

**As Introduced**

**131st General Assembly**

**Regular Session**

**2015-2016**

**S. B. No. 184**

**Senator Balderson**

**Cosponsors: Senators Eklund, Hite, Jones, Manning, Patton**

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**A BILL**

To amend sections 2950.04, 2950.041, 2950.05, and  
2950.99 of the Revised Code to clarify the sex  
offender registration requirements.

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

**Section 1.** That sections 2950.04, 2950.041, 2950.05, and  
2950.99 of the Revised Code be amended to read as follows:

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

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(b) Immediately after a dispositional hearing is held on

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or after January 1, 2008, for a child who is adjudicated a delinquent child for committing a sexually oriented offense, is classified a juvenile offender registrant based on that adjudication, and is committed to the custody of the department of youth services or to a secure facility that is not operated by the department and before the child is transferred to the custody of the department of youth services or the secure facility to which the delinquent child is committed, the delinquent child shall register personally with the sheriff, or the sheriff's designee, of the county in which the delinquent child was classified a juvenile offender registrant based on that sexually oriented offense.

(c) A law enforcement officer shall be present at the sentencing hearing or dispositional hearing described in division (A)(1)(a) or (b) of this section to immediately transport the offender or delinquent child who is the subject of the hearing to the sheriff, or the sheriff's designee, of the county in which the offender or delinquent child is convicted, pleads guilty, or is adjudicated a delinquent child.

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

(2) Regardless of when the sexually oriented offense was

committed, each offender who is convicted of, pleads guilty to, 49  
has been convicted of, or has pleaded guilty to a sexually 50  
oriented offense shall comply with the following registration 51  
requirements described in divisions (A) (2) (a), (b), (c), (d), 52  
and (e) of this section: 53

(a) The offender shall register personally with the 54  
sheriff, or the sheriff's designee, of the county within three 55  
days of the offender's coming into a county in which the 56  
offender resides or temporarily is domiciled for more than three 57  
days. 58

(b) The offender shall register personally with the 59  
sheriff, or the sheriff's designee, of the county immediately 60  
upon coming into a county in which the offender attends a school 61  
or institution of higher education on a full-time or part-time 62  
basis regardless of whether the offender resides or has a 63  
temporary domicile in this state or another state. 64

(c) The offender shall register personally with the 65  
sheriff, or the sheriff's designee, of the county in which the 66  
offender is employed if the offender resides or has a temporary 67  
domicile in this state and has been employed in that county for 68  
more than three days or for an aggregate period of fourteen or 69  
more days in that calendar year. 70

(d) The offender shall register personally with the 71  
sheriff, or the sheriff's designee, of the county in which the 72  
offender then is employed if the offender does not reside or 73  
have a temporary domicile in this state and has been employed at 74  
any location or locations in this state more than three days or 75  
for an aggregate period of fourteen or more days in that 76  
calendar year. 77

(e) The offender shall register 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.

(3) (a) Each child who is adjudicated a delinquent child for committing a sexually oriented offense and who is classified a juvenile offender registrant based on that adjudication shall register personally with the sheriff, or the sheriff's designee, of the county within three days of the delinquent child's coming into a county in which the delinquent child resides or temporarily is domiciled for more than three days.

(b) In addition to the registration duty imposed under division (A) (3) (a) of this section, each public registry-qualified juvenile offender registrant shall comply with the following additional registration requirements:

(i) The public registry-qualified juvenile offender registrant shall register personally with the sheriff, or the sheriff's designee, of the county immediately upon coming into a county in which the registrant attends a school or institution of higher education on a full-time or part-time basis regardless of whether the registrant resides or has a temporary domicile in this state or another state.

(ii) The public registry-qualified juvenile offender registrant shall register personally with the sheriff, or the

sheriff's designee, of the county in which the registrant is 108  
employed if the registrant resides or has a temporary domicile 109  
in this state and has been employed in that county for more than 110  
three days or for an aggregate period of fourteen or more days 111  
in that calendar year. 112

(iii) The public registry-qualified juvenile offender 113  
registrant shall register personally with the sheriff, or the 114  
sheriff's designee, of the county in which the registrant then 115  
is employed if the registrant does not reside or have a 116  
temporary domicile in this state and has been employed at any 117  
location or locations in this state more than three days or for 118  
an aggregate period of fourteen or more days in that calendar 119  
year. 120

(iv) The public registry-qualified juvenile offender 121  
registrant shall register with the sheriff, or the sheriff's 122  
designee, or other appropriate person of the other state 123  
immediately upon entering into any state other than this state 124  
in which the registrant attends a school or institution of 125  
higher education on a full-time or part-time basis or upon being 126  
employed in any state other than this state for more than three 127  
days or for an aggregate period of fourteen or more days in that 128  
calendar year regardless of whether the registrant resides or 129  
has a temporary domicile in this state, the other state, or a 130  
different state. 131

(c) If the delinquent child is committed for the sexually 132  
oriented offense to the department of youth services or to a 133  
secure facility that is not operated by the department, this 134  
duty begins when the delinquent child is discharged or released 135  
in any manner from custody in a department of youth services 136  
secure facility or from the secure facility that is not operated 137

by the department if pursuant to the discharge or release the 138  
delinquent child is not committed to any other secure facility 139  
of the department or any other secure facility. 140

(4) Regardless of when the sexually oriented offense was 141  
committed, each person who is convicted, pleads guilty, or is 142  
adjudicated a delinquent child in a court in another state, in a 143  
federal court, military court, or Indian tribal court, or in a 144  
court in any nation other than the United States for committing 145  
a sexually oriented offense shall comply with the following 146  
registration requirements if, at the time the offender or 147  
delinquent child moves to and resides in this state or 148  
temporarily is domiciled in this state for more than three days, 149  
the offender or public registry-qualified juvenile offender 150  
registrant enters this state to attend a school or institution 151  
of higher education, or the offender or public registry- 152  
qualified juvenile offender registrant is employed in this state 153  
for more than the specified period of time, the offender or 154  
delinquent child has a duty to register as a sex offender or 155  
child-victim offender under the law of that other jurisdiction 156  
as a result of the conviction, guilty plea, or adjudication: 157

(a) Each offender and delinquent child shall register 158  
personally with the sheriff, or the sheriff's designee, of the 159  
county within three days of the offender's or delinquent child's 160  
coming into the county in which the offender or delinquent child 161  
resides or temporarily is domiciled for more than three days. 162

(b) Each offender or public registry-qualified juvenile 163  
offender registrant shall register personally with the sheriff, 164  
or the sheriff's designee, of the county immediately upon coming 165  
into a county in which the offender or public registry-qualified 166  
juvenile offender registrant attends a school or institution of 167

higher education on a full-time or part-time basis regardless of 168  
whether the offender or public registry-qualified juvenile 169  
offender registrant resides or has a temporary domicile in this 170  
state or another state. 171

(c) Each offender or public registry-qualified juvenile 172  
offender registrant shall register personally with the sheriff, 173  
or the sheriff's designee, of the county in which the offender 174  
or public registry-qualified juvenile offender registrant is 175  
employed if the offender resides or has a temporary domicile in 176  
this state and has been employed in that county for more than 177  
three days or for an aggregate period of fourteen days or more 178  
in that calendar year. 179

(d) Each offender or public registry-qualified juvenile 180  
offender registrant shall register personally with the sheriff, 181  
or the sheriff's designee, of the county in which the offender 182  
or public registry-qualified juvenile offender registrant then 183  
is employed if the offender or public registry-qualified 184  
juvenile offender registrant does not reside or have a temporary 185  
domicile in this state and has been employed at any location or 186  
locations in this state for more than three days or for an 187  
aggregate period of fourteen or more days in that calendar year. 188

(5) An offender or a delinquent child who is a public 189  
registry-qualified juvenile offender registrant is not required 190  
to register under division (A) (2), (3), or (4) of this section 191  
if a court issues an order terminating the offender's or 192  
delinquent child's duty to comply with sections 2950.04, 193  
2950.041, 2950.05, and 2950.06 of the Revised Code pursuant to 194  
section 2950.15 of the Revised Code. A delinquent child who is a 195  
juvenile offender registrant but is not a public registry- 196  
qualified juvenile offender registrant is not required to 197

register under any of those divisions if a juvenile court issues 198  
an order declassifying the delinquent child as a juvenile 199  
offender registrant pursuant to section 2152.84 or 2152.85 of 200  
the Revised Code. 201

(B) An offender or delinquent child who is required by 202  
division (A) of this section to register in this state 203  
personally shall obtain from the sheriff or from a designee of 204  
the sheriff a registration form that conforms to division (C) of 205  
this section, shall accurately complete and sign the form, and 206  
shall return the accurately completed form together with the 207  
offender's or delinquent child's photograph, copies of travel 208  
and immigration documents, and any other required material to 209  
the sheriff or the designee. The sheriff or designee shall sign 210  
the form and indicate on the form the date on which it is so 211  
returned. The registration required under this division is 212  
complete when the offender or delinquent child returns the form, 213  
containing the requisite accurate information, photograph, other 214  
required material, signatures, and date, to the sheriff or 215  
designee. The registration is not complete if the form returned 216  
by the offender or delinquent child contains inaccurate 217  
information. 218

(C) The registration form to be used under divisions (A) 219  
and (B) of this section shall include or contain all of the 220  
following for the offender or delinquent child who is 221  
registering, which shall be accurate as of the time of 222  
registration: 223

(1) The offender's or delinquent child's name and any 224  
aliases used by the offender or delinquent child; 225

(2) The offender's or delinquent child's social security 226  
number and date of birth, including any alternate social 227

security numbers or dates of birth that the offender or 228  
delinquent child has used or uses; 229

(3) Regarding an offender or delinquent child who is 230  
registering under a duty imposed under division (A)(1) of this 231  
section, a statement that the offender is serving a prison term, 232  
term of imprisonment, or any other type of confinement or a 233  
statement that the delinquent child is in the custody of the 234  
department of youth services or is confined in a secure facility 235  
that is not operated by the department; 236

(4) Regarding an offender or delinquent child who is 237  
registering under a duty imposed under division (A)(2), (3), or 238  
(4) of this section as a result of the offender or delinquent 239  
child residing in this state or temporarily being domiciled in 240  
this state for more than three days, the current residence 241  
address of the offender or delinquent child who is registering, 242  
the name and address of the offender's or delinquent child's 243  
employer if the offender or delinquent child is employed at the 244  
time of registration or if the offender or delinquent child 245  
knows at the time of registration that the offender or 246  
delinquent child will be commencing employment with that 247  
employer subsequent to registration, any other employment 248  
information, such as the general area where the offender or 249  
delinquent child is employed, if the offender or delinquent 250  
child is employed in many locations, and the name and address of 251  
the offender's or public registry-qualified juvenile offender 252  
registrant's school or institution of higher education if the 253  
offender or public registry-qualified juvenile offender 254  
registrant attends one at the time of registration or if the 255  
offender or public registry-qualified juvenile offender 256  
registrant knows at the time of registration that the offender 257  
or public registry-qualified juvenile offender registrant will 258

be commencing attendance at that school or institution 259  
subsequent to registration; 260

(5) Regarding an offender or public registry-qualified 261  
juvenile offender registrant who is registering under a duty 262  
imposed under division (A) (2), (3), or (4) of this section as a 263  
result of the offender or public registry-qualified juvenile 264  
offender registrant attending a school or institution of higher 265  
education in this state on a full-time or part-time basis or 266  
being employed in this state or in a particular county in this 267  
state, whichever is applicable, for more than three days or for 268  
an aggregate of fourteen or more days in any calendar year, the 269  
name and current address of the school, institution of higher 270  
education, or place of employment of the offender or public 271  
registry-qualified juvenile offender registrant who is 272  
registering, including any other employment information, such as 273  
the general area where the offender or public registry-qualified 274  
juvenile offender registrant is employed, if the offender or 275  
public registry-qualified juvenile offender registrant is 276  
employed in many locations; 277

(6) The identification license plate number of each 278  
vehicle the offender or delinquent child owns, of each vehicle 279  
registered in the offender's or delinquent child's name, of each 280  
vehicle the offender or delinquent child operates as a part of 281  
employment, and of each other vehicle that is regularly 282  
available to be operated by the offender or delinquent child; a 283  
description of where each vehicle is habitually parked, stored, 284  
docked, or otherwise kept; and, if required by the bureau of 285  
criminal identification and investigation, a photograph of each 286  
of those vehicles; 287

(7) If the offender or delinquent child has a driver's or 288

commercial driver's license or permit issued by this state or 289  
any other state or a state identification card issued under 290  
section 4507.50 or 4507.51 of the Revised Code or a comparable 291  
identification card issued by another state, the driver's 292  
license number, commercial driver's license number, or state 293  
identification card number; 294

(8) If the offender or delinquent child was convicted of, 295  
pleaded guilty to, or was adjudicated a delinquent child for 296  
committing the sexually oriented offense resulting in the 297  
registration duty in a court in another state, in a federal 298  
court, military court, or Indian tribal court, or in a court in 299  
any nation other than the United States, a DNA specimen, as 300  
defined in section 109.573 of the Revised Code, from the 301  
offender or delinquent child, a citation for, and the name of, 302  
the sexually oriented offense resulting in the registration 303  
duty, and a certified copy of a document that describes the text 304  
of that sexually oriented offense; 305

(9) A description of each professional and occupational 306  
license, permit, or registration, including those licenses, 307  
permits, and registrations issued under Title XLVII of the 308  
Revised Code, held by the offender or delinquent child; 309

(10) Any email addresses, internet identifiers, or 310  
telephone numbers registered to or used by the offender or 311  
delinquent child; 312

(11) Any other information required by the bureau of 313  
criminal identification and investigation. 314

(D) After an offender or delinquent child registers with a 315  
sheriff, or the sheriff's designee, pursuant to this section, 316  
the sheriff, or the sheriff's designee, shall forward the 317

signed, written registration form, photograph, and other 318  
material to the bureau of criminal identification and 319  
investigation in accordance with the forwarding procedures 320  
adopted pursuant to section 2950.13 of the Revised Code. If an 321  
offender registers a school, institution of higher education, or 322  
place of employment address, or provides a school or institution 323  
of higher education address under division (C)(4) of this 324  
section, the sheriff also shall provide notice to the law 325  
enforcement agency with jurisdiction over the premises of the 326  
school, institution of higher education, or place of employment 327  
of the offender's name and that the offender has registered that 328  
address as a place at which the offender attends school or an 329  
institution of higher education or at which the offender is 330  
employed. The bureau shall include the information and materials 331  
forwarded to it under this division in the state registry of sex 332  
offenders and child-victim offenders established and maintained 333  
under section 2950.13 of the Revised Code. 334

(E) No person who is required to register pursuant to 335  
divisions (A) and (B) of this section, and no person who is 336  
required to send a notice of intent to reside pursuant to 337  
division (G) of this section, shall fail to accurately register 338  
or send the notice of intent as required in accordance with 339  
those divisions or that division. 340

(F) An offender or delinquent child who is required to 341  
register pursuant to divisions (A) and (B) of this section shall 342  
register pursuant to this section for the period of time 343  
specified in section 2950.07 of the Revised Code, with the duty 344  
commencing on the date specified in division (A) of that 345  
section. 346

(G) If an offender or delinquent child who is required by 347

division (A) of this section to register is a tier III sex 348  
offender/child-victim offender, the offender or delinquent child 349  
also shall send the sheriff, or the sheriff's designee, of the 350  
county in which the offender or delinquent child intends to 351  
reside written notice of the offender's or delinquent child's 352  
intent to reside in the county. The offender or delinquent child 353  
shall send the notice of intent to reside at least twenty days 354  
prior to the date the offender or delinquent child begins to 355  
reside in the county. The notice of intent to reside shall 356  
contain the following information: 357

(1) The offender's or delinquent child's name; 358

(2) The address or addresses at which the offender or 359  
delinquent child intends to reside; 360

(3) The sexually oriented offense of which the offender 361  
was convicted, to which the offender pleaded guilty, or for 362  
which the child was adjudicated a delinquent child. 363

(H) If, immediately prior to January 1, 2008, an offender 364  
or delinquent child who was convicted of, pleaded guilty to, or 365  
was adjudicated a delinquent child for committing a sexually 366  
oriented offense or a child-victim oriented offense as those 367  
terms were defined in section 2950.01 of the Revised Code prior 368  
to January 1, 2008, was required by division (A) of this section 369  
or section 2950.041 of the Revised Code to register and if, on 370  
or after January 1, 2008, that offense is a sexually oriented 371  
offense as that term is defined in section 2950.01 of the 372  
Revised Code on and after January 1, 2008, the duty to register 373  
that is imposed pursuant to this section on and after January 1, 374  
2008, shall be considered, for purposes of section 2950.07 of 375  
the Revised Code and for all other purposes, to be a 376  
continuation of the duty imposed upon the offender or delinquent 377

child prior to January 1, 2008, under this section or section 378  
2950.041 of the Revised Code. 379

**Sec. 2950.041.** (A) (1) (a) Immediately after a sentencing 380  
hearing is held on or after January 1, 2008, for an offender who 381  
is convicted of or pleads guilty to a child-victim oriented 382  
offense and is sentenced to a prison term, a term of 383  
imprisonment, or any other type of confinement and before the 384  
offender is transferred to the custody of the department of 385  
rehabilitation and correction or to the official in charge of 386  
the jail, workhouse, state correctional institution, or other 387  
institution where the offender will be confined, the offender 388  
shall register personally with the sheriff, or the sheriff's 389  
designee, of the county in which the offender was convicted of 390  
or pleaded guilty to the child-victim offense. 391

(b) Immediately after a dispositional hearing is held on 392  
or after January 1, 2008, for a child who is adjudicated a 393  
delinquent child for committing a child-victim oriented offense, 394  
is classified a juvenile offender registrant based on that 395  
adjudication, and is committed to the custody of the department 396  
of youth services or to a secure facility that is not operated 397  
by the department and before the child is transferred to the 398  
custody of the department of youth services or the secure 399  
facility to which the delinquent child is committed, the 400  
delinquent child shall register personally with the sheriff, or 401  
the sheriff's designee, of the county in which the delinquent 402  
child was classified a juvenile offender registrant based on 403  
that child-victim oriented offense. 404

(c) A law enforcement officer shall be present at the 405  
sentencing hearing or dispositional hearing described in 406  
division (A) (1) (a) or (b) of this section to immediately 407

transport the offender or delinquent child who is the subject of 408  
the hearing to the sheriff, or the sheriff's designee, of the 409  
county in which the offender or delinquent child is convicted, 410  
pleads guilty, or is adjudicated a delinquent child. 411

(d) After an offender who has registered pursuant to 412  
division (A) (1) (a) of this section is released from a prison 413  
term, a term of imprisonment, or any other type of confinement, 414  
the offender shall register as provided in division (A) (2) of 415  
this section. After a delinquent child who has registered 416  
pursuant to division (A) (1) (b) of this section is released from 417  
the custody of the department of youth services or from a secure 418  
facility that is not operated by the department, the delinquent 419  
child shall register as provided in division (A) (3) of this 420  
section. 421

(2) Regardless of when the child-victim oriented offense 422  
was committed, each offender who is convicted of, pleads guilty 423  
to, has been convicted of, or has pleaded guilty to a child- 424  
victim oriented offense shall comply with all of the following 425  
registration requirements: 426

(a) The offender shall register personally with the 427  
sheriff, or the sheriff's designee, of the county within three 428  
days of the offender's coming into a county in which the 429  
offender resides or temporarily is domiciled for more than three 430  
days. 431

(b) The offender shall register personally with the 432  
sheriff, or the sheriff's designee, of the county immediately 433  
upon coming into a county in which the offender attends a school 434  
or institution of higher education on a full-time or part-time 435  
basis regardless of whether the offender resides or has a 436  
temporary domicile in this state or another state. 437

(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, or the sheriff's designee, of the county in which the offender then is employed if the offender does not reside or have a temporary domicile in this state and has been employed at any location or locations in this state for more than three days or for an aggregate period of fourteen or more days in that calendar 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.

(3) Regardless of when the child-victim oriented offense was committed, each child who on or after July 31, 2003, is adjudicated a delinquent child for committing a child-victim oriented offense and who is classified a juvenile offender registrant based on that adjudication shall register personally with the sheriff, or the sheriff's designee, of the county within three days of the delinquent child's coming into a county

in which the delinquent child resides or temporarily is 468  
domiciled for more than three days. If the delinquent child is 469  
committed for the child-victim oriented offense to the 470  
department of youth services or to a secure facility that is not 471  
operated by the department, this duty begins when the delinquent 472  
child is discharged or released in any manner from custody in a 473  
department of youth services secure facility or from the secure 474  
facility that is not operated by the department if pursuant to 475  
the discharge or release the delinquent child is not committed 476  
to any other secure facility of the department or any other 477  
secure facility. 478

(4) Regardless of when the child-victim oriented offense 479  
was committed, each person who is convicted, pleads guilty, or 480  
is adjudicated a delinquent child in a court in another state, 481  
in a federal court, military court, or Indian tribal court, or 482  
in a court in any nation other than the United States for 483  
committing a child-victim oriented offense shall comply with all 484  
of the following registration requirements if, at the time the 485  
offender or delinquent child moves to and resides in this state 486  
or temporarily is domiciled in this state for more than three 487  
days, the offender enters this state to attend the school or 488  
institution of higher education, or the offender is employed in 489  
this state for more than the specified period of time, the 490  
offender or delinquent child has a duty to register as a child- 491  
victim offender or sex offender under the law of that other 492  
jurisdiction as a result of the conviction, guilty plea, or 493  
adjudication: 494

(a) Each offender and delinquent child shall register 495  
personally with the sheriff, or the sheriff's designee, of the 496  
county within three days of the offender's or delinquent child's 497  
coming into the county in which the offender or delinquent child 498

resides or temporarily is domiciled for more than three days. 499

(b) Each offender shall register personally with the 500  
sheriff, or the sheriff's designee, of the county immediately 501  
upon coming into a county in which the offender attends a school 502  
or institution of higher education on a full-time or part-time 503  
basis regardless of whether the offender resides or has a 504  
temporary domicile in this state or another state. 505

(c) Each offender shall register personally with the 506  
sheriff, or the sheriff's designee, of the county in which the 507  
offender is employed if the offender resides or has a temporary 508  
domicile in this state and has been employed in that county for 509  
more than three days or for an aggregate period of fourteen days 510  
or more in that calendar year. 511

(d) Each offender shall register personally with the 512  
sheriff, or the sheriff's designee, of the county in which the 513  
offender then is employed if the offender does not reside or 514  
have a temporary domicile in this state and has not been 515  
employed at any location or locations in this state for more 516  
than three days or for an aggregate period of fourteen or more 517  
days in that calendar year. 518

(5) An offender is not required to register under division 519  
(A) (2), (3), or (4) of this section if a court issues an order 520  
terminating the offender's duty to comply with sections 2950.04, 521  
2950.041, 2950.05, and 2950.06 of the Revised Code pursuant to 522  
section 2950.15 of the Revised Code. A delinquent child who is a 523  
juvenile offender registrant but is not a public registry- 524  
qualified juvenile offender registrant is not required to 525  
register under any of those divisions if a juvenile court issues 526  
an order declassifying the delinquent child as a juvenile 527  
offender registrant pursuant to section 2152.84 or 2152.85 of 528

the Revised Code. 529

(B) An offender or delinquent child who is required by 530  
division (A) of this section to register in this state 531  
personally shall do so in the manner described in division (B) 532  
of section 2950.04 of the Revised Code, and the registration is 533  
complete as described in that division. 534

(C) The registration form to be used under divisions (A) 535  
and (B) of this section shall include or contain all of the 536  
following for the offender or delinquent child who is 537  
registering, which shall be accurate as of the time of 538  
registration: 539

(1) The offender's or delinquent child's name, any aliases 540  
used by the offender or delinquent child, and a photograph of 541  
the offender or delinquent child; 542

(2) The offender's or delinquent child's social security 543  
number and date of birth, including any alternate social 544  
security numbers or dates of birth that the offender or 545  
delinquent child has used or uses; 546

(3) Regarding an offender or delinquent child who is 547  
registering under a duty imposed under division (A) (1) of this 548  
section, a statement that the offender is serving a prison term, 549  
term of imprisonment, or any other type of confinement or a 550  
statement that the delinquent child is in the custody of the 551  
department of youth services or is confined in a secure facility 552  
that is not operated by the department; 553

(4) Regarding an offender or delinquent child who is 554  
registering under a duty imposed under division (A) (2), (3), or 555  
(4) of this section as a result of the offender or delinquent 556  
child residing in this state or temporarily being domiciled in 557

this state for more than three days, all of the information 558  
described in division (C) (4) of section 2950.04 of the Revised 559  
Code; 560

(5) Regarding an offender who is registering under a duty 561  
imposed under division (A) (2) or (4) of this section as a result 562  
of the offender attending a school or institution of higher 563  
education on a full-time or part-time basis or being employed in 564  
this state or in a particular county in this state, whichever is 565  
applicable, for more than three days or for an aggregate of 566  
fourteen or more days in any calendar year, all of the 567  
information described in division (C) (5) of section 2950.04 of 568  
the Revised Code; 569

(6) The identification license plate number issued by this 570  
state or any other state of each vehicle the offender or 571  
delinquent child owns, of each vehicle registered in the 572  
offender's or delinquent child's name, of each vehicle the 573  
offender or delinquent child operates as a part of employment, 574  
and of each other vehicle that is regularly available to be 575  
operated by the offender or delinquent child; a description of 576  
where each vehicle is habitually parked, stored, docked, or 577  
otherwise kept; and, if required by the bureau of criminal 578  
identification and investigation, a photograph of each of those 579  
vehicles; 580

(7) If the offender or delinquent child has a driver's or 581  
commercial driver's license or permit issued by this state or 582  
any other state or a state identification card issued under 583  
section 4507.50 or 4507.51 of the Revised Code or a comparable 584  
identification card issued by another state, the driver's 585  
license number, commercial driver's license number, or state 586  
identification card number; 587

(8) If the offender or delinquent child was convicted of, 588  
pleaded guilty to, or was adjudicated a delinquent child for 589  
committing the child-victim oriented offense resulting in the 590  
registration duty in a court in another state, in a federal 591  
court, military court, or Indian tribal court, or in a court in 592  
any nation other than the United States, a DNA specimen, as 593  
defined in section 109.573 of the Revised Code, from the 594  
offender or delinquent child, a citation for, and the name of, 595  
the child-victim oriented offense resulting in the registration 596  
duty, and a certified copy of a document that describes the text 597  
of that child-victim oriented offense; 598

(9) Copies of travel and immigration documents; 599

(10) A description of each professional and occupational 600  
license, permit, or registration, including those licenses, 601  
permits, and registrations issued under Title XLVII of the 602  
Revised Code, held by the offender or delinquent child; 603

(11) Any email addresses, internet identifiers, or 604  
telephone numbers registered to or used by the offender or 605  
delinquent child; 606

(12) Any other information required by the bureau of 607  
criminal identification and investigation. 608

(D) Division (D) of section 2950.04 of the Revised Code 609  
applies when an offender or delinquent child registers with a 610  
sheriff pursuant to this section. 611

(E) No person who is required to register pursuant to 612  
divisions (A) and (B) of this section, and no person who is 613  
required to send a notice of intent to reside pursuant to 614  
division (G) of this section, shall fail to accurately register 615  
or send the notice as required in accordance with those 616

divisions or that division. 617

(F) An offender or delinquent child who is required to 618  
register pursuant to divisions (A) and (B) of this section shall 619  
register pursuant to this section for the period of time 620  
specified in section 2950.07 of the Revised Code, with the duty 621  
commencing on the date specified in division (A) of that 622  
section. 623

(G) If an offender or delinquent child who is required by 624  
division (A) of this section to register is a tier III sex 625  
offender/child-victim offender, the offender or delinquent child 626  
also shall send the sheriff, or the sheriff's designee, of the 627  
county in which the offender or delinquent child intends to 628  
reside written notice of the offender's or delinquent child's 629  
intent to reside in the county. The offender or delinquent child 630  
shall send the notice of intent to reside at least twenty days 631  
prior to the date the offender or delinquent child begins to 632  
reside in the county. The notice of intent to reside shall 633  
contain all of the following information: 634

(1) The information specified in divisions (G)(1) and (2) 635  
of section 2950.04 of the Revised Code; 636

(2) The child-victim oriented offense of which the 637  
offender was convicted, to which the offender pleaded guilty, or 638  
for which the child was adjudicated a delinquent child. 639

(H) If, immediately prior to January 1, 2008, an offender 640  
or delinquent child who was convicted of, pleaded guilty to, or 641  
was adjudicated a delinquent child for committing a child-victim 642  
oriented offense or a sexually oriented offense as those terms 643  
were defined in section 2950.01 of the Revised Code prior to 644  
January 1, 2008, was required by division (A) of this section or 645

section 2950.04 of the Revised Code to register and if, on or 646  
after January 1, 2008, that offense is a child-victim oriented 647  
offense as that term is defined in section 2950.01 of the 648  
Revised Code on and after January 1, 2008, the duty to register 649  
that is imposed pursuant to this section on and after January 1, 650  
2008, shall be considered, for purposes of section 2950.07 of 651  
the Revised Code and for all other purposes, to be a 652  
continuation of the duty imposed upon the offender or delinquent 653  
child prior to January 1, 2008, under this section or section 654  
2950.04 of the Revised Code. 655

**Sec. 2950.05.** (A) (1) If an offender or delinquent child is 656  
required to register pursuant to division (A) (2), (3), or (4) of 657  
section 2950.04 or 2950.041 of the Revised Code, the delinquent 658  
child if not a public registry-qualified juvenile offender 659  
registrant shall provide written notice of any change of 660  
residence address, and the offender and public registry- 661  
qualified juvenile offender registrant shall provide notice of 662  
any change of residence, school, institution of higher 663  
education, or place of employment address, to the sheriff with 664  
whom the offender or delinquent child most recently registered 665  
the address under division (A) (2), (3), or (4) of section 666  
2950.04 or 2950.041 of the Revised Code or under division (B) of 667  
this section. A written notice of a change of school, 668  
institution of higher education, or place of employment address 669  
also shall include the name of the new school, institution of 670  
higher education, or place of employment. The delinquent child 671  
if not a public registry-qualified juvenile offender registrant 672  
shall provide the written notice at least twenty days prior to 673  
changing the residence address, and the offender and public 674  
registry-qualified juvenile offender registrant shall provide 675  
the written notice at least twenty days prior to changing the 676

address of the residence, school, or institution of higher 677  
education and not later than three days after changing the 678  
address of the place of employment. They shall provide the 679  
written notices during the period they are required to register. 680  
If a residence address change is not to a fixed address, the 681  
offender or delinquent child shall include in that notice a 682  
detailed description of the place or places at which the 683  
offender or delinquent child intends to stay and, not later than 684  
the end of the first business day immediately following the day 685  
on which the person obtains a fixed residence address, shall 686  
provide that sheriff written notice of that fixed residence 687  
address. If a person whose residence address change is not to a 688  
fixed address describes in a notice under this division the 689  
place or places at which the person intends to stay, for 690  
purposes of divisions (C) to (I) of this section, sections 691  
2950.06 to 2950.13 of the Revised Code, and sections 311.171 and 692  
2919.24 of the Revised Code, the place or places so described in 693  
the notice shall be considered the person's residence address 694  
and registered residence address until the person provides the 695  
written notice of a fixed residence address as described in this 696  
division. 697

(2) An offender or delinquent child who is required to 698  
provide a notice to a sheriff under division (A) (1) of this 699  
section shall provide accurate information in the notice. The 700  
requirement is not satisfied if the notice provided by the 701  
offender or delinquent child contains inaccurate information. 702

(B) (1) If an offender or public registry-qualified 703  
juvenile offender registrant is required to provide notice of a 704  
residence, school, institution of higher education, or place of 705  
employment address change under division (A) of this section, or 706  
a delinquent child who is not a public registry-qualified 707

juvenile offender registrant is required to provide notice of a 708  
residence address change under that division, the offender or 709  
delinquent child, at least twenty days prior to changing the 710  
residence, school, or institution of higher education address 711  
and not later than three days after changing the place of 712  
employment address, as applicable, also shall register the new 713  
address in the manner, and using the form, described in 714  
divisions (B) and (C) of section 2950.04 or 2950.041 of the 715  
Revised Code, whichever is applicable, with the sheriff of the 716  
county in which the offender's or delinquent child's new address 717  
is located, subject to division (C) of this section. If a 718  
residence address change is not to a fixed address, the offender 719  
or delinquent child shall include in the registration a detailed 720  
description of the place or places at which the offender or 721  
delinquent child intends to stay and, not later than the end of 722  
the first business day immediately following the day on which 723  
the person obtains a fixed residence address, shall register 724  
with that sheriff that fixed residence address. If a person 725  
whose residence address change is not to a fixed address 726  
describes in a registration under this division the place or 727  
places at which the person intends to stay, for purposes of 728  
divisions (C) to (I) of this section, sections 2950.06 to 729  
2950.13 of the Revised Code, and sections 311.171 and 2919.24 of 730  
the Revised Code, the place or places so described in the 731  
registration shall be considered the person's residence address 732  
and registered residence address, until the person registers a 733  
fixed residence address as described in this division. 734

(2) An offender or delinquent child who is required to 735  
provide notice to a sheriff under division (B)(1) of this 736  
section shall provide accurate information in the notice. The 737  
requirement is not satisfied if the notice provided by the 738

offender or delinquent child contains inaccurate information. 739

(C) Divisions (A) and (B) of this section apply to a 740  
person who is required to register pursuant to division (A) (2), 741  
(3), or (4) of section 2950.04 or 2950.041 of the Revised Code 742  
regardless of whether the new residence, school, institution of 743  
higher education, or place of employment address is in this 744  
state or in another state. If the new address is in another 745  
state, the person shall register with the appropriate law 746  
enforcement officials in that state in the manner required under 747  
the law of that state and within the earlier of the period of 748  
time required under the law of that state or at least seven days 749  
prior to changing the address. 750

(D) If an offender or delinquent child who is a public 751  
registry-qualified juvenile offender registrant is required to 752  
register pursuant to division (A) (2), (3), or (4) of section 753  
2950.04 or 2950.041 of the Revised Code, the offender or public 754  
registry-qualified juvenile offender registrant shall provide 755  
written notice, within three days of the change, of any change 756  
in vehicle information, email addresses, internet identifiers, 757  
or telephone numbers registered to or used by the offender or 758  
registrant to the sheriff with whom the offender or registrant 759  
has most recently registered under division (A) (2), (3), or (4) 760  
of section 2950.04 or 2950.041 of the Revised Code. The offender 761  
or delinquent child shall provide accurate information in the 762  
notice. The requirement is not satisfied if the notice provided 763  
by the offender or delinquent child contains inaccurate 764  
information. 765

(E) (1) Upon receiving from an offender or delinquent child 766  
pursuant to division (A) of this section notice of a change of 767  
the offender's or public registry-qualified juvenile offender 768

registrant's residence, school, institution of higher education, 769  
or place of employment address or the residence address of a 770  
delinquent child who is not a public registry-qualified juvenile 771  
offender registrant, a sheriff promptly shall forward the new 772  
address to the bureau of criminal identification and 773  
investigation in accordance with the forwarding procedures 774  
adopted pursuant to section 2950.13 of the Revised Code if the 775  
new address is in another state or, if the new address is 776  
located in another county in this state, to the sheriff of that 777  
county. Upon receiving from an offender or public registry- 778  
qualified juvenile offender registrant notice of vehicle and 779  
identifier changes pursuant to division (D) of this section, a 780  
sheriff promptly shall forward the new information to the bureau 781  
of criminal identification and investigation in accordance with 782  
the forwarding procedures adopted pursuant to section 2950.13 of 783  
the Revised Code. The bureau shall include all information 784  
forwarded to it under this division in the state registry of sex 785  
offenders and child-victim offenders established and maintained 786  
under section 2950.13 of the Revised Code and shall forward 787  
notice of the offender's or delinquent child's new residence, 788  
school, institution of higher education, or place of employment 789  
address, as applicable, to the appropriate officials in the 790  
other state. 791

(2) When an offender or public registry-qualified juvenile 792  
offender registrant registers a new residence, school, 793  
institution of higher education, or place of employment address 794  
or a delinquent child who is not a public registry-qualified 795  
juvenile offender registrant registers a new residence address 796  
pursuant to division (B) of this section, the sheriff with whom 797  
the offender or delinquent child registers and the bureau of 798  
criminal identification and investigation shall comply with 799

division (D) of section 2950.04 or 2950.041 of the Revised Code, 800  
whichever is applicable. 801

(F) (1) No person who is required to notify a sheriff of a 802  
change of address pursuant to division (A) of this section or a 803  
change in vehicle information or identifiers pursuant to 804  
division (D) of this section shall fail to accurately notify the 805  
appropriate sheriff in accordance with that division. 806

(2) No person who is required to register a new residence, 807  
school, institution of higher education, or place of employment 808  
address with a sheriff or with an official of another state 809  
pursuant to divisions (B) and (C) of this section shall fail to 810  
accurately register with the appropriate sheriff or official of 811  
the other state in accordance with those divisions. 812

(G) (1) It is an affirmative defense to a charge of a 813  
violation of division (F) (1) of this section that it was 814  
impossible for the person to provide the written notice to the 815  
sheriff as required under division (A) of this section because 816  
of a lack of knowledge, on the date specified for the provision 817  
of the written notice, of a residence, school, institution of 818  
higher education, or place of employment address change, and 819  
that the person provided notice of the residence, school, 820  
institution of higher education, or place of employment address 821  
change to the sheriff specified in division (A) of this section 822  
as soon as possible, but not later than the end of the first 823  
business day, after learning of the address change by doing 824  
either of the following: 825

(a) The person provided notice of the address change to 826  
the sheriff specified in division (A) of this section by 827  
telephone immediately upon learning of the address change or, if 828  
the person did not have reasonable access to a telephone at that 829

time, as soon as possible, but not later than the end of the 830  
first business day, after learning of the address change and 831  
having reasonable access to a telephone, and the person, as soon 832  
as possible, but not later than the end of the first business 833  
day, after providing notice of the address change to the sheriff 834  
by telephone, provided written notice of the address change to 835  
that sheriff. 836

(b) The person, as soon as possible, but not later than 837  
the end of the first business day, after learning of the address 838  
change, provided written notice of the address change to the 839  
sheriff specified in division (A) of this section. 840

(2) It is an affirmative defense to a charge of a 841  
violation of division (F) (2) of this section that it was 842  
impossible for the person to register the new address with the 843  
sheriff or the official of the other state as required under 844  
division (B) or (C) of this section because of a lack of 845  
knowledge, on the date specified for the registration of the new 846  
address, of a residence, school, institution of higher 847  
education, or place of employment address change, and that the 848  
person registered the new residence, school, institution of 849  
higher education, or place of employment address with the 850  
sheriff or the official of the other state specified in division 851  
(B) or (C) of this section as soon as possible, but not later 852  
than the end of the first business day, after learning of the 853  
address change by doing either of the following: 854

(a) The person provided notice of the new address to the 855  
sheriff or official specified in division (B) or (C) of this 856  
section by telephone immediately upon learning of the new 857  
address or, if the person did not have reasonable access to a 858  
telephone at that time, as soon as possible, but not later than 859

the end of the first business day, after learning of the new 860  
address and having reasonable access to a telephone, and the 861  
person, as soon as possible, but not later than the end of the 862  
first business day, after providing notice of the new address to 863  
the sheriff or official by telephone, registered the new address 864  
with that sheriff or official in accordance with division (B) or 865  
(C) of this section. 866

(b) The person, as soon as possible, but not later than 867  
the end of the first business day, after learning of the new 868  
address, registered the new address with the sheriff or official 869  
specified in division (B) or (C) of this section, in accordance 870  
with that division. 871

(H) An offender or delinquent child who is required to 872  
comply with divisions (A), (B), and (C) of this section shall do 873  
so for the period of time specified in section 2950.07 of the 874  
Revised Code. 875

(I) As used in this section, and in all other sections of 876  
the Revised Code that refer to the duties imposed on an offender 877  
or delinquent child under this section relative to a change in 878  
the offender's or delinquent child's residence, school, 879  
institution of higher education, or place of employment address, 880  
"change in address" includes any circumstance in which the old 881  
address for the person in question no longer is accurate, 882  
regardless of whether the person in question has a new address. 883

**Sec. 2950.99.** (A) (1) (a) Except as otherwise provided in 884  
division (A) (1) (b) of this section, whoever violates a 885  
prohibition in section 2950.04, 2950.041, 2950.05, or 2950.06 of 886  
the Revised Code shall be punished as follows: 887

(i) If the most serious sexually oriented offense that was 888

the basis of the ~~registration, notice of intent to reside,~~ 889  
~~change of address notification, or address verification~~ 890  
requirement that was violated under the prohibition in section 891  
2950.04, 2950.041, 2950.05, or 2950.06 of the Revised Code is 892  
aggravated murder or murder if committed by an adult or a 893  
comparable category of offense committed in another 894  
jurisdiction, the offender is guilty of a felony of the first 895  
degree. 896

(ii) If the most serious sexually oriented offense or 897  
child-victim oriented offense that was the basis of the 898  
~~registration, notice of intent to reside, change of address~~ 899  
~~notification, or address verification~~ requirement that was 900  
violated under the prohibition in section 2950.04, 2950.041, 901  
2950.05, or 2950.06 of the Revised Code is a felony of the 902  
first, second, third, or fourth degree if committed by an adult 903  
or a comparable category of offense committed in another 904  
jurisdiction, the offender is guilty of a felony of the same 905  
degree as the most serious sexually oriented offense or child- 906  
victim oriented offense that was the basis of the ~~registration,~~ 907  
~~notice of intent to reside, change of address, or address~~ 908  
~~verification~~ requirement that was violated under the prohibition 909  
in section 2950.04, 2950.041, 2950.05, or 2950.06 of the Revised 910  
Code, or, if the most serious sexually oriented offense or 911  
child-victim oriented offense that was the basis of the 912  
~~registration, notice of intent to reside, change of address, or~~ 913  
~~address verification~~ requirement that was violated under the 914  
prohibition in section 2950.04, 2950.041, 2950.05, or 2950.06 of 915  
the Revised Code is a comparable category of offense committed 916  
in another jurisdiction, the offender is guilty of a felony of 917  
the same degree as that offense committed in the other 918  
jurisdiction would constitute if committed in this state. 919

(iii) If the most serious sexually oriented offense or 920  
child-victim oriented offense that was the basis of the 921  
~~registration, notice of intent to reside, change of address~~ 922  
~~notification, or address verification~~ requirement that was 923  
violated under the prohibition in section 2950.04, 2950.041, 924  
2950.05, or 2950.06 of the Revised Code is a felony of the fifth 925  
degree or a misdemeanor if committed by an adult or a comparable 926  
category of offense committed in another jurisdiction, the 927  
offender is guilty of a felony of the fourth degree. 928

(b) If the offender previously has been convicted of or 929  
pleaded guilty to, or previously has been adjudicated a 930  
delinquent child for committing, a violation of a prohibition in 931  
section 2950.04, 2950.041, 2950.05, or 2950.06 of the Revised 932  
Code, whoever violates a prohibition in section 2950.04, 933  
2950.041, 2950.05, or 2950.06 of the Revised Code shall be 934  
punished as follows: 935

(i) If the most serious sexually oriented offense that was 936  
the basis of the ~~registration, notice of intent to reside,~~ 937  
~~change of address notification, or address verification~~ 938  
requirement that was violated under the prohibition in section 939  
2950.04, 2950.041, 2950.05, or 2950.06 of the Revised Code is 940  
aggravated murder or murder if committed by an adult or a 941  
comparable category of offense committed in another 942  
jurisdiction, the offender is guilty of a felony of the first 943  
degree. 944

(ii) If the most serious sexually oriented offense or 945  
child-victim oriented offense that was the basis of the 946  
~~registration, notice of intent to reside, change of address~~ 947  
~~notification, or address verification~~ requirement that was 948  
violated under the prohibition in section 2950.04, 2950.041, 949

2950.05, or 2950.06 of the Revised Code is a felony of the 950  
first, second, or third degree if committed by an adult or a 951  
comparable category of offense committed in another 952  
jurisdiction, the offender is guilty of a felony of the same 953  
degree as the most serious sexually oriented offense or child- 954  
victim oriented offense that was the basis of the ~~registration,~~ 955  
~~notice of intent to reside, change of address, or address~~ 956  
~~verification~~ requirement that was violated under the prohibition 957  
in section 2950.04, 2950.041, 2950.05, or 2950.06 of the Revised 958  
Code, or, if the most serious sexually oriented offense or 959  
child-victim oriented offense that was the basis of the 960  
~~registration, notice of intent to reside, change of address, or~~ 961  
~~address verification~~ requirement that was violated under the 962  
prohibition in section 2950.04, 2950.041, 2950.05, or 2950.06 of 963  
the Revised Code is a comparable category of offense committed 964  
in another jurisdiction, the offender is guilty of a felony of 965  
the same degree as that offense committed in the other 966  
jurisdiction would constitute if committed in this state. 967

(iii) If the most serious sexually oriented offense or 968  
child-victim oriented offense that was the basis of the 969  
~~registration, notice of intent to reside, change of address~~ 970  
~~notification, or address verification~~ requirement that was 971  
violated under the prohibition in section 2950.04, 2950.041, 972  
2950.05, or 2950.06 of the Revised Code is a felony of the 973  
fourth or fifth degree if committed by an adult or a comparable 974  
category of offense committed in another jurisdiction, the 975  
offender is guilty of a felony of the third degree. 976

(iv) If the most serious sexually oriented offense or 977  
child-victim oriented offense that was the basis of the 978  
~~registration, notice of intent to reside, change of address~~ 979  
~~notification, or address verification~~ requirement that was 980

violated under the prohibition in section 2950.04, 2950.041, 981  
2950.05, or 2950.06 of the Revised Code is a misdemeanor if 982  
committed by an adult or a comparable category of offense 983  
committed in another jurisdiction, the offender is guilty of a 984  
felony of the fourth degree. 985

(2) (a) In addition to any penalty or sanction imposed 986  
under division (A) (1) of this section or any other provision of 987  
law for a violation of a prohibition in section 2950.04, 988  
2950.041, 2950.05, or 2950.06 of the Revised Code, if the 989  
offender or delinquent child is subject to a community control 990  
sanction, is on parole, is subject to one or more post-release 991  
control sanctions, or is subject to any other type of supervised 992  
release at the time of the violation, the violation shall 993  
constitute a violation of the terms and conditions of the 994  
community control sanction, parole, post-release control 995  
sanction, or other type of supervised release. 996

(b) In addition to any penalty or sanction imposed under 997  
division (A) (1) (b) (i), (ii), or (iii) of this section or any 998  
other provision of law for a violation of a prohibition in 999  
section 2950.04, 2950.041, 2950.05, or 2950.06 of the Revised 1000  
Code, if the offender previously has been convicted of or 1001  
pleaded guilty to, or previously has been adjudicated a 1002  
delinquent child for committing, a violation of a prohibition in 1003  
section 2950.04, 2950.041, 2950.05, or 2950.06 of the Revised 1004  
Code when the most serious sexually oriented offense or child- 1005  
victim oriented offense that was the basis of the requirement 1006  
that was violated under the prohibition is a felony if committed 1007  
by an adult or a comparable category of offense committed in 1008  
another jurisdiction, the court imposing a sentence upon the 1009  
offender shall impose a definite prison term of no less than 1010  
three years. The definite prison term imposed under this 1011

section, subject to divisions (C) to (I) of section 2967.19 of 1012  
the Revised Code, shall not be reduced to less than three years 1013  
pursuant to any provision of Chapter 2967. or any other 1014  
provision of the Revised Code. 1015

(3) As used in division (A) (1) of this section, 1016  
"comparable category of offense committed in another 1017  
jurisdiction" means a sexually oriented offense or child-victim 1018  
oriented offense that was the basis of the ~~registration, notice~~ 1019  
~~of intent to reside, change of address notification, or address~~ 1020  
~~verification~~ requirement that was violated, that is a violation 1021  
of an existing or former law of another state or the United 1022  
States, an existing or former law applicable in a military court 1023  
or in an Indian tribal court, or an existing or former law of 1024  
any nation other than the United States, and that, if it had 1025  
been committed in this state, would constitute or would have 1026  
constituted aggravated murder or murder for purposes of division 1027  
(A) (1) (a) (i) of this section, a felony of the first, second, 1028  
third, or fourth degree for purposes of division (A) (1) (a) (ii) 1029  
of this section, a felony of the fifth degree or a misdemeanor 1030  
for purposes of division (A) (1) (a) (iii) of this section, 1031  
aggravated murder or murder for purposes of division (A) (1) (b) 1032  
(i) of this section, a felony of the first, second, or third 1033  
degree for purposes of division (A) (1) (b) (ii) of this section, a 1034  
felony of the fourth or fifth degree for purposes of division 1035  
(A) (1) (b) (iii) of this section, or a misdemeanor for purposes of 1036  
division (A) (1) (b) (iv) of this section. 1037

(B) If a person violates a prohibition in section 2950.04, 1038  
2950.041, 2950.05, or 2950.06 of the Revised Code that applies 1039  
to the person as a result of the person being adjudicated a 1040  
delinquent child and being classified a juvenile offender 1041  
registrant or an out-of-state juvenile offender registrant, both 1042

of the following apply: 1043

(1) If the violation occurs while the person is under 1044  
eighteen years of age, the person is subject to proceedings 1045  
under Chapter 2152. of the Revised Code based on the violation. 1046

(2) If the violation occurs while the person is eighteen 1047  
years of age or older, the person is subject to criminal 1048  
prosecution based on the violation. 1049

(C) Whoever violates division (C) of section 2950.13 of 1050  
the Revised Code is guilty of a misdemeanor of the first degree. 1051

**Section 2.** That existing sections 2950.04, 2950.041, 1052  
2950.05, and 2950.99 of the Revised Code are hereby repealed. 1053