As Reported by the House Criminal Justice Committee

135th General Assembly

Regular Session

Sub. H. B. No. 289

2023-2024

Representatives Robb Blasdel, Swearingen

Cosponsors: Representatives Richardson, Schmidt, White, Brennan, Carruthers, Rogers, Abrams, Williams, Hillyer, LaRe

A BILL

To amend sections 2950.01, 2950.04, 2950.05, and	1
2950.07 of the Revised Code to provide that if a	2
Tier I or Tier II sex offender/child-victim	3
offender fails to comply with duties under the	4
SORN law, the period of time that the offender	5
has a duty to comply is tolled during the time	6
of the failure and to require a sex	7
offender/child-victim offender to register a	8
fixed residence address or provide a detailed	9
description of the places at which the offender	10
or delinquent child intends to stay under the	11
SORN Law.	12

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

Section 1. That sections 2950.01, 2950.04, 2950.05, and	13
2950.07 of the Revised Code be amended to read as follows:	14
Sec. 2950.01. As used in this chapter, unless the context	15
clearly requires otherwise:	16
(A) "Sexually oriented offense" means any of the following	17

violations or offenses committed by a person, regardless of the 18 person's age: 19 (1) A violation of section 2907.02, 2907.03, 2907.05, 20 2907.06, 2907.07, 2907.08, 2907.21, 2907.22, 2907.32, 2907.321, 21 2907.322, or 2907.323 of the Revised Code; 22 (2) A violation of section 2907.04 of the Revised Code 23 when the offender is less than four years older than the other 24 person with whom the offender engaged in sexual conduct, the 25 other person did not consent to the sexual conduct, and the 26 offender previously has not been convicted of or pleaded quilty 27 to a violation of section 2907.02, 2907.03, or 2907.04 of the 28 Revised Code or a violation of former section 2907.12 of the 29 Revised Code; 30 (3) A violation of section 2907.04 of the Revised Code 31 32

when the offender is at least four years older than the other 32
person with whom the offender engaged in sexual conduct or when 33
the offender is less than four years older than the other person 34
with whom the offender engaged in sexual conduct and the 35
offender previously has been convicted of or pleaded guilty to a 36
violation of section 2907.02, 2907.03, or 2907.04 of the Revised 37
Code or a violation of former section 2907.12 of the Revised 38
Code; 39

(4) A violation of section 2903.01, 2903.02, or 2903.11 of the Revised Code when the violation was committed with a sexual motivation;

(5) A violation of division (A) of section 2903.04 of the
Revised Code when the offender committed or attempted to commit
the felony that is the basis of the violation with a sexual
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motivation;

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(6) A violation of division (A) (3) of section 2903.211 of 47 the Revised Code; 48 (7) A violation of division (A) (1), (2), (3), or (5) of 49 section 2905.01 of the Revised Code when the offense is 50 committed with a sexual motivation; 51 (8) A violation of division (A)(4) of section 2905.01 of 52 the Revised Code; 53 (9) A violation of division (B) of section 2905.01 of the 54 Revised Code when the victim of the offense is under eighteen 55 years of age and the offender is not a parent of the victim of 56 the offense; 57 (10) A violation of division (B) of section 2903.03, of 58 division (B) of section 2905.02, of division (B) of section 59 2905.03, of division (B) of section 2905.05, or of division (B) 60 (5) of section 2919.22 of the Revised Code; 61 (11) A violation of section 2905.32 of the Revised Code 62 when either of the following applies: 63 (a) The violation is a violation of division (A)(1) of 64 that section and the offender knowingly recruited, lured, 65 enticed, isolated, harbored, transported, provided, obtained, or 66 maintained, or knowingly attempted to recruit, lure, entice, 67 isolate, harbor, transport, provide, obtain, or maintain, 68 another person knowing that the person would be compelled to 69 engage in sexual activity for hire, engage in a performance that 70 was obscene, sexually oriented, or nudity oriented, or be a 71 model or participant in the production of material that was 72 obscene, sexually oriented, or nudity oriented. 73

(b) The violation is a violation of division (A)(2) of 74 that section and the offender knowingly recruited, lured, 75

enticed, isolated, harbored, transported, provided, obtained, or 76 maintained, or knowingly attempted to recruit, lure, entice, 77 isolate, harbor, transport, provide, obtain, or maintain a 78 person who is less than eighteen years of age or is a person 79 with a developmental disability whom the offender knows or has 80 reasonable cause to believe is a person with a developmental 81 disability for any purpose listed in divisions (A)(2)(a) to (c) 82 of that section. 83

(12) A violation of division (B)(4) of section 2907.09 of the Revised Code if the sentencing court classifies the offender as a tier I sex offender/child-victim offender relative to that offense pursuant to division (D) of that section;

(13) A violation of any former law of this state, any existing or former municipal ordinance or law of another state or the United States, any existing or former law applicable in a military court or in an Indian tribal court, or any existing or former law of any nation other than the United States that is or was substantially equivalent to any offense listed in division (A) (1), (2), (3), (4), (5), (6), (7), (8), (9), (10), (11), or (12) of this section;

(14) Any attempt to commit, conspiracy to commit, or
complicity in committing any offense listed in division (A) (1),
(2), (3), (4), (5), (6), (7), (8), (9), (10), (11), (12), or
(13) of this section.

(B) (1) "Sex offender" means, subject to division (B) (2) of
100 this section, a person who is convicted of, pleads guilty to,
has been convicted of, has pleaded guilty to, is adjudicated a
delinquent child for committing, or has been adjudicated a
103 delinquent child for committing any sexually oriented offense.

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(2) "Sex offender" does not include a person who is
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convicted of, pleads guilty to, has been convicted of, has
pleaded guilty to, is adjudicated a delinquent child for
committing, or has been adjudicated a delinquent child for
committing a sexually oriented offense if the offense involves
consensual sexual conduct or consensual sexual contact and
either of the following applies:

(a) The victim of the sexually oriented offense was
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eighteen years of age or older and at the time of the sexually
oriented offense was not under the custodial authority of the
person who is convicted of, pleads guilty to, has been convicted
of, has pleaded guilty to, is adjudicated a delinquent child for
committing, or has been adjudicated a delinquent child for
committing the sexually oriented offense.

(b) The victim of the offense was thirteen years of age or 119 older, and the person who is convicted of, pleads guilty to, has 120 been convicted of, has pleaded guilty to, is adjudicated a 121 delinquent child for committing, or has been adjudicated a 122 delinquent child for committing the sexually oriented offense is 123 not more than four years older than the victim. 124

(C) "Child-victim oriented offense" means any of the
following violations or offenses committed by a person,
regardless of the person's age, when the victim is under
eighteen years of age and is not a child of the person who
commits the violation:

(1) A violation of division (A) (1), (2), (3), or (5) of
section 2905.01 of the Revised Code when the violation is not
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included in division (A) (7) of this section;
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(2) A violation of division (A) of section 2905.02, 133

division (A) of section 2905.03, or division (A) of section 134 2905.05 of the Revised Code; 135 (3) A violation of any former law of this state, any 136 existing or former municipal ordinance or law of another state 137 or the United States, any existing or former law applicable in a 138 military court or in an Indian tribal court, or any existing or 139 former law of any nation other than the United States that is or 140 was substantially equivalent to any offense listed in division 141 (C)(1) or (2) of this section; 142 (4) Any attempt to commit, conspiracy to commit, or 143 complicity in committing any offense listed in division (C)(1), 144 (2), or (3) of this section. 145 (D) "Child-victim offender" means a person who is 146 convicted of, pleads quilty to, has been convicted of, has 147 pleaded guilty to, is adjudicated a delinguent child for 148 committing, or has been adjudicated a delinquent child for 149 committing any child-victim oriented offense. 150 (E) "Tier I sex offender/child-victim offender" means any 151 of the following: 152 (1) A sex offender who is convicted of, pleads guilty to, 153 has been convicted of, or has pleaded quilty to any of the 154 following sexually oriented offenses: 155

(a) A violation of section 2907.06, 2907.07, 2907.08, 156 2907.22, or 2907.32 of the Revised Code; 157

(b) A violation of section 2907.04 of the Revised Code
when the offender is less than four years older than the other
person with whom the offender engaged in sexual conduct, the
other person did not consent to the sexual conduct, and the
offender previously has not been convicted of or pleaded guilty
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to a violation of section 2907.02, 2907.03, or 2907.04 of the	163
Revised Code or a violation of former section 2907.12 of the	164
Revised Code;	165
(c) A violation of division (A)(1), (2), (3), or (5) of	166
section 2907.05 of the Revised Code;	167
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(d) A violation of division (A)(3) of section 2907.323 of	168
the Revised Code;	169
(e) A violation of division (A)(3) of section 2903.211, of	170
division (B) of section 2905.03, or of division (B) of section	171
2905.05 of the Revised Code;	172
(f) A violation of division (B)(4) of section 2907.09 of	173
the Revised Code if the sentencing court classifies the offender	174
as a tier I sex offender/child-victim offender relative to that	175
offense pursuant to division (D) of that section;	176
(a) A violation of any former law of this state, any	177
(g) A violation of any former law of this state, any	177 178
existing or former municipal ordinance or law of another state	178
existing or former municipal ordinance or law of another state or the United States, any existing or former law applicable in a	178 179
existing or former municipal ordinance or law of another state or the United States, any existing or former law applicable in a military court or in an Indian tribal court, or any existing or	178
existing or former municipal ordinance or law of another state or the United States, any existing or former law applicable in a military court or in an Indian tribal court, or any existing or former law of any nation other than the United States, that is	178 179 180
existing or former municipal ordinance or law of another state or the United States, any existing or former law applicable in a military court or in an Indian tribal court, or any existing or former law of any nation other than the United States, that is or was substantially equivalent to any offense listed in	178 179 180 181
existing or former municipal ordinance or law of another state or the United States, any existing or former law applicable in a military court or in an Indian tribal court, or any existing or former law of any nation other than the United States, that is or was substantially equivalent to any offense listed in division (E)(1)(a), (b), (c), (d), (e), or (f) of this section;	178 179 180 181 182 183
<pre>existing or former municipal ordinance or law of another state or the United States, any existing or former law applicable in a military court or in an Indian tribal court, or any existing or former law of any nation other than the United States, that is or was substantially equivalent to any offense listed in division (E)(1)(a), (b), (c), (d), (e), or (f) of this section;</pre>	178 179 180 181 182 183 184
<pre>existing or former municipal ordinance or law of another state or the United States, any existing or former law applicable in a military court or in an Indian tribal court, or any existing or former law of any nation other than the United States, that is or was substantially equivalent to any offense listed in division (E)(1)(a), (b), (c), (d), (e), or (f) of this section;</pre>	178 179 180 181 182 183 184 185
<pre>existing or former municipal ordinance or law of another state or the United States, any existing or former law applicable in a military court or in an Indian tribal court, or any existing or former law of any nation other than the United States, that is or was substantially equivalent to any offense listed in division (E)(1)(a), (b), (c), (d), (e), or (f) of this section;</pre>	178 179 180 181 182 183 184
<pre>existing or former municipal ordinance or law of another state or the United States, any existing or former law applicable in a military court or in an Indian tribal court, or any existing or former law of any nation other than the United States, that is or was substantially equivalent to any offense listed in division (E)(1)(a), (b), (c), (d), (e), or (f) of this section;</pre>	178 179 180 181 182 183 184 185
<pre>existing or former municipal ordinance or law of another state or the United States, any existing or former law applicable in a military court or in an Indian tribal court, or any existing or former law of any nation other than the United States, that is or was substantially equivalent to any offense listed in division (E)(1)(a), (b), (c), (d), (e), or (f) of this section;</pre>	178 179 180 181 182 183 184 185 186
<pre>existing or former municipal ordinance or law of another state or the United States, any existing or former law applicable in a military court or in an Indian tribal court, or any existing or former law of any nation other than the United States, that is or was substantially equivalent to any offense listed in division (E)(1)(a), (b), (c), (d), (e), or (f) of this section; (h) Any attempt to commit, conspiracy to commit, or complicity in committing any offense listed in division (E)(1) (a), (b), (c), (d), (e), (f), or (g) of this section. (2) A child-victim offender who is convicted of, pleads</pre>	178 179 180 181 182 183 184 185 186 187

or (G)(2) of this section.

(3) A sex offender who is adjudicated a delinquent child
for committing or has been adjudicated a delinquent child for
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committing any sexually oriented offense and who a juvenile
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court, pursuant to section 2152.82, 2152.83, 2152.84, or 2152.85
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of the Revised Code, classifies a tier I sex offender/child196
victim offender relative to the offense.

(4) A child-victim offender who is adjudicated a
delinquent child for committing or has been adjudicated a
delinquent child for committing any child-victim oriented
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offense and who a juvenile court, pursuant to section 2152.82,
2152.83, 2152.84, or 2152.85 of the Revised Code, classifies a
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tier I sex offender/child-victim offender relative to the
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offense.

(F) "Tier II sex offender/child-victim offender" means any of the following:

(1) A sex offender who is convicted of, pleads guilty to,
has been convicted of, or has pleaded guilty to any of the
following sexually oriented offenses:

(a) A violation of section 2907.21, 2907.321, or 2907.322 of the Revised Code;

(b) A violation of section 2907.04 of the Revised Code 212 when the offender is at least four years older than the other 213 person with whom the offender engaged in sexual conduct, or when 214 the offender is less than four years older than the other person 215 with whom the offender engaged in sexual conduct and the 216 offender previously has been convicted of or pleaded quilty to a 217 violation of section 2907.02, 2907.03, or 2907.04 of the Revised 218 Code or former section 2907.12 of the Revised Code; 219

(c) A violation of division (A)(4) of section 2907.05 or 220

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of division (A)(1) or (2) of section 2907.323 of the Revised	221
Code;	222
(d) A violation of division (A)(1), (2), (3), or (5) of	223
section 2905.01 of the Revised Code when the offense is	223
committed with a sexual motivation;	225
(e) A violation of division (A)(4) of section 2905.01 of	226
the Revised Code when the victim of the offense is eighteen	227
years of age or older;	228
(f) A violation of division (B) of section 2905.02 or of	229
division (B)(5) of section 2919.22 of the Revised Code;	230
(g) A violation of section 2905.32 of the Revised Code	231
that is described in division (A)(11)(a) or (b) of this section;	232
(h) A violation of any former law of this state, any	233
existing or former municipal ordinance or law of another state	234
or the United States, any existing or former law applicable in a	235
military court or in an Indian tribal court, or any existing or	236
former law of any nation other than the United States that is or	237
was substantially equivalent to any offense listed in division	238
(F)(1)(a),(b),(c),(d),(e),(f),or(g) of this section;	239
(i) Any attempt to commit, conspiracy to commit, or	240
complicity in committing any offense listed in division (F)(1)	241
(a), (b), (c), (d), (e), (f), (g), or (h) of this section;	242
(j) Any sexually oriented offense that is committed after	243
the sex offender previously has been convicted of, pleaded	244
quilty to, or has been adjudicated a delinquent child for	245
committing any sexually oriented offense or child-victim	246

committering any sexually offended offender was classified a tier I240oriented offense for which the offender was classified a tier I247sex offender/child-victim offender.248

(2) A child-victim offender who is convicted of, pleads 249 quilty to, has been convicted of, or has pleaded quilty to any 250 child-victim oriented offense when the child-victim oriented 251 offense is committed after the child-victim offender previously 252 has been convicted of, pleaded guilty to, or been adjudicated a 2.5.3 delinquent child for committing any sexually oriented offense or 254 child-victim oriented offense for which the offender was 255 classified a tier I sex offender/child-victim offender. 256

(3) A sex offender who is adjudicated a delinquent child
(3) A sex offender who is adjudicated a delinquent child for
(3) for committing or has been adjudicated a delinquent child for
(3) for committing any sexually oriented offense and who a juvenile
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(4) A child-victim offender who is adjudicated a
delinquent child for committing or has been adjudicated a
delinquent child for committing any child-victim oriented
offense and whom a juvenile court, pursuant to section 2152.82,
2152.83, 2152.84, or 2152.85 of the Revised Code, classifies a
tier II sex offender/child-victim offender relative to the
current offense.

(5) A sex offender or child-victim offender who is not in 270 any category of tier II sex offender/child-victim offender set 271 forth in division (F)(1), (2), (3), or (4) of this section, who 272 prior to January 1, 2008, was adjudicated a delinquent child for 273 committing a sexually oriented offense or child-victim oriented 274 offense, and who prior to that date was determined to be a 275 habitual sex offender or determined to be a habitual child-276 victim offender, unless either of the following applies: 277

(a) The sex offender or child-victim offender is 278

reclassified pursuant to section 2950.031 or 2950.032 of the 279 Revised Code as a tier I sex offender/child-victim offender or a 280 tier III sex offender/child-victim offender relative to the 281 offense. 282

(b) A juvenile court, pursuant to section 2152.82, 283 2152.83, 2152.84, or 2152.85 of the Revised Code, classifies the 284 child a tier I sex offender/child-victim offender or a tier III 285 sex offender/child-victim offender relative to the offense. 286

(G) "Tier III sex offender/child-victim offender" means any of the following:

(1) A sex offender who is convicted of, pleads guilty to, 289 has been convicted of, or has pleaded guilty to any of the 290 following sexually oriented offenses: 291

(a) A violation of section 2907.02 or 2907.03 of the 292 Revised Code; 293

(b) A violation of division (B) of section 2907.05 of the 294 Revised Code;

(c) A violation of section 2903.01, 2903.02, or 2903.11 of 296 the Revised Code when the violation was committed with a sexual 297 motivation; 298

(d) A violation of division (A) of section 2903.04 of the 299 Revised Code when the offender committed or attempted to commit 300 the felony that is the basis of the violation with a sexual 301 motivation; 302

(e) A violation of division (A) (4) of section 2905.01 of 303 the Revised Code when the victim of the offense is under 304 305 eighteen years of age;

(f) A violation of division (B) of section 2905.01 of the 306

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Revised Code when the victim of the offense is under eighteen 307 years of age and the offender is not a parent of the victim of 308 the offense; 309

(g) A violation of division (B) of section 2903.03 of the 310
Revised Code; 311

(h) A violation of any former law of this state, any
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existing or former municipal ordinance or law of another state
or the United States, any existing or former law applicable in a
military court or in an Indian tribal court, or any existing or
former law of any nation other than the United States that is or
and was substantially equivalent to any offense listed in division
(G) (1) (a), (b), (c), (d), (e), (f), or (g) of this section;

(i) Any attempt to commit, conspiracy to commit, or 319
complicity in committing any offense listed in division (G)(1) 320
(a), (b), (c), (d), (e), (f), (g), or (h) of this section; 321

(j) Any sexually oriented offense that is committed after 322 the sex offender previously has been convicted of, pleaded 323 guilty to, or been adjudicated a delinquent child for committing 324 any sexually oriented offense or child-victim oriented offense 325 for which the offender was classified a tier II sex 326 offender/child-victim offender or a tier III sex offender/child- 327 victim offender. 328

(2) A child-victim offender who is convicted of, pleads
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guilty to, has been convicted of, or has pleaded guilty to any
child-victim oriented offense when the child-victim oriented
offense is committed after the child-victim offender previously
has been convicted of, pleaded guilty to, or been adjudicated a
delinquent child for committing any sexually oriented offense or
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child-victim oriented offense for which the offender was

classified a tier II sex offender/child-victim offender or a 336 tier III sex offender/child-victim offender. 337

(3) A sex offender who is adjudicated a delinquent child
for committing or has been adjudicated a delinquent child for
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committing any sexually oriented offense 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/childvictim offender relative to the offense.

(4) A child-victim offender who is adjudicated a
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delinquent child for committing or has been adjudicated a
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delinquent child for committing any child-victim oriented
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offense and whom a juvenile court, pursuant to section 2152.82,
2152.83, 2152.84, or 2152.85 of the Revised Code, classifies a
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tier III sex offender/child-victim offender relative to the
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current offense.

(5) A sex offender or child-victim offender who is not in 351 any category of tier III sex offender/child-victim offender set 352 forth in division (G)(1), (2), (3), or (4) of this section, who 353 prior to January 1, 2008, was convicted of or pleaded quilty to 354 a sexually oriented offense or child-victim oriented offense or 355 was adjudicated a delinquent child for committing a sexually 356 oriented offense or child-victim oriented offense and classified 357 a juvenile offender registrant, and who prior to that date was 358 adjudicated a sexual predator or adjudicated a child-victim 359 predator, unless either of the following applies: 360

(a) The sex offender or child-victim offender is
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 reclassified pursuant to section 2950.031 or 2950.032 of the
 Revised Code as a tier I sex offender/child-victim offender or a
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 tier II sex offender/child-victim offender relative to the
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 offense.

(b) The sex offender or child-victim offender is a delinquent child, and a juvenile court, pursuant to section 2152.82, 2152.83, 2152.84, or 2152.85 of the Revised Code, classifies the child a tier I sex offender/child-victim offender or a tier II sex offender/child-victim offender relative to the offense.

(6) A sex offender who is convicted of, pleads guilty to,
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was convicted of, or pleaded guilty to a sexually oriented
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offense, if the sexually oriented offense and the circumstances
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in which it was committed are such that division (F) of section
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2971.03 of the Revised Code automatically classifies the
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offender as a tier III sex offender/child-victim offender;
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(7) A sex offender or child-victim offender who is 378 convicted of, pleads guilty to, was convicted of, pleaded guilty 379 to, is adjudicated a delinquent child for committing, or was 380 adjudicated a delinquent child for committing a sexually 381 oriented offense or child-victim offense in another state, in a 382 federal court, military court, or Indian tribal court, or in a 383 court in any nation other than the United States if both of the 384 385 following apply:

(a) Under the law of the jurisdiction in which the
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offender was convicted or pleaded guilty or the delinquent child
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was adjudicated, the offender or delinquent child is in a
category substantially equivalent to a category of tier III sex
offender/child-victim offender described in division (G) (1),
(2), (3), (4), (5), or (6) of this section.

(b) Subsequent to the conviction, plea of guilty, or
adjudication in the other jurisdiction, the offender or
delinquent child resides, has temporary domicile, attends school
or an institution of higher education, is employed, or intends

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to reside in this state in any manner and for any period of time 396 that subjects the offender or delinquent child to a duty to 397 register or provide notice of intent to reside under section 398 2950.04 or 2950.041 of the Revised Code. 399 (H) "Confinement" includes, but is not limited to, a 400 community residential sanction imposed pursuant to section 401 2929.16 or 2929.26 of the Revised Code. 402 (I) "Prosecutor" has the same meaning as in section 403 2935.01 of the Revised Code. 404 (J) "Supervised release" means a release of an offender 405 from a prison term, a term of imprisonment, or another type of 406 confinement that satisfies either of the following conditions: 407 (1) The release is on parole, a conditional pardon, under 408 a community control sanction, under transitional control, or 409 under a post-release control sanction, and it requires the 410 person to report to or be supervised by a parole officer, 411 probation officer, field officer, or another type of supervising 412 officer. 413 (2) The release is any type of release that is not 414

described in division (J)(1) of this section and that requires 415 the person to report to or be supervised by a probation officer, 416 a parole officer, a field officer, or another type of 417 supervising officer. 418

(K) "Sexually violent predator specification," "sexually
violent predator," "sexually violent offense," "sexual
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motivation specification," "designated homicide, assault, or
kidnapping offense," and "violent sex offense" have the same
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meanings as in section 2971.01 of the Revised Code.

(L) "Post-release control sanction" and "transitional 424

control" have the same meanings as in section 2967.01 of the 425 Revised Code. 426 (M) "Juvenile offender registrant" means a person who is 427 adjudicated a delinquent child for committing on or after 428 January 1, 2002, a sexually oriented offense or a child-victim 429 oriented offense, who is fourteen years of age or older at the 430 time of committing the offense, and who a juvenile court judge, 431 pursuant to an order issued under section 2152.82, 2152.83, 432 2152.84, 2152.85, or 2152.86 of the Revised Code, classifies a 433 juvenile offender registrant and specifies has a duty to comply 434 with sections 2950.04, 2950.041, 2950.05, and 2950.06 of the 435 Revised Code. "Juvenile offender registrant" includes a person 436 who prior to January 1, 2008, was a "juvenile offender 437 registrant" under the definition of the term in existence prior 438 to January 1, 2008, and a person who prior to July 31, 2003, was 439 a "juvenile sex offender registrant" under the former definition 440 of that former term. 441

(N) "Public registry-qualified juvenile offender 442 registrant" means a person who is adjudicated a delinquent child 443 and on whom a juvenile court has imposed a serious youthful 444 offender dispositional sentence under section 2152.13 of the 445 Revised Code before, on, or after January 1, 2008, and to whom 446 all of the following apply: 447

(1) The person is adjudicated a delinquent child for 448 committing, attempting to commit, conspiring to commit, or 449 complicity in committing one of the following acts: 450

(a) A violation of section 2907.02 of the Revised Code, 451 division (B) of section 2907.05 of the Revised Code, or section 452 2907.03 of the Revised Code if the victim of the violation was 453 less than twelve years of age; 454

(b) A violation of section 2903.01, 2903.02, or 2905.01 of
the Revised Code that was committed with a purpose to gratify
the sexual needs or desires of the child;
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(c) A violation of division (B) of section 2903.03 of theRevised Code.459

(2) The person was fourteen, fifteen, sixteen, orseventeen years of age at the time of committing the act.461

462 (3) A juvenile court judge, pursuant to an order issued under section 2152.86 of the Revised Code, classifies the person 463 a juvenile offender registrant, specifies the person has a duty 464 to comply with sections 2950.04, 2950.05, and 2950.06 of the 465 Revised Code, and classifies the person a public registry-466 qualified juvenile offender registrant, and the classification 467 of the person as a public registry-qualified juvenile offender 468 registrant has not been terminated pursuant to division (D) of 469 section 2152.86 of the Revised Code. 470

(0) "Secure facility" means any facility that is designed
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and operated to ensure that all of its entrances and exits are
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locked and under the exclusive control of its staff and to
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ensure that, because of that exclusive control, no person who is
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institutionalized or confined in the facility may leave the
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facility without permission or supervision.

(P) "Out-of-state juvenile offender registrant" means a 477 person who is adjudicated a delinquent child in a court in 478 another state, in a federal court, military court, or Indian 479 tribal court, or in a court in any nation other than the United 480 States for committing a sexually oriented offense or a childvictim oriented offense, who on or after January 1, 2002, moves 482 to and resides in this state or temporarily is domiciled in this 483

state for more than five days, and who has a duty under section 484 2950.04 or 2950.041 of the Revised Code to register in this 485 state and the duty to otherwise comply with that applicable 486 section and sections 2950.05 and 2950.06 of the Revised Code. 487 "Out-of-state juvenile offender registrant" includes a person 488 who prior to January 1, 2008, was an "out-of-state juvenile 489 offender registrant" under the definition of the term in 490 existence prior to January 1, 2008, and a person who prior to 491 July 31, 2003, was an "out-of-state juvenile sex offender 492 registrant" under the former definition of that former term. 493

(Q) "Juvenile court judge" includes a magistrate to whom
the juvenile court judge confers duties pursuant to division (A)
(15) of section 2151.23 of the Revised Code.

(R) "Adjudicated a delinquent child for committing a
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sexually oriented offense" includes a child who receives a
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serious youthful offender dispositional sentence under section
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2152.13 of the Revised Code for committing a sexually oriented
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offense.

(S) "School" and "school premises" have the same meanings as in section 2925.01 of the Revised Code.

(T) "Residential premises" means the building in which a 504
residential unit is located and the grounds upon which that 505
building stands, extending to the perimeter of the property. 506
"Residential premises" includes any type of structure in which a 507
residential unit is located, including, but not limited to, 508
multi-unit buildings and mobile and manufactured homes. 509

(U) "Residential unit" means a dwelling unit for
residential use and occupancy, and includes the structure or
part of a structure that is used as a home, residence, or
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sleeping place by one person who maintains a household or two or513more persons who maintain a common household. "Residential unit"514does not include a halfway house or a community-based515correctional facility.516

(V) "Multi-unit building" means a building in which is 517 located more than twelve residential units that have entry doors 518 that open directly into the unit from a hallway that is shared 519 with one or more other units. A residential unit is not 520 considered located in a multi-unit building if the unit does not 521 522 have an entry door that opens directly into the unit from a 523 hallway that is shared with one or more other units or if the unit is in a building that is not a multi-unit building as 524 described in this division. 525

(W) "Community control sanction" has the same meaning as in section 2929.01 of the Revised Code.

(X) "Halfway house" and "community-based correctionalfacility" have the same meanings as in section 2929.01 of theRevised Code.530

(Y) A person is in a "restricted offender category" ifboth of the following apply with respect to the person:532

(1) The person has been convicted of, is convicted of, has
pleaded guilty to, or pleads guilty to a sexually oriented
offense where the victim was under the age of eighteen or a
child-victim oriented offense.

(2) With respect to the offense described in division (Y) 537(1) of this section, one of the following applies: 538

(a) With respect to that offense, the person is a tier II
(b) Sex offender/child-victim offender or is a tier III sex
(c) offender/child-victim offender who is subject to the duties
(a) With respect to the duties
(b) S40
(c) S41

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imposed by sections 2950.04, 2950.041, 2950.05, and 2950.06 of	542
the Revised Code.	543
(b) With respect to that offense if it was committed prior	544
to January 1, 2008, under the version of Chapter 2950. of the	545
Revised Code in effect prior to January 1, 2008, the person was	546
adjudicated a sexual predator, was adjudicated a child-victim	547
predator, was classified a habitual sex offender, or was	548
classified a habitual child-victim sex offender.	549
(Z) "Adjudicated a sexual predator," "adjudicated a child-	550
victim predator," "habitual sex offender," and "habitual child-	551
victim offender" have the meanings of those terms that applied	552
to them under Chapter 2950. of the Revised Code prior to January	553
1, 2008.	554
(AA) "Fixed residence address" means a permanent	555
residential address. "Fixed residence address" does not include	556
a temporary address, including, a place or places that a	557
homeless person stays or intends to stay.	558
(BB) "Homeless" has the same meaning as in 42 U.S.C.	559
<u>11302.</u>	560
Sec. 2950.04. (A)(1)(a) Immediately after a sentencing	561
hearing is held on or after January 1, 2008, for an offender who	562
is convicted of or pleads guilty to a sexually oriented offense	563
and is sentenced to a prison term, a term of imprisonment, or	564
any other type of confinement and before the offender is	565
transferred to the custody of the department of rehabilitation	566
and correction or to the official in charge of the jail,	567
workhouse, state correctional institution, or other institution	568
where the offender will be confined, the offender shall register	569
personally with the sheriff, or the sheriff's designee, of the	570

county in which the offender was convicted of or pleaded guilty 571 to the sexually oriented offense.

(b) Immediately after a dispositional hearing is held on 573 or after January 1, 2008, for a child who is adjudicated a 574 delinquent child for committing a sexually oriented offense, is 575 classified a juvenile offender registrant based on that 576 adjudication, and is committed to the custody of the department 577 of youth services or to a secure facility that is not operated 578 by the department and before the child is transferred to the 579 custody of the department of youth services or the secure 580 facility to which the delinquent child is committed, the 581 delinquent child shall register personally with the sheriff, or 582 the sheriff's designee, of the county in which the delinguent 583 child was classified a juvenile offender registrant based on 584 that sexually oriented offense. 585

(c) A law enforcement officer shall be present at the 586 sentencing hearing or dispositional hearing described in 587 division (A)(1)(a) or (b) of this section to immediately 588 transport the offender or delinquent child who is the subject of 589 the hearing to the sheriff, or the sheriff's designee, of the 590 county in which the offender or delinquent child is convicted, 591 pleads guilty, or is adjudicated a delinguent child. 592

(d) After an offender who has registered pursuant to 593 division (A)(1)(a) of this section is released from a prison 594 term, a term of imprisonment, or any other type of confinement, 595 the offender shall register as provided in division (A)(2) of 596 this section. After a delinquent child who has registered 597 pursuant to division (A)(1)(b) of this section is released from 598 the custody of the department of youth services or from a secure 599 facility that is not operated by the department, the delinquent 600

child shall register as provided in division (A)(3) of this	601
section.	602
(2) Regardless of when the sexually oriented offense was	603
committed, each offender who is convicted of, pleads guilty to,	604
has been convicted of, or has pleaded guilty to a sexually	605
oriented offense shall comply with the following registration	606
requirements described in divisions (A)(2)(a), (b), (c), (d),	607
and (e) of this section:	608
(a) The offender shall register personally with the	609
sheriff, or the sheriff's designee, of the county within three	610
days of the offender's coming into a county in which the	611
offender resides or temporarily is domiciled for more than three	612
days.	613
(b) The offender shall register personally with the	614
sheriff, or the sheriff's designee, of the county immediately	615
upon coming into a county in which the offender attends a school	616
or institution of higher education on a full-time or part-time	617
basis regardless of whether the offender resides or has a	618
temporary domicile in this state or another state.	619
(c) The offender shall register personally with the	620
sheriff, or the sheriff's designee, of the county in which the	621
offender is employed if the offender resides or has a temporary	622
domicile in this state and has been employed in that county for	623
more than three days or for an aggregate period of fourteen or	624
more days in that calendar year.	625
(d) The offender shall register personally with the	626
sheriff, or the sheriff's designee, of the county in which the	627
offender then is employed if the offender does not reside or	628

offender then is employed if the offender does not reside or628have a temporary domicile in this state and has been employed at629

any location or locations in this state more than three days or for an aggregate period of fourteen or more days in that calendar year.

(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 registryqualified juvenile offender registrant shall comply with the
following additional registration requirements:

(i) The public registry-qualified juvenile offender
(i) The public registry-qualified juvenile offender
(i) The public registry-qualified juvenile offender
(i) The public registrant personally with the sheriff, or the
(i) The public registrant personally with the sheriff, or the
(i) The public registrant personally with the sheriff, or the
(i) The public registrant personally with the sheriff, or the
(i) The public registrant attends a school or institution
(i) The public registrant resides or has a temporary domicile in

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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
employed if the registrant resides or has a temporary domicile
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in this state and has been employed in that county for more than
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three days or for an aggregate period of fourteen or more days
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in that calendar year.

668 (iii) The public registry-qualified juvenile offender registrant shall register personally with the sheriff, or the 669 sheriff's designee, of the county in which the registrant then 670 is employed if the registrant does not reside or have a 671 temporary domicile in this state and has been employed at any 672 location or locations in this state more than three days or for 673 an aggregate period of fourteen or more days in that calendar 674 675 year.

(iv) The public registry-qualified juvenile offender registrant 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 registrant 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 registrant resides or has a temporary domicile in this state, the other state, or a different state.

(c) If the delinquent child is committed for the sexually
oriented offense to the department of youth services or to a
secure facility that is not operated by the department, this

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duty begins when the delinquent child is discharged or released690in any manner from custody in a department of youth services691secure facility or from the secure facility that is not operated692by the department if pursuant to the discharge or release the693delinquent child is not committed to any other secure facility694of the department or any other secure facility.695

(4) Regardless of when the sexually oriented offense was 696 committed, -each person who is convicted, pleads quilty, or is 697 adjudicated a delinquent child in a court in another state, in a 698 federal court, military court, or Indian tribal court, or in a 699 court in any nation other than the United States for committing 700 a sexually oriented offense shall comply with the following 701 registration requirements if, at the time the offender or 702 delinguent child moves to and resides in this state or 703 temporarily is domiciled in this state for more than three days, 704 the offender or public registry-qualified juvenile offender 705 registrant enters this state to attend a school or institution 706 of higher education, or the offender or public registry-707 qualified juvenile offender registrant is employed in this state 708 for more than the specified period of time, the offender or 709 delinquent child has a duty to register as a sex offender or 710 child-victim offender under the law of that other jurisdiction 711 as a result of the conviction, quilty plea, or adjudication: 712

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

(b) Each offender or public registry-qualified juvenile718offender registrant shall register personally with the sheriff,719

or the sheriff's designee, of the county immediately upon coming 720 into a county in which the offender or public registry-qualified 721 juvenile offender registrant attends a school or institution of 722 higher education on a full-time or part-time basis regardless of 723 whether the offender or public registry-qualified juvenile 724 offender registrant resides or has a temporary domicile in this 725 state or another state. 726

(c) Each offender or public registry-qualified juvenile 727 offender registrant shall register personally with the sheriff, 728 or the sheriff's designee, of the county in which the offender 729 or public registry-qualified juvenile offender registrant is 730 employed if the offender resides or has a temporary domicile in 731 this state and has been employed in that county for more than 732 three days or for an aggregate period of fourteen days or more 733 in that calendar year. 734

(d) Each offender or public registry-qualified juvenile 735 offender registrant shall register personally with the sheriff, 736 or the sheriff's designee, of the county in which the offender 737 or public registry-qualified juvenile offender registrant then 738 is employed if the offender or public registry-qualified 739 juvenile offender registrant does not reside or have a temporary 740 domicile in this state and has been employed at any location or 741 742 locations in this state for more than three days or for an aggregate period of fourteen or more days in that calendar year. 743

(5) An offender or a delinquent child who is a public 744 registry-qualified juvenile offender registrant is not required 745 to register under division (A)(2), (3), or (4) of this section 746 if a court issues an order terminating the offender's or 747 delinquent child's duty to comply with sections 2950.04, 748 2950.041, 2950.05, and 2950.06 of the Revised Code pursuant to 749

section 2950.15 of the Revised Code. A delinquent child who is a 750
juvenile offender registrant but is not a public registry- 751
qualified juvenile offender registrant is not required to 752
register under any of those divisions if a juvenile court issues 753
an order declassifying the delinquent child as a juvenile 754
offender registrant pursuant to section 2152.84 or 2152.85 of 755
the Revised Code. 756

(B) An offender or delinquent child who is required by 757 division (A) of this section to register in this state 758 personally shall obtain from the sheriff or from a designee of 759 the sheriff a registration form that conforms to division (C) of 760 this section, shall complete and sign the form, and shall return 761 the completed form together with the offender's or delinguent 762 child's photograph, copies of travel and immigration documents, 763 and any other required material to the sheriff or the designee. 764 The sheriff or designee shall sign the form and indicate on the 765 form the date on which it is so returned. The registration 766 required under this division is complete when the offender or 767 delinquent child returns the form, containing the requisite 768 information, photograph, other required material, signatures, 769 and date, to the sheriff or designee. 770

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

(1) The offender's or delinquent child's name and any775aliases used by the offender or delinquent child;776

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

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

(4) Regarding an offender or delinquent child who is
registering under a duty imposed under division (A) (2), (3), or
(4) of this section as a result of the offender or delinquent
(4) residing in this state or temporarily being domiciled in
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(a) The current fixed residence address of the offender or 793 delinquent child who is registering, the ... If a residence 794 address is not to a fixed residence address, the offender or 795 delinguent child shall include in the registration a detailed 796 description of the place or places at which the offender or 797 delinquent child intends to stay for the following thirty days. 798 Until the offender or delinquent child has a fixed residence 799 address, the offender or delinquent child is subject to the 800 change of address requirements in section 2950.05 of the Revised 801 Code; 802

(b) The name and address of the offender's or delinquent 803 child's employer if the offender or delinquent child is employed 804 at the time of registration or if the offender or delinquent 805 child knows at the time of registration that the offender or 806 delinquent child will be commencing employment with that 807 employer subsequent to registration, any : 808

(c) Any other employment information, such as the general 809 area where the offender or delinquent child is employed, if the 810 offender or delinquent child is employed in many locations, and 811 the; 812

(d) The name and address of the offender's or public 813 registry-qualified juvenile offender registrant's school or 814 institution of higher education if the offender or public 815 registry-qualified juvenile offender registrant attends one at 816 the time of registration or if the offender or public registry-817 qualified juvenile offender registrant knows at the time of 818 registration that the offender or public registry-qualified 819 juvenile offender registrant will be commencing attendance at 820 that school or institution subsequent to registration; 821

(5) Regarding an offender or public registry-qualified 822 juvenile offender registrant who is registering under a duty 823 imposed under division (A)(2), (3), or (4) of this section as a 824 result of the offender or public registry-qualified juvenile 825 offender registrant attending a school or institution of higher 826 education in this state on a full-time or part-time basis or 827 828 being employed in this state or in a particular county in this state, whichever is applicable, for more than three days or for 829 an aggregate of fourteen or more days in any calendar year, the 830 name and current address of the school, institution of higher 831 education, or place of employment of the offender or public 832 registry-qualified juvenile offender registrant who is 833 registering, including any other employment information, such as 834 the general area where the offender or public registry-qualified 835 juvenile offender registrant is employed, if the offender or 836 public registry-qualified juvenile offender registrant is 837 employed in many locations; 838

(6) The identification license plate number of each 839 vehicle the offender or delinquent child owns, of each vehicle 840 registered in the offender's or delinquent child's name, of each 841 vehicle the offender or delinquent child operates as a part of 842 employment, and of each other vehicle that is regularly 843 available to be operated by the offender or delinquent child; a 844 description of where each vehicle is habitually parked, stored, 845 docked, or otherwise kept; and, if required by the bureau of 846 criminal identification and investigation, a photograph of each 847 of those vehicles; 848

(7) If the offender or delinquent child has a driver's or 849 commercial driver's license or permit issued by this state or 850 any other state or a state identification card issued under 851 section 4507.50 or 4507.51 of the Revised Code or a comparable 852 identification card issued by another state, the driver's 853 license number, commercial driver's license number, or state 854 identification card number; 855

(8) If the offender or delinquent child was convicted of, 856 pleaded guilty to, or was adjudicated a delinquent child for 857 committing the sexually oriented offense resulting in the 858 859 registration duty in a court in another state, in a federal court, military court, or Indian tribal court, or in a court in 860 any nation other than the United States, a DNA specimen, as 861 defined in section 109.573 of the Revised Code, from the 862 offender or delinquent child, a citation for, and the name of, 863 the sexually oriented offense resulting in the registration 864 duty, and a certified copy of a document that describes the text 865 of that sexually oriented offense; 866

(9) A description of each professional and occupational867license, permit, or registration, including those licenses,868

permits, and registrations issued under Title XLVII of the

Revised Code, held by the offender or delinquent child; 870 (10) Any email addresses, internet identifiers, or 871 telephone numbers registered to or used by the offender or 872 delinquent child; 873 (11) Any other information required by the bureau of 874 criminal identification and investigation. 875 (D) After an offender or delinquent child registers with a 876 sheriff, or the sheriff's designee, pursuant to this section, 877 the sheriff, or the sheriff's designee, shall forward the 878 signed, written registration form, photograph, and other 879 material to the bureau of criminal identification and 880 investigation in accordance with the forwarding procedures 881 adopted pursuant to section 2950.13 of the Revised Code. If an 882 offender registers a school, institution of higher education, or 883 place of employment address, or provides a school or institution 884 of higher education address under division (C)(4) of this 885 section, the sheriff also shall provide notice to the law 886 enforcement agency with jurisdiction over the premises of the 887 school, institution of higher education, or place of employment 888 of the offender's name and that the offender has registered that 889 address as a place at which the offender attends school or an 890 institution of higher education or at which the offender is 891

employed. The bureau shall include the information and materials 892 forwarded to it under this division in the state registry of sex 893 offenders and child_victim offenders established and maintained 894 under section 2950.13 of the Revised Code. 895

(E) No person who is required to register pursuant to
divisions (A) and (B) of this section, and no person who is
required to send a notice of intent to reside pursuant to
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division (G) of this section, shall fail to register or send the899notice of intent as required in accordance with those divisions900or that division.901

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

(G) If an offender or delinquent child who is required by 908 division (A) of this section to register is a tier III sex 909 offender/child-victim offender, the offender or delinguent child 910 also shall send the sheriff, or the sheriff's designee, of the 911 county in which the offender or delinquent child intends to 912 reside written notice of the offender's or delinguent child's 913 intent to reside in the county. The offender or delinquent child 914 shall send the notice of intent to reside at least twenty days 915 prior to the date the offender or delinquent child begins to 916 reside in the county. The notice of intent to reside shall 917 918 contain the following information:

(1) The offender's or delinquent child's name; 919

(2) The <u>fixed residence</u> address or <u>fixed residence</u> 920 addresses at which the offender or delinguent child intends to 921 reside. If a residence address change is not to a fixed 922 residence address, the offender or delinguent child shall 923 include in the notice a detailed description of the place or 924 places at which the offender or delinquent child intends to stay 925 for the following thirty days. Until the offender or delinguent 926 child has a fixed residence address, the offender or delinquent 927 child is subject to the change of address requirements in in 928

section 2950.05 of the Revised Code;

(3) The sexually oriented offense of which the offender
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was convicted, to which the offender pleaded guilty, or for
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which the child was adjudicated a delinquent child.
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(H) If, immediately prior to January 1, 2008, an offender 933 or delinquent child who was convicted of, pleaded guilty to, or 934 was adjudicated a delinguent child for committing a sexually 935 oriented offense or a child-victim oriented offense as those 936 terms were defined in section 2950.01 of the Revised Code prior 937 to January 1, 2008, was required by division (A) of this section 938 or section 2950.041 of the Revised Code to register and if, on 939 or after January 1, 2008, that offense is a sexually oriented 940 offense as that term is defined in section 2950.01 of the 941 Revised Code on and after January 1, 2008, the duty to register 942 that is imposed pursuant to this section on and after January 1, 943 2008, shall be considered, for purposes of section 2950.07 of 944 the Revised Code and for all other purposes, to be a 945 continuation of the duty imposed upon the offender or delinquent 946 child prior to January 1, 2008, under this section or section 947 2950.041 of the Revised Code. 948

Sec. 2950.05. (A) If an offender or delinquent child is 949 required to register pursuant to division (A)(2), (3), or (4) of 950 section 2950.04 or 2950.041 of the Revised Code, the delinquent 951 child if not a public registry-qualified juvenile offender 952 registrant shall provide written notice of any change of 953 residence address, and the offender and public registry-954 qualified juvenile offender registrant shall provide notice of 955 any change of residence, school, institution of higher 956 education, or place of employment address, to the sheriff with 9.57 whom the offender or delinquent child most recently registered 958

Page 34

the address under division (A)(2), (3), or (4) of section 959 2950.04 or 2950.041 of the Revised Code or under division (B) of 960 this section. A written notice of a change of school, 961 institution of higher education, or place of employment address 962 also shall include the name of the new school, institution of 963 higher education, or place of employment. The Except as 964 965 otherwise specified in this division, the delinquent child if not a public registry-qualified juvenile offender registrant 966 shall provide the written notice at least twenty days prior to 967 changing the residence address, and the offender and public 968 registry-qualified juvenile offender registrant shall provide 969 the written notice at least twenty days prior to changing the 970 address of the residence, school, or institution of higher 971 education and not later than three days after changing the 972 address of the place of employment. They shall provide the 973 written notices during the period they are required to register. 974 If a residence address change is not to a fixed residence 975 address, the offender or delinquent child shall include in that 976 notice a detailed description of the place or places at which 977 the offender or delinquent child intends to stay and, not for 978 the next thirty days. Until the offender or delinquent child has 979 a fixed residence address, every thirty days the offender or 980 delinguent child shall include in that notice a detailed 981 description of the place or places at which the offender or 982 delinquent child intends to stay for the following thirty days. 983 Not later than the end of the first business day immediately 984 following the day on which the person obtains a fixed residence 985 address, the offender or delinquent child shall provide that 986 sheriff written notice of that fixed residence address. If a 987 person whose residence address change is not to a fixed 988 residence_address describes in a notice under this division the 989 990 place or places at which the person intends to stay, for

purposes of divisions (C) to (I) of this section, sections 991 2950.06 to 2950.13 of the Revised Code, and sections 311.171 and 992 2919.24 of the Revised Code, the place or places so described in 993 the notice shall be considered the person's residence address 994 and registered residence address until the person provides the 995 written notice of a fixed residence address as described in this 996 division. 997

(B) If Except as otherwise provided in this division, if 998 an offender or public registry-qualified juvenile offender 999 registrant is required to provide notice of a residence, school, 1000 institution of higher education, or place of employment address 1001 change under division (A) of this section, or a delinquent child 1002 who is not a public registry-gualified juvenile offender 1003 registrant is required to provide notice of a residence address 1004 change under that division, the offender or delinquent child, at 1005 least twenty days prior to changing the residence, school, or 1006 institution of higher education address and not later than three 1007 days after changing the place of employment address, as 1008 applicable, also shall register the new address in the manner, 1009 and using the form, described in divisions (B) and (C) of 1010 section 2950.04 or 2950.041 of the Revised Code, whichever is 1011 applicable, with the sheriff of the county in which the 1012 offender's or delinguent child's new address is located, subject 1013 to division (C) of this section. If a residence address change 1014 is not to a fixed <u>residence</u> address, the offender or delinquent 1015 child shall include in the registration a detailed description 1016 of the place or places at which the offender or delinquent child 1017 intends to stay and, not for the next thirty days. Until the 1018 offender or delinguent child has a fixed residence address, 1019 every thirty days the offender or delinquent child shall include 1020 in that written notice a detailed description of the place or 1021

Page 35

places at which the offender or delinquent child intends to stay 1022 for the following thirty days. Not later than the end of the 1023 first business day immediately following the day on which the 1024 person obtains a fixed residence address, the offender or 1025 <u>delinquent child</u> shall register with that sheriff that fixed 1026 residence address. If a person whose residence address change is 1027 not to a fixed residence address describes in a registration 1028 under this division the place or places at which the person 1029 intends to stay, for purposes of divisions (C) to (I) of this 1030 section, sections 2950.06 to 2950.13 of the Revised Code, and 1031 sections 311.171 and 2919.24 of the Revised Code, the place or 1032 places so described in the registration shall be considered the 1033 person's residence address and registered residence address, 1034 until the person registers a fixed residence address as 1035 described in this division. 1036

(C) Divisions (A) and (B) of this section apply to a 1037 person who is required to register pursuant to division (A)(2), 1038 (3), or (4) of section 2950.04 or 2950.041 of the Revised Code 1039 regardless of whether the new residence, school, institution of 1040 higher education, or place of employment address is in this 1041 state or in another state. If the new address is in another 1042 state, the person shall register with the appropriate law 1043 enforcement officials in that state in the manner required under 1044 the law of that state and within the earlier of the period of 1045 time required under the law of that state or at least seven days 1046 prior to changing the address. 1047

(D) If an offender or delinquent child who is a public
registry-qualified juvenile offender registrant is required to
register pursuant to division (A) (2), (3), or (4) of section
2950.04 or 2950.041 of the Revised Code, the offender or public
registry-qualified juvenile offender registrant shall provide
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Page 36
written notice, within three days of the change, of any change 1053 in vehicle information, email addresses, internet identifiers, 1054 or telephone numbers registered to or used by the offender or 1055 registrant to the sheriff with whom the offender or registrant 1056 has most recently registered under division (A)(2), (3), or (4) 1057 of section 2950.04 or 2950.041 of the Revised Code. 1058

(E) (1) Upon receiving from an offender or delinquent child 1059 pursuant to division (A) of this section notice of a change of 1060 the offender's or public registry-qualified juvenile offender 1061 registrant's residence, school, institution of higher education, 1062 or place of employment address or the residence address of a 1063 delinquent child who is not a public registry-qualified juvenile 1064 offender registrant, a sheriff promptly shall forward the new 1065 address to the bureau of criminal identification and 1066 investigation in accordance with the forwarding procedures 1067 adopted pursuant to section 2950.13 of the Revised Code if the 1068 new address is in another state or, if the new address is 1069 located in another county in this state, to the sheriff of that 1070 county. Upon receiving from an offender or public registry-1071 qualified juvenile offender registrant notice of vehicle and 1072 identifier changes pursuant to division (D) of this section, a 1073 sheriff promptly shall forward the new information to the bureau 1074 of criminal identification and investigation in accordance with 1075 the forwarding procedures adopted pursuant to section 2950.13 of 1076 the Revised Code. The bureau shall include all information 1077 forwarded to it under this division in the state registry of sex 1078 offenders and child-victim offenders established and maintained 1079 under section 2950.13 of the Revised Code and shall forward 1080 notice of the offender's or delinquent child's new residence, 1081 school, institution of higher education, or place of employment 1082 address, as applicable, to the appropriate officials in the 1083

Page 38

other state.

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(2) When an offender or public registry-qualified juvenile 1085 offender registrant registers a new residence, school, 1086 institution of higher education, or place of employment address 1087 or a delinquent child who is not a public registry-qualified 1088 juvenile offender registrant registers a new residence address 1089 pursuant to division (B) of this section, the sheriff with whom 1090 the offender or delinquent child registers and the bureau of 1091 criminal identification and investigation shall comply with 1092 division (D) of section 2950.04 or 2950.041 of the Revised Code, 1093 whichever is applicable. 1094

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

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

(G) (1) It is an affirmative defense to a charge of a 1106 violation of division (F)(1) of this section that it was 1107 impossible for the person to provide the written notice to the 1108 sheriff as required under division (A) of this section because 1109 of a lack of knowledge, on the date specified for the provision 1110 of the written notice, of a residence, school, institution of 1111 higher education, or place of employment address change, and 1112 that the person provided notice of the residence, school, 1113

institution of higher education, or place of employment address 1114
change to the sheriff specified in division (A) of this section 1115
as soon as possible, but not later than the end of the first 1116
business day, after learning of the address change by doing 1117
either of the following: 1118

(a) The person provided notice of the address change to 1119 the sheriff specified in division (A) of this section by 1120 telephone immediately upon learning of the address change or, if 1121 the person did not have reasonable access to a telephone at that 1122 time, as soon as possible, but not later than the end of the 1123 1124 first business day, after learning of the address change and having reasonable access to a telephone, and the person, as soon 1125 as possible, but not later than the end of the first business 1126 day, after providing notice of the address change to the sheriff 1127 by telephone, provided written notice of the address change to 1128 that sheriff. 1129

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

(2) It is an affirmative defense to a charge of a 1134 violation of division (F)(2) of this section that it was 1135 impossible for the person to register the new address with the 1136 sheriff or the official of the other state as required under 1137 division (B) or (C) of this section because of a lack of 1138 knowledge, on the date specified for the registration of the new 1139 address, of a residence, school, institution of higher 1140 education, or place of employment address change, and that the 1141 person registered the new residence, school, institution of 1142 higher education, or place of employment address with the 1143

sheriff or the official of the other state specified in division 1144 (B) or (C) of this section as soon as possible, but not later 1145 than the end of the first business day, after learning of the 1146 address change by doing either of the following: 1147

(a) The person provided notice of the new address to the 1148 sheriff or official specified in division (B) or (C) of this 1149 section by telephone immediately upon learning of the new 1150 address or, if the person did not have reasonable access to a 1151 telephone at that time, as soon as possible, but not later than 1152 1153 the end of the first business day, after learning of the new address and having reasonable access to a telephone, and the 1154 person, as soon as possible, but not later than the end of the 1155 first business day, after providing notice of the new address to 1156 the sheriff or official by telephone, registered the new address 1157 with that sheriff or official in accordance with division (B) or 1158 (C) of this section. 1159

(b) The person, as soon as possible, but not later than 1160 the end of the first business day, after learning of the new 1161 address, registered the new address with the sheriff or official 1162 1163 specified in division (B) or (C) of this section, in accordance with that division. 1164

(H) An offender or delinquent child who is required to 1165 comply with divisions (A), (B), and (C) of this section shall do 1166 so for the period of time specified in section 2950.07 of the 1167 Revised Code. 1168

(I) As used in this section, and in all other sections of 1169 the Revised Code that refer to the duties imposed on an offender 1170 or delinquent child under this section relative to a change in 1171 the offender's or delinquent child's residence, school, 1172 institution of higher education, or place of employment address, 1173

"change in address" includes any circumstance in which the old1174address for the person in question no longer is accurate,1175regardless of whether the person in question has a new address.1176

Sec. 2950.07. (A) The duty of an offender who is convicted 1177 of, pleads guilty to, has been convicted of, or has pleaded 1178 quilty to a sexually oriented offense or a child-victim oriented 1179 offense and the duty of a delinquent child who is or has been 1180 adjudicated a delinquent child for committing a sexually 1181 oriented offense or a child-victim oriented offense and is 1182 classified a juvenile offender registrant or who is an out-of-1183 state juvenile offender registrant to comply with sections 1184 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised Code 1185 commences on whichever of the following dates is applicable: 1186

(1) If the offender's duty to register is imposed pursuant 1187 to division (A) (1) (a) of section 2950.04 or division (A) (1) (a) 1188 of section 2950.041 of the Revised Code, the offender's duty to 1189 comply with those sections commences immediately after the entry 1190 of the judgment of conviction. 1191

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

(3) If the offender's duty to register is imposed pursuant
to division (A) (2) of section 2950.04 or division (A) (2) of
section 2950.041 of the Revised Code, subject to division (A) (7)
of this section, the offender's duty to comply with those
sections commences on the date of the offender's release from a
prison term, a term of imprisonment, or any other type of
confinement, or if the offender is not sentenced to a prison

term, a term of imprisonment, or any other type of confinement,1204on the date of the entry of the judgment of conviction of the1205sexually oriented offense or child-victim oriented offense.1206

(4) If the offender's or delinquent child's duty to 1207 register is imposed pursuant to division (A)(4) of section 1208 2950.04 or division (A)(4) of section 2950.041 of the Revised 1209 Code, the offender's duty to comply with those sections 1210 commences regarding residence addresses on the date that the 1211 offender begins to reside or becomes temporarily domiciled in 1212 this state, the offender's duty regarding addresses of schools, 1213 institutions of higher education, and places of employment 1214 commences on the date the offender begins attending any school 1215 or institution of higher education in this state on a full-time 1216 or part-time basis or becomes employed in this state, and the 1217 delinquent child's duty commences on the date the delinquent 1218 child begins to reside or becomes temporarily domiciled in this 1219 state. 1220

(5) If the delinquent child's duty to register is imposed 1221 pursuant to division (A) (3) of section 2950.04 or division (A) 1222 (3) of section 2950.041 of the Revised Code, if the delinquent 1223 child's classification as a juvenile offender registrant is made 1224 at the time of the child's disposition for that sexually 1225 oriented offense or child-victim oriented offense, whichever is 1226 applicable, and if the delinquent child is committed for the 1227 sexually oriented offense or child-victim oriented offense to 1228 the department of youth services or to a secure facility that is 1229 not operated by the department, the delinquent child's duty to 1230 comply with those sections commences on the date of the 1231 delinquent child's discharge or release from custody in the 1232 department of youth services secure facility or from the secure 1233 facility not operated by the department as described in that 1234

Page 43

division.

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(6) If the delinquent child's duty to register is imposed 1236 pursuant to division (A) (3) of section 2950.04 or division (A) 1237 (3) of section 2950.041 of the Revised Code and if either the 1238 delinquent child's classification as a juvenile offender 1239 registrant is made at the time of the child's disposition for 1240 that sexually oriented offense or child-victim oriented offense, 1241 whichever is applicable, and the delinquent child is not 1242 committed for the sexually oriented offense or child-victim 1243 1244 oriented offense to the department of youth services or to a secure facility that is not operated by the department or the 1245 child's classification as a juvenile offender registrant is made 1246 pursuant to section 2152.83 or division (A)(2) of section 1247 2152.86 of the Revised Code, subject to divisions (A)(7) of this 1248 section, the delinquent child's duty to comply with those 1249 sections commences on the date of entry of the court's order 1250 that classifies the delinquent child a juvenile offender 1251 registrant. 1252

(7) If the offender's or delinquent child's duty to 1253 register is imposed pursuant to division (A)(2), (3), or (4) of 1254 section 2950.04 or section 2950.041 of the Revised Code and if 1255 the offender or delinquent child prior to January 1, 2008, has 1256 registered a residence, school, institution of higher education, 1257 or place of employment address pursuant to section 2950.04, 1258 2950.041, or 2950.05 of the Revised Code as they existed prior 1259 to that date, the offender or delinquent child initially shall 1260 register in accordance with section 2950.04 or 2950.041 of the 1261 Revised Code, whichever is applicable, as it exists on and after 1262 January 1, 2008, not later than the earlier of the dates 1263 specified in divisions (A)(7)(a) and (b) of this section. The 1264 offender's or delinquent child's duty to comply thereafter with 1265

sections 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised 1266 Code as they exist on and after January 1, 2008, commences on 1267 the date of that initial registration. The offender or 1268 delinquent child initially shall register under section 2950.04 1269 or 2950.041 of the Revised Code as it exists on and after 1270 January 1, 2008, not later than the earlier of the following: 1271

(a) The date that is six months after the date on which
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the offender or delinquent child received a registered letter
from the attorney general under division (A) (2) or (B) of
section 2950.031 of the Revised Code;

(b) The earlier of the date on which the offender or 1276 delinguent child would be required to verify a previously 1277 registered address under section 2950.06 of the Revised Code as 1278 it exists on and after January 1, 2008, or, if the offender or 1279 delinquent child has changed a previously registered address, 1280 the date on which the offender or delinquent child would be 1281 required to register a new residence, school, institution of 1282 higher education, or place of employment address under section 1283 2950.05 of the Revised Code as it exists on and after January 1, 1284 2008. 1285

(8) If the offender's or delinquent child's duty to 1286 register was imposed pursuant to section 2950.04 or 2950.041 of 1287 the Revised Code as they existed prior to January 1, 2008, the 1288 offender's or delinquent child's duty to comply with sections 1289 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised Code as 1290 they exist on and after January 1, 2008, is a continuation of 1291 the offender's or delinquent child's former duty to register 1292 imposed prior to January 1, 2008, under section 2950.04 or 1293 2950.041 of the Revised Code and shall be considered for all 1294 purposes as having commenced on the date that the offender's 1295

duty under that section commenced.

(B) The duty of an offender who is convicted of, pleads 1297 quilty to, has been convicted of, or has pleaded quilty to a 1298 sexually oriented offense or a child-victim oriented offense and 1299 the duty of a delinquent child who is or has been adjudicated a 1300 delinquent child for committing a sexually oriented offense or a 1301 child-victim oriented offense and is classified a juvenile 1302 offender registrant or who is an out-of-state juvenile offender 1303 registrant to comply with sections 2950.04, 2950.041, 2950.05, 1304 and 2950.06 of the Revised Code continues, after the date of 1305 commencement, for whichever of the following periods is 1306 applicable: 1307

(1) Except as otherwise provided in this division, if the 1308 person is an offender who is a tier III sex offender/child-1309 victim offender relative to the sexually oriented offense or 1310 child-victim oriented offense, if the person is a delinquent 1311 child who is a tier III sex offender/child-victim offender 1312 relative to the sexually oriented offense or child-victim 1313 oriented offense, or if the person is a delinquent child who is 1314 a public registry-qualified juvenile offender registrant 1315 relative to the sexually oriented offense, the offender's or 1316 delinquent child's duty to comply with those sections continues 1317 until the offender's or delinguent child's death. Regarding a 1318 delinquent child who is a tier III sex offender/child-victim 1319 offender relative to the offense but is not a public registry-1320 qualified juvenile offender registrant relative to the offense, 1321 if the judge who made the disposition for the delinquent child 1322 or that judge's successor in office subsequently enters a 1323 determination pursuant to section 2152.84 or 2152.85 of the 1324 Revised Code that the delinquent child no longer is a tier III 1325 sex offender/child-victim offender, the delinquent child's duty 1326

Page 45

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to comply with those sections continues for the period of time 1327 that is applicable to the delinguent child under division (B)(2) 1328 or (3) of this section, based on the reclassification of the 1329 child pursuant to section 2152.84 or <u>21562.85</u> 2152.85 of the 1330 Revised Code as a tier I sex offender/child-victim offender or a 1331 tier II sex offender/child-victim offender. In no case shall the 1332 1333 lifetime duty to comply that is imposed under this division on an offender who is a tier III sex offender/child-victim offender 1334 be removed or terminated. A delinquent child who is a public 1335 registry-qualified juvenile offender registrant may have the 1336 lifetime duty to register terminated only pursuant to section 1337 2950.15 of the Revised Code. 1338 (2) If (2) (a) Except as otherwise provided in division (B) 1339 (2) (b) of this section, if the person is an offender who is a 1340 tier II sex offender/child-victim offender relative to the 1341 sexually oriented offense or child-victim oriented offense, the 1342 offender's duty to comply with those sections continues for 1343 twenty-five years. Except as otherwise provided in this 1344 division, if the person is a delinquent child who is a tier II 1345 sex offender/child-victim offender relative to the sexually 1346 oriented offense or child-victim oriented offense, the 1347 delinquent child's duty to comply with those sections continues 1348 for twenty years. Regarding a delinguent child who is a tier II 1349 sex offender/child-victim offender relative to the offense but 1350 is not a public registry-qualified juvenile offender registrant 1351 relative to the offense, if the judge who made the disposition 1352 for the delinquent child or that judge's successor in office 1353 subsequently enters a determination pursuant to section 2152.84 1354 or 2152.85 of the Revised Code that the delinquent child no 1355 longer is a tier II sex offender/child-victim offender but 1356

remains a juvenile offender registrant, the delinguent child's

Page 46

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duty to comply with those sections continues for the period of1358time that is applicable to the delinquent child under division1359(B) (3) of this section, based on the reclassification of the1360child pursuant to section 2152.84 or 2152.85 of the Revised Code1361as a tier I sex offender/child-victim offender.1362

(b) If the person is an offender who is a tier II sex 1363 offender/child-victim offender relative to the sexually oriented 1364 offense or child-victim oriented offense or the person is a 1365 delinquent child who is a tier II sex offender/child-victim 1366 offender relative to the sexually oriented offense or child-1367 victim oriented offense and if the offender or delinquent child 1368 violates section 2950.04, 2950.041, 2950.05, or 2950.06 of the 1369 Revised Code, the period of time that the offender or delinguent 1370 child has a duty to comply with those sections as described in 1371 division (B)(2)(a) of this section is tolled for the amount of 1372 time the offender or delinguent child is in violation of any of 1373 those sections. The period of time that the offender or 1374 delinquent child has a duty to comply with those sections as 1375 described in division (B)(2)(a) of this section resumes once the 1376 offender or delinquent child is no longer in violation of any of 1377 those sections. 1378

(3) (3) (a) Except as otherwise provided in this division 1379 and division (B)(3)(b) of this section, if the person is an 1380 offender who is a tier I sex offender/child-victim offender 1381 relative to the sexually oriented offense or child-victim 1382 oriented offense, the offender's duty to comply with those 1383 sections continues for fifteen years. Except as otherwise 1384 provided in this division, if the person is a delinquent child 1385 who is a tier I sex offender/child-victim offender relative to 1386 the sexually oriented offense or child-victim oriented offense, 1387 1388 the delinquent child's duty to comply with those sections

continues for ten years. Regarding a delinguent child who is a 1389 juvenile offender registrant and a tier I sex offender/child-1390 victim offender but is not a public registry-qualified juvenile 1391 offender registrant, if the judge who made the disposition for 1392 the delinquent child or that judge's successor in office 1393 subsequently enters a determination pursuant to section 2152.84 1394 or 2152.85 of the Revised Code that the delinquent child no 1395 longer is to be classified a juvenile offender registrant, the 1396 delinquent child's duty to comply with those sections terminates 1397 upon the court's entry of the determination. A person who is an 1398 offender who is a tier I sex offender/child-victim offender may 1399 have the fifteen-year duty to register terminated only pursuant 1400 to section 2950.15 of the Revised Code. 1401

(b) If the person is an offender who is a tier I sex 1402 offender/child-victim offender relative to the sexually oriented 1403 offense or child-victim oriented offense or the person is a 1404 delinquent child who is a tier I sex offender/child-victim 1405 offender relative to the sexually oriented offense or child-1406 victim oriented offense and if the offender or delinquent child 1407 violates section 2950.04, 2950.041, 2950.05, or 2950.06 of the 1408 Revised Code, the period of time that the offender or delinquent 1409 child has a duty to comply with those sections as described in 1410 division (B)(3)(a) of this section is tolled for the amount of 1411 time the offender or delinquent child is in violation of any of 1412 those sections. The period of time that the offender or 1413 delinquent child has a duty to comply with those sections as 1414 described in division (B)(3)(a) of this section resumes once the 1415 offender or delinguent child is no longer in violation of any of 1416 those sections. 1417

(C) (1) If an offender has been convicted of or pleadedguilty to a sexually oriented offense and the offender1419

subsequently is convicted of or pleads guilty to another 1420 sexually oriented offense or a child-victim oriented offense, if 1421 an offender has been convicted of or pleaded guilty to a child-1422 victim oriented offense and the offender subsequently is 1423 convicted of or pleads guilty to another child-victim oriented 1424 offense or a sexually oriented offense, if a delinquent child 1425 has been adjudicated a delinguent child for committing a 1426 sexually oriented offense and is classified a juvenile offender 1427 registrant or is an out-of-state juvenile offender registrant 1428 and the child subsequently is adjudicated a delinguent child for 1429 committing another sexually oriented offense or a child-victim 1430 oriented offense and is classified a juvenile offender 1431 registrant relative to that offense or subsequently is convicted 1432 of or pleads quilty to another sexually oriented offense or a 1433 child-victim oriented offense, or if a delinquent child has been 1434 adjudicated a delinquent child for committing a child-victim 1435 oriented offense and is classified a juvenile offender 1436 registrant or is an out-of-state juvenile offender registrant 1437 and the child subsequently is adjudicated a delinguent child for 1438 committing another child-victim oriented offense or a sexually 1439 oriented offense and is classified a juvenile offender 1440 registrant relative to that offense or subsequently is convicted 1441 of or pleads guilty to another child-victim oriented offense or 1442 a sexually oriented offense, the period of time for which the 1443 offender or delinquent child must comply with the sections 1444 specified in division (A) of this section shall be separately 1445 calculated pursuant to divisions (A)(1) to (8) and (B)(1) to (3)1446 of this section for each of the sexually oriented offenses and 1447 child-victim oriented offenses, and the offender or delinquent 1448 child shall comply with each separately calculated period of 1449 time independently. 1450

If a delinquent child has been adjudicated a delinquent 1451 child for committing a sexually oriented offense or a child-1452 victim oriented offense, is classified a juvenile offender 1453 registrant or is an out-of-state juvenile offender registrant 1454 relative to that offense, and, after attaining eighteen years of 1455 age, subsequently is convicted of or pleads guilty to another 1456 sexually oriented offense or child-victim oriented offense, the 1457 subsequent conviction or guilty plea does not limit, affect, or 1458 supersede the duties imposed upon the delinquent child under 1459 this chapter relative to the delinquent child's classification 1460 as a juvenile offender registrant or as an out-of-state juvenile 1461 offender registrant, and the delinquent child shall comply with 1462 both those duties and the duties imposed under this chapter 1463 relative to the subsequent conviction or guilty plea. 1464

(2) If a delinquent child has been adjudicated a 1465 delinguent child for committing a sexually oriented offense or a 1466 child-victim oriented offense and is classified a juvenile 1467 offender registrant relative to the offense and if the juvenile 1468 judge or the judge's successor in office subsequently 1469 reclassifies the offense tier in which the child is classified 1470 pursuant to section 2152.84 or 2152.85 of the Revised Code, the 1471 judge's subsequent determination to reclassify the child does 1472 not affect the date of commencement of the delinquent child's 1473 duty to comply with sections 2950.04, 2950.041, 2950.05, and 1474 2950.06 of the Revised Code as determined under division (A) of 1475 this section. The child's duty to comply with those sections 1476 after the reclassification is a continuation of the child's duty 1477 to comply with the sections that was in effect prior to the 1478 reclassification, and the duty shall continue for the period of 1479 time specified in division (B)(1), (2), or (3) of this section, 1480 whichever is applicable. 1481

If, prior to January 1, 2008, an offender had a duty to 1482 comply with the sections specified in division (A) of this 1483 section as a result of a conviction of or plea of guilty to a 1484 sexually oriented offense or child-victim oriented offense as 1485 those terms were defined in section 2950.01 of the Revised Code 1486 prior to January 1, 2008, or a delinquent child had a duty to 1487 comply with those sections as a result of an adjudication as a 1488 delinquent child for committing one of those offenses as they 1489 were defined prior to January 1, 2008, the period of time 1490 specified in division (B)(1), (2), or (3) of this section on and 1491 after January 1, 2008, for which a person must comply with 1492 sections 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised 1493 Code applies to the person, automatically replaces the period of 1494 time for which the person had to comply with those sections 1495 prior to January 1, 2008, and is a continuation of the person's 1496 duty to comply with the sections that was in effect prior to the 1497 reclassification. If, prior to January 1, 2008, an offender or a 1498 delinquent child had a duty to comply with the sections 1499 specified in division (A) of this section, the offender's or 1500 delinguent child's classification as a tier I sex 1501 offender/child-victim offender, a tier II sex offender/child-1502 victim offender, or a tier III sex offender/child-victim 1503 offender for purposes of that period of time shall be determined 1504 as specified in section 2950.031 or 2950.032 of the Revised 1505 Code, as applicable. 1506

(D) The duty of an offender or delinquent child to
register under this chapter is tolled for any period during
which the offender or delinquent child is returned to
confinement in a secure facility for any reason or imprisoned
for an offense when the confinement in a secure facility or
imprisonment occurs subsequent to the date determined pursuant

to division (A) of this section. The offender's or delinquent1513child's duty to register under this chapter resumes upon the1514offender's or delinquent child's release from confinement in a1515secure facility or imprisonment.1516

(E) An offender or delinquent child who has been or is 1517 convicted, has pleaded or pleads quilty, or has been or is 1518 adjudicated a delinquent child, in a court in another state, in 1519 a federal court, military court, or Indian tribal court, or in a 1520 court of any nation other than the United States for committing 1521 a sexually oriented offense or a child-victim oriented offense 1522 may apply to the sheriff of the county in which the offender or 1523 delinquent child resides or temporarily is domiciled, or in 1524 which the offender attends a school or institution of higher 1525 education or is employed, for credit against the duty to 1526 register for the time that the offender or delinquent child has 1527 complied with the sex offender or child-victim offender 1528 registration requirements of another jurisdiction. The sheriff 1529 shall grant the offender or delinquent child credit against the 1530 duty to register for time for which the offender or delinquent 1531 child provides adequate proof that the offender or delinquent 1532 child has complied with the sex offender or child-victim 1533 offender registration requirements of another jurisdiction. If 1534 the offender or delinquent child disagrees with the 1535 determination of the sheriff, the offender or delinquent child 1536 may appeal the determination to the court of common pleas of the 1537 county in which the offender or delinquent child resides or is 1538 temporarily domiciled, or in which the offender attends a school 1539 or institution of higher education or is employed. 1540

 Section 2. That existing sections 2950.01, 2950.04,
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 2950.05, and 2950.07 of the Revised Code are hereby repealed.
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