041 of the Revised Code. The bureau	3120
shall provide on the database, for each offender and each public	3121
registry-qualified juvenile offender registrant, at least the	3122
information specified in divisions (A)(11)(a) to (h) of this	3123
section. Otherwise, the bureau shall determine the information to	3124
be provided on the database for each offender and public	3125
registry-qualified juvenile offender registrant and shall obtain	3126
that information from the information contained in the state	3127
registry of sex offenders and child-victim offenders described in	3128
division (A)(1) of this section, which information, while in the	3129
possession of the sheriff who provided it, is a public record open	3130
for inspection as described in section 2950.081 of the Revised	3131
Code. The database is a public record open for inspection under	3132
section 149.43 of the Revised Code, and it shall be searchable by	3133
offender or public registry-qualified juvenile offender registrant	3134
name, by county, by zip code, and by school district. The database	3135
shall provide a link to the web site of each sheriff who has	3136
established and operates on the internet a sex offender and	3137
child-victim offender database that contains information for	3138
offenders and public registry-qualified juvenile offender	3139
registrants who register in that county pursuant to section	3140
2950.04 or 2950.041 of the Revised Code, with the link being a	3141
direct link to the sex offender and child-victim offender database	3142
for the sheriff. The bureau shall provide on the database, for	3143
each offender and public registry-qualified juvenile offender	3144
registrant, at least the following information:	3145

(a) The information described in divisions (A)(1)(a), (b),	3146
(c), and (d) of this section relative to the offender or public	3147
registry-qualified juvenile offender registrant;	3148
(b) The address of the offender's or public	3149
registry-qualified juvenile offender registrant's school,	3150
institution of higher education, or place of employment provided	3151
in a registration form;	3152
(c) The information described in division (C)(6) of section	3153
2950.04 or 2950.041 of the Revised Code;	3154
(d) A chart describing which sexually oriented offenses and	3155
child-victim oriented offenses are included in the definitions of	3156
tier I sex offender/child-victim offender, tier II sex	3157
offender/child-victim offender, and tier III sex	3158
offender/child-victim offender;	3159
(e) Fingerprints and palm prints palmprints of the offender	3160
or public registry-qualified juvenile offender registrant and a	3161
DNA specimen from the offender or public registry-qualified	3162
<pre>juvenile offender registrant;</pre>	3163
(f) The information set forth in division (B) of section	3164
2950.11 of the Revised Code;	3165
(g) Any outstanding arrest warrants for the offender or	3166
public registry-qualified juvenile offender registrant;	3167
(h) The offender's or public registry-qualified juvenile	3168
offender registrant's compliance status with duties under this	3169
chapter.	3170
(12) Develop software to be used by sheriffs in establishing	3171
on the internet a sex offender and child-victim offender database	3172
for the public dissemination of some or all of the information and	3173
materials described in division (A) of section 2950.081 of the	3174
Revised Code that are public records under that division, that are	3175

not prohibited from inclusion by division (B) of that section, and	3176
that pertain to offenders and public registry-qualified juvenile	3177
offender registrants who register in the sheriff's county pursuant	3178
to section 2950.04 or 2950.041 of the Revised Code and for the	3179
public dissemination of information the sheriff receives pursuant	3180
to section 2950.14 of the Revised Code and, upon the request of	3181
any sheriff, provide technical guidance to the requesting sheriff	3182
in establishing on the internet such a database;	3183

(13) Through the bureau of criminal identification and 3184 investigation, not later than January 1, 2004, establish and 3185 operate on the internet a database that enables local law 3186 enforcement representatives to remotely search by electronic means 3187 the state registry of sex offenders and child-victim offenders 3188 described in division (A)(1) of this section and any information 3189 and materials the bureau receives pursuant to sections 2950.04, 3190 2950.041, 2950.05, 2950.06, and 2950.14 of the Revised Code. The 3191 database shall enable local law enforcement representatives to 3192 obtain detailed information regarding each offender and delinquent 3193 child who is included in the registry, including, but not limited 3194 to the offender's or delinquent child's name, aliases, residence 3195 address, name and address of any place of employment, school, 3196 institution of higher education, if applicable, license plate 3197 number of each vehicle identified in division (C)(5) of section 3198 2950.04 or 2950.041 of the Revised Code to the extent applicable, 3199 victim preference if available, date of most recent release from 3200 confinement if applicable, fingerprints, and palmprints, all of 3201 the information and material described in division divisions 3202 (A)(1)(a) to (h) of this section regarding the offender or 3203 delinquent child, and other identification parameters the bureau 3204 considers appropriate. The database is not a public record open 3205 for inspection under section 149.43 of the Revised Code and shall 3206 be available only to law enforcement representatives as described 3207 in this division. Information obtained by local law enforcement 3208

representatives through use of this database is not open to	3209
inspection by the public or by any person other than a person	3210
identified in division (A) of section 2950.08 of the Revised Code.	3211
(14) Through the bureau of criminal identification and	3212
investigation, maintain a list of requests for notice about a	3213
specified offender or delinquent child or specified geographical	3214
notification area made pursuant to division (J) of section 2950.11	3215
of the Revised Code and, when an offender or delinquent child	3216
changes residence to another county, forward any requests for	3217
information about that specific offender or delinquent child to	3218
the appropriate sheriff;	3219
(15) Through the bureau of criminal identification and	3220
investigation, establish and operate a system for the immediate	3221
notification by electronic means of the appropriate officials in	3222
other states specified in this division each time an offender or	3223
delinquent child registers a residence, school, institution of	3224
higher education, or place of employment address under section	3225
2950.04 or 2950.041 of the revised Revised Code or provides a	3226
notice of a change of address or registers a new address under	3227
division (A) or (B) of section 2950.05 of the Revised Code. The	3228
immediate notification by electronic means shall be provided to	3229
the appropriate officials in each state in which the offender or	3230
delinquent child is required to register a residence, school,	3231
institution of higher education, or place of employment address.	3232
The notification shall contain the offender's or delinquent	3233
child's name and all of the information the bureau receives from	3234
the sheriff with whom the offender or delinquent child registered	3235
the address or provided the notice of change of address or	3236
registered the new address.	3237
(B) The attorney general in consultation with local law	3238

enforcement representatives, may adopt rules that establish one or

more categories of neighbors of an offender or delinquent child

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who, in addition to the occupants of residential premises and	3241
other persons specified in division (A)(1) of section 2950.11 of	3242
the Revised Code, must be given the notice described in division	3243
(B) of that section.	3244
(C) No person, other than a local law enforcement	3245
representative, shall knowingly do any of the following:	3246
(1) Gain or attempt to gain access to the database	3247
established and operated by the attorney general, through the	3248
bureau of criminal identification and investigation, pursuant to	3249
division (A)(13) of this section.	3250
(2) Permit any person to inspect any information obtained	3251
through use of the database described in division (C)(1) of this	3252
section, other than as permitted under that division.	3253
(D) As used in this section, "local law enforcement	3254
representatives" means representatives of the sheriffs of this	3255
state, representatives of the municipal chiefs of police and	3256
marshals of this state, and representatives of the township	3257
constables and chiefs of police of the township police departments	3258
or police district police forces of this state.	3259
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Section 2. That existing sections 2152.02, 2152.851, 2152.86,	3260
2950.01, 2950.03, 2950.04, 2950.041, 2950.06, 2950.07, 2950.08,	3261
and 2950.13 and sections 2950.031, 2950.032, 2950.033, and	3262
2950.043 of the Revised Code are hereby repealed.	3263
Section 3. Sections 1 and 2 of this act shall take effect on	3264
July 1, 2011.	3265
	2200