By Senator Hooper

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A bill to be entitled An act relating to sexual offenders and predators; amending s. 775.21, F.S.; revising the definitions of the terms "permanent residence," "temporary residence," and "transient residence"; providing that a person must meet specified criteria to qualify for removal of a sexual predator, sexually violent predator, or any other specified sexual offender designation; providing an additional reporting method for a sexual predator to report certain vehicle information changes to the Department of Law Enforcement; providing an additional reporting method for a sexual predator to report specified information to the Department of Highway Safety and Motor Vehicles; revising the reporting requirements with which a sexual predator must comply relating to establishing a residence in another state or jurisdiction or for travel outside of the United States; conforming provisions to changes made by the act; amending s. 943.0435, F.S.; revising the definition of the term "convicted"; providing a short title; providing an additional reporting method for a sexual offender to report specified information to the Department of Highway Safety and Motor Vehicles; providing an additional reporting method for a sexual offender to report certain vehicle information changes

to the Department of Law Enforcement; requiring the

offender within a certain number of business days

custodian of a local jail to register a sexual

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after intake of such sexual offender and to forward the registration information to the department; requiring the custodian of a local jail to take a digitized photograph of such sexual offender and provide it to the department; requiring the custodian of a local jail to notify the department if a sexual offender in its custody escapes or dies; revising the reporting requirements with which a sexual offender must comply relating to establishing a residence in another state or jurisdiction or for travel outside of the United States; requiring that the department be given notice of a petition for removing the requirement for registration as a sexual offender; authorizing the department to present evidence in opposition to the requested relief or to otherwise demonstrate the reasons why the petition should be denied; requiring a sexual offender to establish that he or she does not meet specified criteria that require registration as a sexual offender for the purpose of removing the requirement for registration as a sexual offender; requiring a specified sexual offender to establish that his or her designation has been removed and that he or she does not meet any other specified criteria that require registration as a sexual offender to qualify for removal of the requirement for registration as a sexual offender; providing additional requirements with which a sexual offender must comply to be considered for removal of the requirement to register as a sexual offender;

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conforming provisions to changes made by the act; reenacting and amending s. 944.607, F.S.; conforming cross-references; making technical changes; amending ss. 322.141, 794.056, 921.0022, 938.085, 944.606, 944.607, 985.481, and 985.4815, F.S.; conforming cross-references; making technical changes; reenacting ss. 944.606(1)(d), 985.481(1)(d), and 985.4815(1)(f), F.S., all relating to the definition of the terms "permanent residence," "temporary residence," and "transient residence," to incorporate the amendment made to s. 775.21, F.S., in references thereto; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 775.21, Florida Statutes, is amended to read:

(Substantial rewording of section. See

- s. 775.21, F.S., for present text.)
- 775.21 The Florida Sexual Predators Act.-
- (1) SHORT TITLE.—This section may be cited as "The Florida Sexual Predators Act."
 - (2) DEFINITIONS.—As used in this section, the term:
- (a) "Change in status at an institution of higher education" means the commencement or termination of enrollment, including, but not limited to, a traditional classroom setting or online courses, or employment, whether for compensation or as a volunteer, at an institution of higher education or a change in location of enrollment or employment, whether for

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compensation or as a volunteer, at an institution of higher education.

- (b) "Chief of police" means the chief law enforcement officer of a municipality.
- (c) "Child care facility" has the same meaning as provided in s. 402.302.
- (d) "Community" means any county where the sexual predator
 lives or otherwise establishes or maintains a permanent,
 temporary, or transient residence.
- (e) "Conviction" means a determination of guilt which is the result of a trial or the entry of a plea of guilty or nolo contendere, regardless of whether adjudication is withheld. A conviction for a similar offense includes, but is not limited to, a conviction by a federal or military tribunal, including courts-martial conducted by the Armed Forces of the United States, and includes a conviction or entry of a plea of guilty or nolo contendere resulting in a sanction in any state of the United States or other jurisdiction. A sanction includes, but is not limited to, a fine, probation, community control, parole, conditional release, control release, or incarceration in a state prison, federal prison, private correctional facility, or local detention facility.
 - (f) "Department" means the Department of Law Enforcement.
- (g) "Electronic mail address" has the same meaning as provided in s. 668.602.
- (h) "Entering the county" includes being discharged from a correctional facility, jail, or secure treatment facility within the county or being under supervision within the county for the commission of a violation enumerated in subsection (4).

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(i) "Institution of higher education" means a career center, a community college, a college, a state university, or an independent postsecondary educational institution.

- (j) "Internet identifier" means any designation, moniker, screen name, username, or other name used for self-identification to send or receive social Internet communication. Internet identifier does not include a date of birth, social security number, personal identification number (PIN), or password. A sexual offender's or sexual predator's use of an Internet identifier that discloses his or her date of birth, social security number, PIN, password, or other information that would reveal the identity of the sexual offender or sexual predator waives the disclosure exemption in this paragraph for such personal information.
- (k) "Permanent residence" means a place where the person abides, lodges, or resides for 3 or more consecutive days. For the purpose of calculating a day under this paragraph, the first day that a person abides, lodges, or resides at a place is excluded and each subsequent day is counted. A day includes any part of a calendar day.
- (1) "Professional license" means the document of authorization or certification issued by an agency of this state for a regulatory purpose, or by any similar agency in another jurisdiction for a regulatory purpose, to a person to engage in an occupation or to carry out a trade or business.
- (m) "Social Internet communication" means any communication through a commercial social networking website as defined in s. 943.0437, or application software. The term does not include any of the following:

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1. Communication for which the primary purpose is the facilitation of commercial transactions involving goods or services;

- 2. Communication on an Internet website for which the primary purpose of the website is the dissemination of news; or
 - 3. Communication with a governmental entity.

As used in this paragraph, the term "application software" means any computer program designed to run on a mobile device such as a smartphone or tablet computer, that allows users to create web pages or profiles that provide information about themselves and are available publicly or to other users, and that offers a mechanism for communication with other users through a forum, a chatroom, electronic mail, or an instant messenger.

- (n) "Temporary residence" means a place where the person abides, lodges, or resides, including, but not limited to, vacation, business, or personal travel destinations in or out of this state, for a period of 3 or more days in the aggregate during any calendar year and which is not the person's permanent address or, for a person whose permanent residence is not in this state, a place where the person is employed, practices a vocation, or is enrolled as a student for any period of time in this state. For the purpose of calculating a day under this paragraph, the first day that a person abides, lodges, or resides at a place is excluded and each subsequent day is counted. A day includes any part of a calendar day.
- (o) "Transient residence" means a county where the person lives, remains, or is located for the purpose of abiding, lodging, or residing for a period of 3 or more days in the

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aggregate during a calendar year and which is not the person's permanent or temporary address. The term includes, but is not limited to, a place where the person sleeps or seeks shelter and a location that has no specific street address. For the purpose of calculating a day under this paragraph, the first day that a person lives, remains, or is located in a county for the purpose of abiding, lodging, or residing is excluded and each subsequent day is counted. A day includes any part of a calendar day.

- (p) "Vehicles owned" means any motor vehicle as defined in s. 320.01, which is registered, coregistered, leased, titled, or rented by a sexual predator or sexual offender; a rented vehicle that a sexual predator or sexual offender is authorized to drive; or a vehicle for which a sexual predator or sexual offender is insured as a driver. The term also includes any motor vehicle as defined in s. 320.01, which is registered, coregistered, leased, titled, or rented by a person or persons residing at a sexual predator's or sexual offender's permanent residence for 5 or more consecutive days.
 - (3) LEGISLATIVE FINDINGS AND PURPOSE; LEGISLATIVE INTENT.-
- (a) Repeat sexual offenders, sexual offenders who use physical violence, and sexual offenders who prey on children are sexual predators who present an extreme threat to the public safety. Sexual offenders are extremely likely to use physical violence and to repeat their offenses, and most sexual offenders commit many offenses, have many more victims than are ever reported, and are prosecuted for only a fraction of their crimes. This makes the cost of sexual offender victimization to society at large, while incalculable, clearly exorbitant.
 - (b) The high level of threat that a sexual predator

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presents to the public safety, and the long-term effects

suffered by victims of sex offenses, provide the state with

sufficient justification to implement a strategy that includes:

- 1. Incarcerating sexual predators and maintaining adequate facilities to ensure that decisions to release sexual predators into the community are not made on the basis of inadequate space.
- 2. Providing for specialized supervision of sexual predators who are in the community by specially trained probation officers with low caseloads, as described in ss. 947.1405(7) and 948.30. The sexual predator is subject to specified terms and conditions implemented at sentencing or at the time of release from incarceration, with a requirement that those who are financially able must pay all or part of the costs of supervision.
- 3. Requiring the registration of sexual predators, with a requirement that complete and accurate information be maintained and accessible for use by law enforcement authorities, communities, and the public.
- 4. Providing for community and public notification concerning the presence of sexual predators.
- 5. Prohibiting sexual predators from working with children, either for compensation or as a volunteer.
- (c) The state has a compelling interest in protecting the public from sexual predators and in protecting children from predatory sexual activity, and there is sufficient justification for requiring sexual predators to register and for requiring community and public notification of the presence of sexual predators.

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(d) It is the purpose of the Legislature that, upon the court's written finding that an offender is a sexual predator, in order to protect the public, it is necessary that the sexual predator be registered with the department and that members of the community and the public be notified of the sexual predator's presence. The designation of a person as a sexual predator is neither a sentence nor a punishment but simply a status resulting from the conviction of certain crimes.

- (e) It is the intent of the Legislature to address the problem of sexual predators by:
- 1. Requiring sexual predators supervised in the community to have special conditions of supervision and to be supervised by probation officers with low caseloads;
- 2. Requiring sexual predators to register with the department, as provided in this section; and
- 3. Requiring community and public notification of the presence of a sexual predator, as provided in this section.
 - (4) SEXUAL PREDATOR CRITERIA.-
- (a) For a current offense committed on or after October 1, 1993, upon conviction, an offender shall be designated as a "sexual predator" under subsection (5), and subject to registration under subsections (6)-(9) and community and public notification under subsection (11), if:
 - 1. The felony is:
- a. A capital, life, or first degree felony violation, or any attempt thereof, of s. 787.01 or s. 787.02, where the victim is a minor, or s. 794.011, s. 800.04, or s. 847.0145, or a violation of a similar law of another jurisdiction; or
 - b. Any felony violation, or any attempt thereof, of s.

16-00635B-22 20221932 262 393.135(2); s. 394.4593(2); s. 787.01, s. 787.02, or s. 263 787.025(2)(c), where the victim is a minor; s. 787.06(3)(b), 264 (d), (f), or (g); former s. 787.06(3)(h); s. 794.011, excluding 265 s. 794.011(10); s. 794.05; former s. 796.03; former s. 796.035; 266 s. 800.04; s. 810.145(8)(b); s. 825.1025; s. 827.071; s. 267 847.0135, excluding s. 847.0135(6); s. 847.0145; s. 895.03, if 268 the court makes a written finding that the racketeering activity 269 involved at least one sexual offense listed in this sub-270 subparagraph or at least one offense listed in this sub-271 subparagraph with sexual intent or motive; s. 916.1075(2); or s. 272 985.701(1); or a violation of a similar law of another jurisdiction, and the offender has previously been convicted of 273 274 or found to have committed, or has pled nolo contendere or 275 quilty to, regardless of adjudication, any violation of s. 276 393.135(2); s. 394.4593(2); s. 787.01, s. 787.02, or s. 277 787.025(2)(c), where the victim is a minor; s. 787.06(3)(b), 278 (d), (f), or (g); former s. 787.06(3)(h); s. 794.011, excluding 279 s. 794.011(10); s. 794.05; former s. 796.03; former s. 796.035; s. 800.04; s. 825.1025; s. 827.071; s. 847.0133; s. 847.0135, 280 281 excluding s. 847.0135(6); s. 847.0145; s. 895.03, if the court 282 makes a written finding that the racketeering activity involved 283 at least one sexual offense listed in this sub-subparagraph or 284 at least one offense listed in this sub-subparagraph with sexual 285 intent or motive; s. 916.1075(2); or s. 985.701(1); or a 286 violation of a similar law of another jurisdiction; 287 2. The offender has not received a pardon for any felony or 288 similar law of another jurisdiction that is necessary for the 289 operation of this paragraph; and 290 3. A conviction of a felony or similar law of another

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jurisdiction necessary to the operation of this paragraph has not been set aside in any postconviction proceeding.

- (b) In order to be counted as a prior felony for purposes of this subsection, the felony must have resulted in a conviction sentenced separately, or an adjudication of delinquency entered separately, prior to the current offense and sentenced or adjudicated separately from any other felony conviction that is to be counted as a prior felony regardless of the date of offense of the prior felony.
- (c) If an offender has been registered as a sexual predator by the Department of Corrections, the department, or any other law enforcement agency and if:
- 1. The court did not, for whatever reason, make a written finding at the time of sentencing that the offender was a sexual predator; or
- 2. The offender was administratively registered as a sexual predator because the Department of Corrections, the department, or any other law enforcement agency obtained information that indicated that the offender met the criteria for designation as a sexual predator based on a violation of a similar law in another jurisdiction,

the department shall remove that offender from the department's list of sexual predators and, for an offender described under subparagraph 1., shall notify the state attorney who prosecuted the offense that met the criteria for administrative designation as a sexual predator, and, for an offender described under this paragraph, shall notify the state attorney of the county where the offender establishes or maintains a permanent, temporary, or

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transient residence. The state attorney shall bring the matter to the court's attention in order to establish that the offender meets the criteria for designation as a sexual predator. If the court makes a written finding that the offender is a sexual predator, the offender must be designated as a sexual predator, must register or be registered as a sexual predator with the department as provided in subsections (6)-(9), and is subject to the community and public notification as provided in subsection (11). If the court does not make a written finding that the offender is a sexual predator, the offender may not be designated as a sexual predator with respect to that offense and is not required to register or be registered as a sexual predator with the department.

- (d) An offender who has been determined to be a sexually violent predator pursuant to a civil commitment proceeding under chapter 394 shall be designated as a "sexual predator" under subsection (5) and subject to registration under subsections (6)-(9) and community and public notification under subsection (11).
- (5) SEXUAL PREDATOR DESIGNATION.—An offender is designated as a sexual predator as follows:
- (a)1. An offender who meets the sexual predator criteria described in paragraph (4)(d) is a sexual predator, and the court shall make a written finding at the time such offender is determined to be a sexually violent predator under chapter 394 that such person meets the criteria for designation as a sexual predator for purposes of this section. The clerk shall transmit a copy of the order containing the written finding to the department within 48 hours after the entry of the order;

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2. An offender who meets the sexual predator criteria described in paragraph (4)(a) who is before the court for sentencing for a current offense committed on or after October 1, 1993, is a sexual predator, and the sentencing court must make a written finding at the time of sentencing that the offender is a sexual predator, and the clerk of the court shall transmit a copy of the order containing the written finding to the department within 48 hours after the entry of the order; or

3. If the Department of Corrections, the department, or any other law enforcement agency obtains information which indicates that an offender who establishes or maintains a permanent, temporary, or transient residence in this state meets the sexual predator criteria described in paragraph (4)(a) or paragraph (4) (d) because the offender was civilly committed or committed a similar violation in another jurisdiction on or after October 1, 1993, the Department of Corrections, the department, or the law enforcement agency shall notify the state attorney of the county where the offender establishes or maintains a permanent, temporary, or transient residence of the offender's presence in the community. The state attorney shall file a petition with the criminal division of the circuit court for the purpose of holding a hearing to determine if the offender's criminal record or record of civil commitment from another jurisdiction meets the sexual predator criteria. If the court finds that the offender meets the sexual predator criteria because the offender has violated a similar law or similar laws in another jurisdiction, the court shall make a written finding that the offender is a sexual predator.

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When the court makes a written finding that an offender is a sexual predator, the court shall inform the sexual predator of the registration and community and public notification requirements described in this section. Within 48 hours after the court designates an offender as a sexual predator, the clerk of the circuit court shall transmit a copy of the court's written sexual predator finding to the department. If the offender is sentenced to a term of imprisonment or supervision, a copy of the court's written sexual predator finding must be submitted to the Department of Corrections.

- (b) If a sexual predator is not sentenced to a term of imprisonment, the clerk of the court shall ensure that the sexual predator's fingerprints are taken and forwarded to the department within 48 hours after the court renders its written sexual predator finding. The fingerprints shall be clearly marked, "Sexual Predator Registration." The clerk of the court that convicts and sentences the sexual predator for the offense or offenses described in subsection (4) shall forward to the department and to the Department of Corrections a certified copy of any order entered by the court imposing any special condition or restriction on the sexual predator that restricts or prohibits access to the victim, if the victim is a minor, or to other minors.
- (c) If the Department of Corrections, the department, or any other law enforcement agency obtains information which indicates that an offender meets the sexual predator criteria but the court did not make a written finding that the offender is a sexual predator as required in paragraph (a), the Department of Corrections, the department, or the law

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enforcement agency shall notify the state attorney who prosecuted the offense for offenders described in subparagraph (a) 1., or the state attorney of the county where the offender establishes or maintains a residence upon first entering the state for offenders described in subparagraph (a) 3. The state attorney shall bring the matter to the court's attention in order to establish that the offender meets the sexual predator criteria. If the state attorney fails to establish that an offender meets the sexual predator criteria and the court does not make a written finding that an offender is a sexual predator, the offender is not required to register with the department as a sexual predator. The Department of Corrections, the department, or any other law enforcement agency shall not administratively designate an offender as a sexual predator without a written finding from the court that the offender is a sexual predator.

(d) A person who establishes or maintains a residence in this state and who has not been designated as a sexual predator by a court of this state but who has been designated as a sexual predator, as a sexually violent predator, or any other sexual offender designation in another state or jurisdiction and was, as a result of such designation, subjected to registration or community or public notification, or both, or would be if the person was a resident of that state or jurisdiction, without regard to whether the person otherwise meets the criteria for registration as a sexual offender, shall register in the manner provided in s. 943.0435 or s. 944.607 and shall be subject to community and public notification as provided in s. 943.0435 or s. 944.607. A person who meets the criteria of this section is

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subject to the requirements and penalty provisions of s.

943.0435 or s. 944.607 until the person provides the department with an order issued by the court that designated the person as a sexual predator, as a sexually violent predator, or any other sexual offender designation in the state or jurisdiction in which the order was issued which states that such designation has been removed or demonstrates to the department that such designation, if not imposed by a court, has been removed by operation of law or court order in the state or jurisdiction in which the designation was made, provided that such person no longer meets the criteria for registration as a sexual offender under the laws of this state. To qualify for removal, all sexual offenders as described in this paragraph must meet the criteria for removal provided under s. 943.0435.

(6) REGISTRATION.-

- (a) A sexual predator shall register with the department through the sheriff's office by providing the following information to the department:
- 1. Name; social security number; age; race; sex; date of birth; height; weight; tattoos or other identifying marks; hair and eye color; photograph; address of legal residence and address of any current temporary residence, within this state or out of state, including a rural route address and a post office box; if he or she has no permanent or temporary address, any transient residence within this state; address, location or description, and dates of any current or known future temporary residence within this state or out of state; electronic mail addresses; Internet identifiers and each Internet identifier's corresponding website homepage or application software name;

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home telephone numbers and cellular telephone numbers; employment information; the make, model, color, vehicle identification number (VIN), and license tag number of all vehicles owned; date and place of each conviction; fingerprints; palm prints; and a brief description of the crime or crimes committed by the offender. A post office box may not be provided in lieu of a physical residential address. The sexual predator shall produce his or her passport, if he or she has a passport, and, if he or she is an alien, shall produce or provide information about documents establishing his or her immigration status. The sexual predator shall also provide information about any professional licenses he or she has.

- a. Any change that occurs after the sexual predator registers in person at the sheriff's office as provided in this subparagraph in any of the following information related to the sexual predator must be reported as provided in this subsection and subsections (7), (8), and (9): permanent, temporary, or transient residence; name; electronic mail addresses; Internet identifiers and each Internet identifier's corresponding website homepage or application software name; home and cellular telephone numbers; employment information; and status at an institution of higher education.
- b. If the sexual predator's place of residence is a motor vehicle, trailer, mobile home, or manufactured home, as those terms are defined in chapter 320, the sexual predator shall also provide to the department written notice of the vehicle identification number (VIN); the license tag number; the registration number; and a description, including color scheme, of the motor vehicle, trailer, mobile home, or manufactured

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494 home. If a sexual predator's place of residence is a vessel, 495 live-aboard vessel, or houseboat, as those terms are defined in 496 chapter 327, the sexual predator shall also provide to the 497 department written notice of the hull identification number; the 498 manufacturer's serial number; the name of the vessel, live-499 aboard vessel, or houseboat; the registration number of the 500 vessel, live-aboard vessel, or houseboat; and a description, including color scheme, of the vessel, live-aboard vessel, or 501 502 houseboat.

- c. If the sexual predator is enrolled or employed, whether for compensation or as a volunteer, at an institution of higher education in this state, the sexual predator shall also provide to the department the name, address, and county of each institution, including each campus attended, and the sexual predator's enrollment, volunteer, or employment status. The sheriff, the Department of Corrections, or the Department of Juvenile Justice shall promptly notify each institution of higher education of the sexual predator's presence and any change in the sexual predator's enrollment, volunteer, or employment status.
- d. A sexual predator shall report to the department through the department's online system or in person to the sheriff's office within 48 hours after any change in vehicles owned to report those vehicle information changes.
- 2. Any other information determined necessary by the department, including criminal and corrections records; nonprivileged personnel and treatment records; and evidentiary genetic markers when available.
 - (b) If the sexual predator is in the custody or control of,

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or under the supervision of, the Department of Corrections, or is in the custody of a private correctional facility, the sexual predator shall register with the Department of Corrections. A sexual predator who is under the supervision of the Department of Corrections but who is not incarcerated shall register with the Department of Corrections within 3 business days after the court finds the offender to be a sexual predator. The Department of Corrections shall provide to the department registration information and the location of, and local telephone number for, any Department of Corrections office that is responsible for supervising the sexual predator. In addition, the Department of Corrections shall notify the department if the sexual predator escapes or absconds from custody or supervision or if the sexual predator dies.

- (c) If the sexual predator is in the custody of a local jail, the custodian of the local jail shall register the sexual predator within 3 business days after intake of the sexual predator for any reason and upon release, and shall forward the registration information to the department. The custodian of the local jail shall also take a digitized photograph of the sexual predator while the sexual predator remains in custody and shall provide the digitized photograph to the department. The custodian shall notify the department if the sexual predator escapes from custody or dies.
- (d) If the sexual predator is under federal supervision, the federal agency responsible for supervising the sexual predator may forward to the department any information regarding the sexual predator which is consistent with the information provided by the Department of Corrections under this section,

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and may indicate whether use of the information is restricted to law enforcement purposes only or may be used by the department for purposes of public notification.

- (e)1. If the sexual predator is not in the custody or control of, or under the supervision of, the Department of Corrections or is not in the custody of a private correctional facility, the sexual predator shall register in person:
- a. At the sheriff's office in the county where he or she establishes or maintains a residence within 48 hours after establishing or maintaining a residence in this state; and
- b. At the sheriff's office in the county where he or she was designated a sexual predator by the court within 48 hours after such finding is made.
- 2. Any change that occurs after the sexual predator registers in person at the sheriff's office as provided in subparagraph 1. in any of the following information related to the sexual predator must be reported as provided in this subsection and subsections (7), (8), and (9): permanent, temporary, or transient residence; name; vehicles owned; electronic mail addresses; Internet identifiers and each Internet identifier's corresponding website homepage or application software name; home and cellular telephone numbers; employment information; and change in status at an institution of higher education. When a sexual predator registers with the sheriff's office, the sheriff shall take a photograph, a set of fingerprints, and palm prints of the predator and forward the photographs, palm prints, and fingerprints to the department, along with the information that the predator is required to provide pursuant to this section.

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(f) Within 48 hours after the registration required under paragraph (a) or paragraph (e), a sexual predator who is not incarcerated and who resides in the community, including a sexual predator under the supervision of the Department of Corrections, shall register in person at a driver license office of the Department of Highway Safety and Motor Vehicles and shall present proof of registration unless a driver license or an identification card that complies with the requirements of s. 322.141(3) was previously secured or updated under s. 944.607. At the driver license office the sexual predator shall:

1. If otherwise qualified, secure a Florida driver license, renew a Florida driver license, or secure an identification card. The sexual predator shall identify himself or herself as a sexual predator who is required to comply with this section, provide his or her place of permanent, temporary, or transient residence, including a rural route address and a post office box, and submit to the taking of a photograph for use in issuing a driver license, a renewed license, or an identification card, and for use by the department in maintaining current records of sexual predators. A post office box may not be provided in lieu of a physical residential address. If the sexual predator's place of residence is a motor vehicle, trailer, mobile home, or manufactured home, as those terms are defined in chapter 320, the sexual predator shall also provide to the Department of Highway Safety and Motor Vehicles the vehicle identification number (VIN); the license tag number; the registration number; and a description, including color scheme, of the motor vehicle, trailer, mobile home, or manufactured home. If a sexual predator's place of residence is a vessel, live-aboard vessel,

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610 or houseboat, as those terms are defined in chapter 327, the 611 sexual predator shall also provide to the Department of Highway 612 Safety and Motor Vehicles the hull identification number; the 613 manufacturer's serial number; the name of the vessel, live-614 aboard vessel, or houseboat; the registration number of the 615 vessel, live-aboard vessel, or houseboat; and a description, 616 including color scheme, of the vessel, live-aboard vessel, or 617 houseboat.

- 2. Pay the costs assessed by the Department of Highway
 Safety and Motor Vehicles for issuing or renewing a driver
 license or an identification card as required by this section.
 The driver license or identification card issued to the sexual predator must comply with s. 322.141(3).
- 3. Provide, upon request, any additional information necessary to confirm the identity of the sexual predator, including a set of fingerprints.
- (g) A sexual predator shall report in person to a driver license office, or through an authorized alternate method as provided by the Department of Highway Safety and Motor Vehicles, and is subject to the requirements specified in paragraph (f):
- 1. Each time a sexual predator's driver license or identification card is subject to renewal; and
- 2. Without regard to the status of the sexual predator's driver license or identification card, within 48 hours after any change in the sexual predator's name by reason of marriage or other legal process.
- (h) The Department of Highway Safety and Motor Vehicles
 shall forward to the department and to the Department of
 Corrections all photographs and information provided by sexual

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predators. Notwithstanding the restrictions set forth in s.

322.142, the Department of Highway Safety and Motor Vehicles may
release a reproduction of a color-photograph or digital-image
license to the Department of Law Enforcement for purposes of
public notification of sexual predators as provided in this
section.

- (i) A sexual predator who is unable to secure or update a driver license or an identification card with the Department of Highway Safety and Motor Vehicles as provided in paragraphs (f) and (g) shall also report any change in the sexual predator's name by reason of marriage or other legal process within 48 hours after the change to the sheriff's office in the county where the predator resides or is located and provide confirmation that he or she reported such information to the Department of Highway Safety and Motor Vehicles. The reporting requirements under this paragraph do not negate the requirement for a sexual predator to obtain a Florida driver license or identification card as required by this section.
- (j)1. A sexual predator shall register all electronic mail addresses and Internet identifiers, and each Internet identifier's corresponding website homepage or application software name, with the department through the department's online system or in person at the sheriff's office within 48 hours after using such electronic mail addresses or Internet identifiers. If the sexual predator is in the custody or control, or under the supervision, of the Department of Corrections, he or she must report all electronic mail addresses and Internet identifiers, and each Internet identifier's corresponding website homepage or application software name, to

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the Department of Corrections before using such electronic mail 669 addresses or Internet identifiers. If the sexual predator is in the custody or control, or under the supervision, of the 670 Department of Juvenile Justice, he or she must report all electronic mail addresses and Internet identifiers, and each 673 Internet identifier's corresponding website homepage or application software name, to the Department of Juvenile Justice before using such electronic mail addresses or Internet 676 identifiers.

- 2. A sexual predator shall register all changes to vehicles owned, all changes to home telephone numbers and cellular telephone numbers, including added and deleted numbers, all changes to employment information, and all changes in status related to enrollment, volunteering, or employment at institutions of higher education, through the department's online system; in person at the sheriff's office; in person at the Department of Corrections if the sexual predator is in the custody or control, or under the supervision, of the Department of Corrections; or in person at the Department of Juvenile Justice if the sexual predator is in the custody or control, or under the supervision, of the Department of Juvenile Justice. All changes required to be reported in this subparagraph shall be reported within 48 hours after the change.
- 3. The department shall establish an online system through which sexual predators may securely access, submit, and update all vehicles owned; electronic mail addresses; Internet identifiers and each Internet identifier's corresponding website homepage or application software name; home telephone numbers and cellular telephone numbers; employment information; and

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institution of higher education information.

(k) The department shall notify the sheriff and the state attorney of the county and, if applicable, the police chief of the municipality, where the sexual predator maintains a residence.

- (1)1. The department is responsible for the online maintenance of current information regarding each registered sexual predator. The department shall maintain hotline access for state, local, and federal law enforcement agencies to obtain instantaneous locator file and offender characteristics information on all released registered sexual predators for purposes of monitoring, tracking, and prosecution. The photograph, palm prints, and fingerprints do not have to be stored in a computerized format.
- 2. The department's sexual predator registration list, containing the information described in subparagraph (a)1., is a public record, unless otherwise made exempt or confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution. The department may disseminate this public information by any means deemed appropriate, including operating a toll-free telephone number for this purpose. When the department provides information regarding a registered sexual predator to the public, department personnel shall advise the person making the inquiry that positive identification of a person believed to be a sexual predator cannot be established unless a fingerprint comparison is made, and that it is illegal to use public information regarding a registered sexual predator to facilitate the commission of a crime.
 - 3. The department shall adopt guidelines as necessary

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regarding the registration of sexual predators and the dissemination of information regarding sexual predators as required by this section.

- (m) A sexual predator shall maintain registration with the department for the duration of his or her life, unless the sexual predator has received a full pardon or has had a conviction set aside in a postconviction proceeding for any offense that met the criteria for the sexual predator designation.
 - (7) CHANGES TO IN-STATE RESIDENCE INFORMATION.-
- (a) A sexual predator shall report in person to a driver license office, or through an authorized alternate method as provided by the Department of Highway Safety and Motor Vehicles, and is subject to the requirements specified in paragraph (6)(f):
- 1. Each time a sexual predator's driver license or identification card is subject to renewal; and
- 2. Without regard to the status of the sexual predator's driver license or identification card, within 48 hours after any change in the sexual predator's permanent, temporary, or transient residence.
- (b) The Department of Highway Safety and Motor Vehicles shall forward to the department and to the Department of Corrections all photographs and information provided by sexual predators. Notwithstanding the restrictions set forth in s.

 322.142, the Department of Highway Safety and Motor Vehicles may release a reproduction of a color-photograph or digital-image license to the Department of Law Enforcement for purposes of public notification of sexual predators as provided in this

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section.

(c) A sexual predator who is unable to secure or update a driver license or an identification card with the Department of Highway Safety and Motor Vehicles as provided in paragraph (a) and paragraph (b) (f) shall also report any change in the sexual predator's permanent, temporary, or transient residence within 48 hours after the change to the sheriff's office in the county where the predator resides or is located and provide confirmation that he or she reported such information to the Department of Highway Safety and Motor Vehicles. The reporting requirements under this paragraph do not negate the requirement for a sexual predator to obtain a Florida driver license or identification card as required by this section.

- (d) A sexual predator who vacates a permanent, temporary, or transient residence and fails to establish or maintain another permanent, temporary, or transient residence shall, within 48 hours after vacating the permanent, temporary, or transient residence, report in person to the sheriff's office of the county in which he or she is located. The sexual predator shall specify the date upon which he or she intends to or did vacate such residence. The sexual predator shall provide or update all of the registration information required under paragraph (6)(a). The sexual predator shall provide an address for the residence or other place where he or she is or will be located during the time in which he or she fails to establish or maintain a permanent or temporary residence.
- (e) A sexual predator who remains at a permanent, temporary, or transient residence after reporting his or her intent to vacate such residence shall, within 48 hours after the

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date upon which the predator indicated he or she would or did 785 vacate such residence, report in person to the sheriff's office 786 to which he or she reported pursuant to paragraph (d), for the 787 purpose of reporting his or her address at such residence. When 788 the sheriff receives the report, the sheriff shall promptly 789 convey the information to the department. An offender who makes 790 a report as required under paragraph (d) but fails to make a report as required under this paragraph commits a felony of the 792 second degree, punishable as provided in s. 775.082, s. 775.083, 793 or s. 775.084.

- (8) ESTABLISHING A NON-FLORIDA RESIDENCE; INTERNATIONAL TRAVEL.-
- (a) A sexual predator who intends to establish a permanent, temporary, or transient residence in another state or jurisdiction other than the State of Florida shall report in person to the sheriff of the county of current residence at least 48 hours before the date he or she intends to leave this state to establish residence in another state or jurisdiction or at least 21 days before the date he or she intends to travel outside of the United States. Any travel that is not known by the sexual predator 48 hours before he or she intends to establish a residence in another state or jurisdiction, or 21 days before the departure date for travel outside of the United States, must be reported to the sheriff's office as soon as possible before departure. The sexual predator shall provide to the sheriff the address, municipality, county, state, and country of intended residence. For international travel, the sexual predator shall also provide travel information, including, but not limited to, expected departure and return

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dates, flight number, airport of departure, cruise port of departure, or any other means of intended travel. The sheriff shall promptly provide to the department the information received from the sexual predator. The department shall notify the statewide law enforcement agency, or a comparable agency, in the intended state, jurisdiction, or country of residence or the intended country of travel of the sexual predator's intended residence or intended travel. The failure of a sexual predator to provide his or her intended place of residence or intended travel is punishable as provided in subsection (14).

(b) A sexual predator who indicates his or her intent to establish a permanent, temporary, or transient residence in another state, a jurisdiction other than the State of Florida, or another country and later decides to remain in this state shall, within 48 hours after the date upon which the sexual predator indicated he or she would leave this state, report in person to the sheriff's office to which the sexual predator reported the intended change of residence, and report his or her intent to remain in this state. If the sheriff is notified by the sexual predator that he or she intends to remain in this state, the sheriff shall promptly report this information to the department. A sexual predator who reports his or her intent to establish a permanent, temporary, or transient residence in another state, a jurisdiction other than the State of Florida, or another country, but who remains in this state without reporting to the sheriff in the manner required by this paragraph, commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

(9) TRANSIENT REPORTING. -

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(a) A sexual predator shall report in person at the sheriff's office in the county in which he or she is located within 48 hours after establishing a transient residence and thereafter must report in person every 30 days to the sheriff's office in the county in which he or she is located while maintaining a transient residence. The sexual predator must provide the addresses and locations where he or she maintains a transient residence. Each sheriff's office shall establish procedures for reporting transient residence information and provide notice to transient registrants to report transient residence information as required in this paragraph. Reporting to the sheriff's office as required by this paragraph does not exempt registrants from any reregistration requirement. The sheriff may coordinate and enter into agreements with police departments and other governmental entities to facilitate additional reporting sites for transient residence registration required in this paragraph. The sheriff's office shall electronically submit to and update with the department all such information within 2 business days after it is provided to the office.

- (b) The failure of a sexual predator who maintains a transient residence to report in person to the sheriff's office every 30 days as required by paragraph (a) is punishable as provided in subsection (14).
 - (10) QUARTERLY REREGISTRATION REQUIREMENT.—
- (a) A sexual predator shall report in person each year during the month of the sexual predator's birthday and during every third month thereafter to the sheriff's office in the county in which he or she resides or is otherwise located to

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reregister. The sheriff's office may determine the appropriate times and days for reporting by the sexual predator, which must be consistent with the reporting requirements of this paragraph.

Reregistration must include any changes to the following information:

- 1. Name; social security number; age; race; sex; date of birth; height; weight; tattoos or other identifying marks; hair and eye color; address of any permanent residence and address of any current temporary residence, within this state or out of state, including a rural route address and a post office box; if he or she has no permanent or temporary address, any transient residence within this state, including the address, location, or description of the transient residences, and dates of any current or known future temporary residence within this state or out of state; all electronic mail addresses; all Internet identifiers and each Internet identifier's corresponding website homepage or application software name; all home telephone numbers and cellular telephone numbers; date and place of any employment; the make, model, color, vehicle identification number (VIN), and license tag number of all vehicles owned; fingerprints; palm prints; and photograph. A post office box may not be provided in lieu of a physical residential address. The sexual predator shall also produce his or her passport, if he or she has a passport, and, if he or she is an alien, shall produce or provide information about documents establishing his or her immigration status. The sexual predator shall also provide information about any professional licenses he or she has.
- 2. If the sexual predator is enrolled or employed, whether for compensation or as a volunteer, at an institution of higher

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education in this state, the sexual predator shall also provide to the department the name, address, and county of each institution, including each campus attended, and the sexual predator's enrollment, volunteer, or employment status.

- 3. If the sexual predator's place of residence is a motor vehicle, trailer, mobile home, or manufactured home, as those terms are defined in chapter 320, the sexual predator shall also provide the vehicle identification number (VIN); the license tag number; the registration number; and a description, including color scheme, of the motor vehicle, trailer, mobile home, or manufactured home. If the sexual predator's place of residence is a vessel, live-aboard vessel, or houseboat, as those terms are defined in chapter 327, the sexual predator shall also provide the hull identification number; the manufacturer's serial number; the name of the vessel, live-aboard vessel, or houseboat; the registration number of the vessel, live-aboard vessel, or houseboat; and a description, including color scheme, of the vessel, live-aboard vessel, or houseboat.
- (b) The sheriff's office shall electronically submit to and update with the department, in a manner prescribed by the department, all such information provided by the sexual predator within 2 business days after it is provided to the office.
 - (11) COMMUNITY AND PUBLIC NOTIFICATION. -
- (a) Law enforcement agencies must inform members of the community and the public of a sexual predator's presence. Upon notification of the presence of a sexual predator, the sheriff of the county or the chief of police of the municipality where the sexual predator establishes or maintains a permanent or temporary residence shall notify members of the community and

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the public of the presence of the sexual predator in a manner deemed appropriate by the sheriff or the chief of police. Within 48 hours after receiving notification of the presence of a sexual predator, the sheriff of the county or the chief of police of the municipality where the sexual predator temporarily or permanently resides shall notify each licensed child care facility, elementary school, middle school, and high school within a 1-mile radius of the temporary or permanent residence of the sexual predator of the presence of the sexual predator.

Information provided to members of the community and the public regarding a sexual predator must include:

- 1. The name of the sexual predator;
- 2. A description of the sexual predator, including a photograph;
- 3. The sexual predator's current permanent, temporary, and transient addresses, and descriptions of registered locations that have no specific street address, including the name of the county or municipality if known;
- 4. The circumstances of the sexual predator's offense or offenses; and
- 5. Whether the victim of the sexual predator's offense or offenses was, at the time of the offense, a minor or an adult.

This paragraph does not authorize the release of the name of any victim of the sexual predator.

(b) The sheriff or the police chief may coordinate the community and public notification efforts with the department.

Statewide notification to the public is authorized, as deemed appropriate by local law enforcement personnel and the

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department.

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(c) The department shall notify the public of all designated sexual predators through the Internet. The Internet notice shall include the information required by paragraph (a).

- (d) The department shall adopt a protocol to assist law enforcement agencies in their efforts to notify the community and the public of the presence of sexual predators.
- (12) VERIFICATION.—The department and the Department of Corrections shall implement a system for verifying the addresses of sexual predators. The system must be consistent with the federal Adam Walsh Child Protection and Safety Act of 2006 and any other federal standards applicable to such verification or required to be met as a condition for the receipt of federal funds by the state. The Department of Corrections shall verify the addresses of sexual predators who are not incarcerated but who reside in the community under the supervision of the Department of Corrections and shall report to the department any failure by a sexual predator to comply with registration requirements. County and local law enforcement agencies, in conjunction with the department, shall verify the addresses of sexual predators who are not under the care, custody, control, or supervision of the Department of Corrections and may verify the addresses of sexual predators who are under the care, custody, control, or supervision of the Department of Corrections. Local law enforcement agencies shall report to the department any failure by a sexual predator to comply with registration requirements.
- (13) IMMUNITY.—The department, the Department of Highway Safety and Motor Vehicles, the Department of Corrections, the

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Department of Juvenile Justice, any law enforcement agency in this state, and the personnel of those departments; an elected or appointed official, public employee, or school administrator; or an employee, agency, or any individual or entity acting at the request or upon the direction of any law enforcement agency is immune from civil liability for damages for good faith compliance with the requirements of this section or for the release of information under this section, and shall be presumed to have acted in good faith in compiling, recording, reporting, or releasing the information. The presumption of good faith is not overcome if a technical or clerical error is made by the department, the Department of Highway Safety and Motor Vehicles, the Department of Corrections, the Department of Juvenile Justice, the personnel of those departments, or any individual or entity acting at the request or upon the direction of any of those departments in compiling or providing information, or if information is incomplete or incorrect because a sexual predator fails to report or falsely reports his or her current place of permanent or temporary residence.

(14) PENALTIES.-

(a) Except as otherwise specifically provided, a sexual predator who fails to register; who fails, after registration, to maintain, acquire, or renew a driver license or an identification card; who fails to provide required location information; who fails to provide electronic mail addresses, Internet identifiers, and each Internet identifier's corresponding website homepage or application software name; who fails to provide all home telephone numbers and cellular telephone numbers, employment information, change in status at

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an institution of higher education, or change-of-name information; who fails to make a required report in connection with vacating a permanent residence; who fails to reregister as required; who fails to respond to any address verification correspondence from the department within 3 weeks after the date of the correspondence; who knowingly provides false registration information by act or omission; or who otherwise fails, by act or omission, to comply with the requirements of this section commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

- (b) A sexual predator who has been convicted of or found to have committed, or has pled nolo contendere or guilty to, regardless of adjudication, any violation, or attempted violation, of s. 787.01, s. 787.02, or s. 787.025(2)(c), where the victim is a minor; s. 794.011, excluding s. 794.011(10); s. 794.05; former s. 796.03; former s. 796.035; s. 800.04; s. 827.071; s. 847.0133; s. 847.0135(5); s. 847.0145; or s. 985.701(1); or a violation of a similar law of another jurisdiction when the victim of the offense was a minor, and who works, whether for compensation or as a volunteer, at any business, school, child care facility, park, playground, or other place where children regularly congregate, commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (c) For a felony violation of this section, excluding subsection (15), committed on or after July 1, 2018, if the court does not impose a prison sentence, the court shall impose a mandatory minimum term of community control, as defined in s. 948.001, as follows:

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1045 <u>1. For a first offense, a mandatory minimum term of 6</u> 1046 months with electronic monitoring.

- $\underline{\text{2. For a second offense, a mandatory minimum term of 1 year}}$ with electronic monitoring.
- 3. For a third or subsequent offense, a mandatory minimum term of 2 years with electronic monitoring.
- (d) A sexual predator who commits any act or omission in violation of this section may be prosecuted for the act or omission in the county in which the act or omission was committed, in the county of the last registered address of the sexual predator, in the county in which the conviction occurred for the offense or offenses that meet the criteria for designating a person as a sexual predator, in the county where the sexual predator was released from incarceration, or in the county of the intended address of the sexual predator as reported by the predator prior to his or her release from incarceration. In addition, a sexual predator may be prosecuted for any such act or omission in the county in which he or she was designated a sexual predator.
- (e) An arrest on charges of failure to register, the service of an information or a complaint for a violation of this section, or an arraignment on charges for a violation of this section constitutes actual notice of the duty to register when the predator has been provided and advised of his or her statutory obligation to register under subsections (6)-(9). A sexual predator's failure to immediately register as required by this section following such arrest, service, or arraignment constitutes grounds for a subsequent charge of failure to register. A sexual predator charged with the crime of failure to

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register who asserts, or intends to assert, a lack of notice of the duty to register as a defense to a charge of failure to register shall immediately register as required by this section.

A sexual predator who is charged with a subsequent failure to register may not assert the defense of a lack of notice of the duty to register. Registration following such arrest, service, or arraignment is not a defense and does not relieve the sexual predator of criminal liability for the failure to register.

- (15) PENALTIES FOR ASSISTING SEXUAL PREDATOR NONCOMPLIANCE OR FOR MISUSE OF INFORMATION.—
- (a) Any person who has reason to believe that a sexual predator is not complying, or has not complied, with the requirements of this section and who, with the intent to assist the sexual predator in eluding a law enforcement agency that is seeking to find the sexual predator to question the sexual predator about, or to arrest the sexual predator for, his or her noncompliance with the requirements of this section:
- 1. Withholds information from, or does not notify, the law enforcement agency about the sexual predator's noncompliance with the requirements of this section, and, if known, the whereabouts of the sexual predator;
- 2. Harbors, or attempts to harbor, or assists another person in harboring or attempting to harbor, the sexual predator;
- 3. Conceals or attempts to conceal, or assists another person in concealing or attempting to conceal, the sexual predator; or
- 4. Provides information to the law enforcement agency regarding the sexual predator which the person knows to be false

16-00635B-22 20221932 1103 information, 1104 commits a felony of the third degree, punishable as provided in 1105 1106 s. 775.082, s. 775.083, or s. 775.084. This paragraph does not 1107 apply if the sexual predator is incarcerated in or is in the 1108 custody of a state correctional facility, a private correctional 1109 facility, a local jail, or a federal correctional facility. 1110 (b) Any person who misuses public records information 1111 relating to a sexual predator, as defined in this section, or a 1112 sexual offender, as defined in s. 943.0435 or s. 944.607, to 1113 secure a payment from such a predator or offender; who knowingly distributes or publishes false information relating to such a 1114 1115 predator or offender which the person misrepresents as being 1116 public records information; or who materially alters public 1117 records information with the intent to misrepresent the 1118 information, including documents, summaries of public records 1119 information provided by law enforcement agencies, or public 1120 records information displayed by law enforcement agencies on 1121 websites or provided through other means of communication, 1122 commits a misdemeanor of the first degree, punishable as 1123 provided in s. 775.082 or s. 775.083. 1124 Section 2. Section 943.0435, Florida Statutes, is amended to read: 1125 1126 (Substantial rewording of section. See 1127 s. 943.0435, F.S., for present text.) 1128 943.0435 Sexual offenders required to register with the 1129 department; penalty.-1130 (1) DEFINITIONS.—As used in this section, the term: 1131 (a) "Change in status at an institution of higher

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education" has the same meaning as provided in s. 775.21.

- (b) "Convicted" means that there has been a determination of guilt as a result of a trial or the entry of a plea of guilty or nolo contendere, regardless of whether adjudication is withheld, and includes an adjudication of delinquency of a juvenile as specified in this section. Conviction of a similar offense includes, but is not limited to, a conviction by a federal or military tribunal, including courts-martial conducted by the Armed Forces of the United States, and includes a conviction or entry of a plea of guilty or nolo contendere in any state of the United States or other jurisdiction.
- (c) "Electronic mail address" has the same meaning as provided in s. 668.602.
- (d) "Institution of higher education" has the same meaning as provided in s. 775.21.
- (e) "Internet identifier" has the same meaning as provided in s. 775.21.
- (f) "Permanent residence," "temporary residence," and "transient residence" have the same meaning as provided in s. 775.21.
- 1152 (g) "Professional license" has the same meaning as provided
 1153 in s. 775.21.
 - (h)1. "Sexual offender" means a person who meets the criteria in sub-subparagraph a., sub-subparagraph b., sub-subparagraph c., or sub-subparagraph d., as follows:
- a.(I) Has been convicted of committing, or attempting,
 soliciting, or conspiring to commit, any of the criminal
 offenses proscribed in the following statutes in this state or
 similar offenses in another jurisdiction: s. 393.135(2); s.

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1161 394.4593(2); s. 787.01, s. 787.02, or s. 787.025(2)(c), where the victim is a minor; s. 787.06(3)(b), (d), (f), or (g); former 1162 1163 s. 787.06(3)(h); s. 794.011, excluding s. 794.011(10); s. 794.05; former s. 796.03; former s. 796.035; s. 800.04; s. 1164 1165 810.145(8); s. 825.1025; s. 827.071; s. 847.0133; s. 847.0135, 1166 excluding s. 847.0135(6); s. 847.0137; s. 847.0138; s. 847.0145; 1167 s. 895.03, if the court makes a written finding that the racketeering activity involved at least one sexual offense 1168 1169 listed in this sub-sub-subparagraph or at least one offense 1170 listed in this sub-sub-subparagraph with sexual intent or 1171 motive; s. 916.1075(2); or s. 985.701(1); or any similar offense 1172 committed in this state which has been redesignated from a former statute number to one of those listed in this sub-sub-1173 1174 subparagraph; and 1175 (II) Has been released on or after October 1, 1997, from a 1176 sanction imposed for any conviction of an offense described in 1177 sub-sub-subparagraph (I) and does not otherwise meet the 1178 criteria for registration as a sexual offender under chapter 944 1179 or chapter 985. For purposes of this sub-sub-subparagraph, a 1180 sanction imposed in this state or in any other jurisdiction 1181 means probation, community control, parole, conditional release, 1182 control release, or incarceration in a state prison, federal prison, private correctional facility, or local detention 1183 1184 facility. If no sanction is imposed, the person is deemed to be 1185 released upon conviction; 1186 b. Establishes or maintains a residence in this state and 1187 who has not been designated as a sexual predator by a court of 1188 this state but who has been designated as a sexual predator, as a sexually violent predator, or any other sexual offender 1189

16-00635B-22 20221932 1190 designation in another state or jurisdiction and was, as a 1191 result of such designation, subjected to registration or 1192 community or public notification, or both, or would be if the 1193 person were a resident of that state or jurisdiction, without 1194 regard to whether the person otherwise meets the criteria for 1195 registration as a sexual offender; c. Establishes or maintains a residence in this state who 1196 is in the custody or control of, or under the supervision of, 1197 1198 any other state or jurisdiction as a result of a conviction for 1199 committing, or attempting, soliciting, or conspiring to commit, 1200 any of the criminal offenses proscribed in the following 1201 statutes or similar offense in another jurisdiction: s. 1202 393.135(2); s. 394.4593(2); s. 787.01, s. 787.02, or s. 1203 787.025(2)(c), where the victim is a minor; s. 787.06(3)(b), 1204 (d), (f), or (g); former s. 787.06(3)(h); s. 794.011, excluding 1205 s. 794.011(10); s. 794.05; former s. 796.03; former s. 796.035; 1206 s. 800.04; s. 810.145(8); s. 825.1025; s. 827.071; s. 847.0133; 1207 s. 847.0135, excluding s. 847.0135(6); s. 847.0137; s. 847.0138; s. 847.0145; s. 895.03, if the court makes a written finding 1208 1209 that the racketeering activity involved at least one sexual 1210 offense listed in this sub-subparagraph or at least one offense 1211 listed in this sub-subparagraph with sexual intent or motive; s. 916.1075(2); or s. 985.701(1); or any similar offense committed 1212 1213 in this state which has been redesignated from a former statute 1214 number to one of those listed in this sub-subparagraph; or 1215 d. On or after July 1, 2007, has been adjudicated 1216 delinquent for committing, or attempting, soliciting, or conspiring to commit, any of the criminal offenses proscribed in 1217 1218 the following statutes in this state or similar offenses in

775.21.

16-00635B-22 20221932 1219 another jurisdiction when the juvenile was 14 years of age or 1220 older at the time of the offense: 1221 (I) Section 794.011, excluding s. 794.011(10); 1222 (II) Section 800.04(4)(a)2. where the victim is under 12 1223 years of age or where the court finds sexual activity by the use 1224 of force or coercion; 1225 (III) Section 800.04(5)(c)1. where the court finds 1226 molestation involving unclothed genitals; 1227 (IV) Section 800.04(5)(d) where the court finds the use of 1228 force or coercion and unclothed genitals; or 1229 (V) Any similar offense committed in this state which has 1230 been redesignated from a former statute number to one of those 1231 listed in this sub-subparagraph. 1232 2. For all qualifying offenses listed in sub-subparagraph 1233 1.d., the court shall make a written finding of the age of the 1234 offender at the time of the offense. 1235 1236 For each violation of a qualifying offense listed in this 1237 subsection, except for a violation of s. 794.011, the court 1238 shall make a written finding of the age of the victim at the 1239 time of the offense. For a violation of s. 800.04(4), the court 1240 shall also make a written finding indicating whether the offense 1241 involved sexual activity and indicating whether the offense 1242 involved force or coercion. For a violation of s. 800.04(5), the 1243 court shall also make a written finding that the offense did or 1244 did not involve unclothed genitals or genital area and that the 1245 offense did or did not involve the use of force or coercion. (i) "Vehicles owned" has the same meaning as provided in s. 1246

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(2) SHORT TITLE; APPLICABILITY.—This section may be cited as "The Florida Sexual Offenders Act." This section does not apply to a sexual offender who is also a sexual predator, as defined in s. 775.21. A sexual predator must register as required under s. 775.21.

- (3) LEGISLATIVE FINDINGS AND INTENT.—The Legislature finds that sexual offenders, especially those who have committed offenses against minors, often pose a high risk of engaging in sexual offenses even after being released from incarceration or commitment and that protection of the public from sexual offenders is a paramount government interest. Sexual offenders have a reduced expectation of privacy because of the public's interest in public safety and in the effective operation of government. Releasing information concerning sexual offenders to law enforcement agencies and to persons who request such information, and the release of such information to the public by a law enforcement agency or public agency, will further the governmental interests of public safety. The designation of a person as a sexual offender is not a sentence or a punishment but is simply the status of the offender which is the result of a conviction for having committed certain crimes.
- (4) INITIAL REGISTRATION.—Upon initial registration, a sexual offender shall:
 - (a) Report in person at the sheriff's office:
- 1. In the county in which the offender establishes or maintains a permanent, temporary, or transient residence within 48 hours after:
- a. Establishing permanent, temporary, or transient residence in this state; or

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b. Being released from the custody, control, or supervision
of the Department of Corrections or from the custody of a
private correctional facility; or

- 2. In the county where he or she was convicted within 48 hours after being convicted for a qualifying offense for registration under this section if the offender is not in the custody or control of, or under the supervision of, the Department of Corrections, or is not in the custody of a private correctional facility.
- Any change in the information required to be provided pursuant to paragraph (b), including, but not limited to, any change in the sexual offender's permanent, temporary, or transient residence; name; electronic mail addresses; Internet identifiers and each Internet identifier's corresponding website homepage or application software name; home telephone numbers and cellular telephone numbers; employment information; and any change in status at an institution of higher education after the sexual offender reports in person at the sheriff's office must be reported in the manner provided in subsections (5)-(8).
- (b) Provide his or her name; date of birth; social security number; race; sex; height; weight; hair and eye color; tattoos or other identifying marks; fingerprints; palm prints; photograph; employment information; address of permanent or legal residence or address of any current temporary residence, within this state or out of state, including a rural route address and a post office box; if he or she has no permanent or temporary address, any transient residence within this state; address, location or description, and dates of any current or

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known future temporary residence within this state or out of state; the make, model, color, vehicle identification number (VIN), and license tag number of all vehicles owned; home telephone numbers and cellular telephone numbers; electronic mail addresses; Internet identifiers and each Internet identifier's corresponding website homepage or application software name; date and place of each conviction; and a brief description of the crime or crimes committed by the offender. A post office box may not be provided in lieu of a physical residential address. The sexual offender shall also produce his or her passport, if he or she has a passport, and, if he or she is an alien, shall produce or provide information about documents establishing his or her immigration status. The sexual offender shall also provide information about any professional licenses he or she has.

1. If the sexual offender's place of residence is a motor vehicle, trailer, mobile home, or manufactured home, as those terms are defined in chapter 320, the sexual offender shall also provide to the department through the sheriff's office written notice of the vehicle identification number (VIN); the license tag number; the registration number; and a description, including color scheme, of the motor vehicle, trailer, mobile home, or manufactured home. If the sexual offender's place of residence is a vessel, live-aboard vessel, or houseboat, as those terms are defined in chapter 327, the sexual offender shall also provide to the department written notice of the hull identification number; the manufacturer's serial number; the name of the vessel, live-aboard vessel, or houseboat; the registration number of the vessel, live-aboard vessel, or

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houseboat; and a description, including color scheme, of the vessel, live-aboard vessel, or houseboat.

- 2. If the sexual offender is enrolled or employed, whether for compensation or as a volunteer, at an institution of higher education in this state, the sexual offender shall also provide to the department the name, address, and county of each institution, including each campus attended, and the sexual offender's enrollment, volunteer, or employment status. The sheriff, the Department of Corrections, or the Department of Juvenile Justice shall promptly notify each institution of higher education of the sexual offender's presence and any change in the sexual offender's enrollment, volunteer, or employment status.
- (c) Provide any other information determined necessary by the department, including criminal and corrections records; nonprivileged personnel and treatment records; and evidentiary genetic markers, when available.

When a sexual offender reports at the sheriff's office, the sheriff shall take a photograph, a set of fingerprints, and palm prints of the offender and forward the photographs, palm prints, and fingerprints to the department, along with the information provided by the sexual offender. The sheriff shall promptly provide to the department the information received from the sexual offender.

(d) Within 48 hours after the report required under this subsection, a sexual offender shall report in person at a driver license office of the Department of Highway Safety and Motor Vehicles, unless a driver license or identification card that

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complies with the requirements of s. 322.141(3) was previously secured or updated under s. 944.607. At the driver license office, the sexual offender shall:

- 1. If otherwise qualified, secure a Florida driver license, renew a Florida driver license, or secure an identification card. The sexual offender shall identify himself or herself as a sexual offender who is required to comply with this section and shall provide proof that the sexual offender reported as required in this subsection. The sexual offender shall provide any of the information specified in this subsection, if requested. The sexual offender shall submit to the taking of a photograph for use in issuing a driver license, renewed license, or identification card, and for use by the department in maintaining current records of sexual offenders.
- 2. Pay the costs assessed by the Department of Highway
 Safety and Motor Vehicles for issuing or renewing a driver
 license or identification card as required by this section. The
 driver license or identification card issued must be in
 compliance with s. 322.141(3).
- 3. Provide, upon request, any additional information necessary to confirm the identity of the sexual offender, including a set of fingerprints.
 - (5) MAINTAINING REGISTRATION.—
- (a) A sexual offender shall report in person to a driver license office, or through an authorized alternate method as provided by the Department of Highway Safety and Motor Vehicles, and is subject to the requirements specified in subsection (4):
- 1. Each time a sexual offender's driver license or identification card is subject to renewal; and

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2. Without regard to the status of the offender's driver license or identification card, within 48 hours after any change in the offender's name by reason of marriage or other legal process.

- (b) The Department of Highway Safety and Motor Vehicles shall forward to the department all photographs and information provided by sexual offenders. Notwithstanding the restrictions set forth in s. 322.142, the Department of Highway Safety and Motor Vehicles may release a reproduction of a color-photograph or digital-image license to the Department of Law Enforcement for purposes of public notification of sexual offenders as provided in this section and ss. 943.043 and 944.606.
- (c) A sexual offender who is unable to secure or update a driver license or an identification card with the Department of Highway Safety and Motor Vehicles as provided in subsection (4) and this subsection shall also report any change in the sexual offender's name by reason of marriage or other legal process within 48 hours after the change to the sheriff's office in the county where the offender resides or is located and provide confirmation that he or she reported such information to the Department of Highway Safety and Motor Vehicles. The reporting requirements under this paragraph do not negate the requirement for a sexual offender to obtain a Florida driver license or an identification card as required in this section.
- (d) 1. A sexual offender shall register all electronic mail addresses and Internet identifiers, and each Internet identifier's corresponding website homepage or application software name, with the department through the department's online system or in person at the sheriff's office within 48

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1422 hours after using such electronic mail addresses or Internet 1423 identifiers. If the sexual offender is in the custody or 1424 control, or under the supervision, of the Department of 1425 Corrections, he or she must report all electronic mail addresses 1426 and Internet identifiers, and each Internet identifier's 1427 corresponding website homepage or application software name, to 1428 the Department of Corrections before using such electronic mail 1429 addresses or Internet identifiers. If the sexual offender is in the custody or control, or under the supervision, of the 1430 1431 Department of Juvenile Justice, he or she must report all 1432 electronic mail addresses and Internet identifiers, and each Internet identifier's corresponding website homepage or 1433 1434 application software name, to the Department of Juvenile Justice 1435 before using such electronic mail addresses or Internet 1436 identifiers.

- 2. A sexual offender shall report with the department through the department's online system or in person to the sheriff's office within 48 hours after any change in vehicles owned to report those vehicle information changes.
- 3. A sexual offender shall register all changes to vehicles owned, all changes to home telephone numbers and cellular telephone numbers, including added and deleted numbers, all changes to employment information, and all changes in status related to enrollment, volunteering, or employment at institutions of higher education, through the department's online system; in person at the sheriff's office; in person at the Department of Corrections if the sexual offender is in the custody or control, or under the supervision, of the Department of Corrections; or in person at the Department of Juvenile

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Justice if the sexual offender is in the custody or control, or under the supervision, of the Department of Juvenile Justice.

All changes required to be reported under this subparagraph must be reported within 48 hours after the change.

- 4. The department shall establish an online system through which sexual offenders may securely access, submit, and update all changes in status to vehicles owned; electronic mail addresses; Internet identifiers and each Internet identifier's corresponding website homepage or application software name; home telephone numbers and cellular telephone numbers; employment information; and institution of higher education information.
- (e) If the sexual offender is in the custody of a local jail, the custodian of the local jail shall register the sexual offender within 3 business days after intake of the sexual offender for any reason and upon release, and shall forward the registration information to the department. The custodian of the local jail shall also take a digitized photograph of the sexual offender while the sexual offender remains in custody and shall provide the digitized photograph to the department. The custodian shall notify the department if the sexual offender escapes from custody or dies.
- (6) ESTABLISHING A RESIDENCE WITHIN THIS STATE AFTER INITIAL REGISTRATION.—
- (a) A sexual offender shall report in person to a driver license office, or through an authorized alternate method as provided by the Department of Highway Safety and Motor Vehicles, and is subject to the requirements specified in subsection (4):
 - 1. Each time a sexual offender's driver license or

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identification card is subject to renewal; and

2. Without regard to the status of the offender's driver license or identification card, within 48 hours after any change in the offender's permanent, temporary, or transient residence.

- (b) The Department of Highway Safety and Motor Vehicles shall forward to the department all photographs and information provided by sexual offenders. Notwithstanding the restrictions set forth in s. 322.142, the Department of Highway Safety and Motor Vehicles may release a reproduction of a color-photograph or digital-image license to the Department of Law Enforcement for purposes of public notification of sexual offenders as provided in this section and ss. 943.043 and 944.606.
- (c) A sexual offender who is unable to secure or update a driver license or an identification card with the Department of Highway Safety and Motor Vehicles as provided in subsection (4) and this subsection shall also report any change in the sexual offender's permanent, temporary, or transient residence within 48 hours after the change to the sheriff's office in the county where the offender resides or is located and provide confirmation that he or she reported such information to the Department of Highway Safety and Motor Vehicles. The reporting requirements under this paragraph do not negate the requirement for a sexual offender to obtain a Florida driver license or an identification card as required in this section.
- (d) A sexual offender who vacates a permanent, temporary, or transient residence and fails to establish or maintain another permanent, temporary, or transient residence shall, within 48 hours after vacating the permanent, temporary, or transient residence, report in person to the sheriff's office of

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the county in which he or she is located. The sexual offender shall specify the date upon which he or she intends to or did vacate such residence. The sexual offender must provide or update all of the registration information required under paragraph (4)(b). The sexual offender must provide an address for the residence or other place where he or she is or will be located during the time in which he or she fails to establish or maintain a permanent or temporary residence.

- (e) A sexual offender who remains at a permanent, temporary, or transient residence after reporting his or her intent to vacate such residence shall, within 48 hours after the date upon which the offender indicated he or she would or did vacate such residence, report in person to the agency to which he or she reported pursuant to paragraph (d) for the purpose of reporting his or her address at such residence. When the sheriff receives the report, the sheriff shall promptly convey the information to the department. An offender who makes a report as required under paragraph (d) but fails to make a report as required under this paragraph commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (7) ESTABLISHING A NON-FLORIDA RESIDENCE; INTERNATIONAL TRAVEL.—
- (a) A sexual offender who intends to establish a permanent, temporary, or transient residence in another state or jurisdiction other than the State of Florida shall report in person to the sheriff of the county of current residence at least 48 hours before the date he or she intends to leave this state to establish residence in another state or jurisdiction or

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at least 21 days before the date he or she intends to travel outside of the United States. Any travel that is not known by the sexual offender 48 hours before he or she intends to establish a residence in another state or jurisdiction, or 21 days before the departure date for travel outside of the United States, must be reported in person to the sheriff's office as soon as possible before departure. The sexual offender shall provide to the sheriff the address, municipality, county, state, and country of intended residence. For international travel, the sexual offender shall also provide travel information, including, but not limited to, expected departure and return dates, flight number, airport of departure, cruise port of departure, or any other means of intended travel. The sheriff shall promptly provide to the department the information received from the sexual offender. The department shall notify the statewide law enforcement agency, or a comparable agency, in the intended state, jurisdiction, or country of residence or the intended country of travel of the sexual offender's intended residence or intended travel. The failure of a sexual offender to provide his or her intended place of residence or intended travel is punishable as provided in subsection (13).

(b) A sexual offender who indicates his or her intent to establish a permanent, temporary, or transient residence in another state, a jurisdiction other than the State of Florida, or another country and later decides to remain in this state shall, within 48 hours after the date upon which the sexual offender indicated he or she would leave this state, report in person to the sheriff's office to which the sexual offender reported the intended change of permanent, temporary, or

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transient residence, and report his or her intent to remain in this state. The sheriff shall promptly report this information to the department. A sexual offender who reports his or her intent to establish a permanent, temporary, or transient residence in another state, a jurisdiction other than the State of Florida, or another country but who remains in this state without reporting to the sheriff in the manner required by this subsection commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

(8) TRANSIENT REPORTING. -

(a) A sexual offender shall report in person at the sheriff's office in the county in which he or she is located within 48 hours after establishing a transient residence and thereafter must report in person every 30 days to the sheriff's office in the county in which he or she is located while maintaining a transient residence. The sexual offender must provide the addresses and locations where he or she maintains a transient residence. Each sheriff's office shall establish procedures for reporting transient residence information and provide notice to transient registrants to report transient residence information as required in this paragraph. Reporting to the sheriff's office as required by this paragraph does not exempt registrants from any reregistration requirement. The sheriff may coordinate and enter into agreements with police departments and other governmental entities to facilitate additional reporting sites for transient residence registration required in this paragraph. The sheriff's office shall electronically submit to and update with the department all such information within 2 business days after it is provided to the

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- (b) The failure of a sexual offender who maintains a transient residence to report in person to the sheriff's office every 30 days as required in paragraph (a) is punishable as provided in subsection (13).
 - (9) BIANNUAL AND QUARTERLY REREGISTRATION REQUIREMENTS.-
- (a) A sexual offender must report in person each year during the month of the sexual offender's birthday and during the sixth month following the sexual offender's birth month to the sheriff's office in the county in which he or she resides or is otherwise located to reregister.
- (b) However, a sexual offender who is required to register as a result of a conviction for:
 - 1. Section 787.01 or s. 787.02 where the victim is a minor;
 - 2. Section 794.011, excluding s. 794.011(10);
- 3. Section 800.04(4)(a)2. where the court finds the offense involved a victim under 12 years of age or sexual activity by the use of force or coercion;
 - 4. Section 800.04(5)(b);
- 5. Section 800.04(5)(c)1. where the court finds molestation involving unclothed genitals or genital area;
 - 6. Section 800.04(5)(c)2. where the court finds molestation involving the use of force or coercion and unclothed genitals or genital area;
 - 7. Section 800.04(5)(d) where the court finds the use of force or coercion and unclothed genitals or genital area;
 - 8. Section 825.1025(2)(a);
 - 9. Any attempt or conspiracy to commit such offense;
 - 10. A violation of a similar law of another jurisdiction;

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1625 <u>or</u>

11. A violation of a similar offense committed in this state which has been redesignated from a former statute number to one of those listed in this paragraph,

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- must reregister each year during the month of the sexual offender's birthday and every third month thereafter.
- (c) The sheriff's office may determine the appropriate

 times and days for reporting by the sexual offender, which must

 be consistent with the reporting requirements of this

 subsection. Reregistration must include any changes to the

 following information:
 - 1. Name; social security number; age; race; sex; date of birth; height; weight; tattoos or other identifying marks; hair and eye color; address of any permanent residence and address of any current temporary residence, within this state or out of state, including a rural route address and a post office box; if he or she has no permanent or temporary address, any transient residence within this state; address, location or description, and dates of any current or known future temporary residence within this state or out of state; all electronic mail addresses or Internet identifiers and each Internet identifier's corresponding website homepage or application software name; all home telephone numbers and cellular telephone numbers; employment information; the make, model, color, vehicle identification number (VIN), and license tag number of all vehicles owned; fingerprints; palm prints; and photograph. A post office box may not be provided in lieu of a physical residential address. The sexual offender shall also produce his

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or her passport, if he or she has a passport, and, if he or she is an alien, shall produce or provide information about documents establishing his or her immigration status. The sexual offender shall also provide information about any professional licenses he or she has.

- 2. If the sexual offender is enrolled or employed, whether for compensation or as a volunteer, at an institution of higher education in this state, the sexual offender shall also provide to the department the name, address, and county of each institution, including each campus attended, and the sexual offender's enrollment, volunteer, or employment status.
- 3. If the sexual offender's place of residence is a motor vehicle, trailer, mobile home, or manufactured home, as those terms are defined in chapter 320, the sexual offender shall also provide the vehicle identification number (VIN); the license tag number; the registration number; and a description, including color scheme, of the motor vehicle, trailer, mobile home, or manufactured home. If the sexual offender's place of residence is a vessel, live-aboard vessel, or houseboat, as those terms are defined in chapter 327, the sexual offender shall also provide the hull identification number; the manufacturer's serial number; the name of the vessel, live-aboard vessel, or houseboat; the registration number of the vessel, live-aboard vessel, or houseboat; and a description, including color scheme, of the vessel, live-aboard vessel, or houseboat.
- 4. Any sexual offender who fails to report in person as required at the sheriff's office, who fails to respond to any address verification correspondence from the department within 3 weeks after the date of the correspondence, who fails to report

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all electronic mail addresses and all Internet identifiers, and each Internet identifier's corresponding website homepage or application software name, or who knowingly provides false registration information by act or omission commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

- (d) The sheriff's office shall electronically submit to and update with the department, in a manner prescribed by the department, all such information provided by the sexual offender within 2 business days after it is provided to the office.
- (10) VERIFICATION.—County and local law enforcement agencies, in conjunction with the department, shall verify the addresses of sexual offenders who are not under the care, custody, control, or supervision of the Department of Corrections, and may verify the addresses of sexual offenders who are under the care, custody, control, or supervision of the Department of Corrections, in a manner that is consistent with the provisions of the federal Adam Walsh Child Protection and Safety Act of 2006 and any other federal standards applicable to such verification or required to be met as a condition for the receipt of federal funds by the state. Local law enforcement agencies shall report to the department any failure by a sexual offender to comply with registration requirements.
- (11) RELIEF FROM REGISTRATION.—Except as provided in s.

 943.04354, a sexual offender shall maintain registration with
 the department for the duration of his or her life unless the
 sexual offender has received a full pardon or has had a
 conviction set aside in a postconviction proceeding for any
 offense that meets the criteria for classifying the person as a

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sexual offender for purposes of registration. However, a sexual

offender shall be considered for removal of the requirement to

register as a sexual offender only if the person:

- (a) 1. Has been lawfully released from confinement, supervision, or sanction, whichever is later, for at least 25 years and has not been arrested for any felony or misdemeanor offense since release, provided that the sexual offender's requirement to register was not based upon an adult conviction:
 - a. For a violation of s. 787.01 or s. 787.02;
 - b. For a violation of s. 794.011, excluding s. 794.011(10);
- c. For a violation of s. 800.04(4)(a)2. where the court finds the offense involved a victim under 12 years of age or sexual activity by the use of force or coercion;
 - d. For a violation of s. 800.04(5)(b);
- e. For a violation of s. 800.04(5)(c)2. where the court finds the offense involved the use of force or coercion and unclothed genitals or genital area;
 - f. For a violation of s. 825.1025(2)(a);
- g. For any attempt or conspiracy to commit any such
 offense;
- h. For a violation of similar law of another jurisdiction;
 or
 - i. For a violation of a similar offense committed in this state which has been redesignated from a former statute number to one of those listed in this subparagraph.
 - 2. If the sexual offender meets the criteria in subparagraph 1., the sexual offender may, for the purpose of removing the requirement for registration as a sexual offender, petition the criminal division of the circuit court of the

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a. Where the conviction or adjudication occurred, for a conviction in this state;

- b. Where the sexual offender resides, for a conviction of a violation of similar law of another jurisdiction; or
- c. Where the sexual offender last resided, for a sexual offender with a conviction of a violation of similar law of another jurisdiction who no longer resides in this state.
- 3. The court may grant or deny relief if the offender demonstrates to the court that he or she has not been arrested for any crime since release; the requested relief complies with the federal Adam Walsh Child Protection and Safety Act of 2006 and any other federal standards applicable to the removal of registration requirements for a sexual offender or required to be met as a condition for the receipt of federal funds by the state; and the court is otherwise satisfied that the offender is not a current or potential threat to public safety. The department and the state attorney in the circuit in which the petition is filed must be given notice of the petition at least 3 weeks before the hearing on the matter. The department and the state attorney may present evidence in opposition to the requested relief or may otherwise demonstrate the reasons why the petition should be denied. If the court denies the petition, the court may set a future date at which the sexual offender may again petition the court for relief, subject to the standards for relief provided in this subsection.
- 4. The department shall remove an offender from classification as a sexual offender for purposes of registration if the offender provides to the department a certified copy of

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the court's written findings or order that indicates that the offender is no longer required to comply with the requirements for registration as a sexual offender.

- 5. To qualify for removal under this paragraph, the sexual offender must not only establish the requisite criteria to be considered for removal, but also that they do not meet the criteria for registration under any other sub-subparagraph under subparagraph (1) (h)1.
- (b) Maintains registration with the department as described in sub-subparagraph (1)(h)1.b. for the duration of his or her life until the person provides the department with an order issued by the court that designated the person as a sexual predator, as a sexually violent predator, or any other sexual offender designation in the state or jurisdiction in which the order was issued which states that such designation has been removed or demonstrates to the department that such designation, if not imposed by a court, has been removed by operation of law or court order in the state or jurisdiction in which the designation was made, provided that such person no longer meets the criteria for registration as a sexual offender under the laws of this state. To qualify for removal, all sexual offenders as described in sub-subparagraph (1)(h)1.b. must not only establish that their designation has been removed but also that they do not meet the criteria for registration under any other sub-subparagraph under subparagraph (1)(h)1.
- (c) Maintains registration with the department as described in sub-subparagraph (1)(h)1.b. until the person provides the department with an order issued by the court that designated the person as a sexual predator, as a sexually violent predator, or

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any other sexual offender designation in the state or jurisdiction in which the order was issued which states that such designation and registration records are confidential and exempt from public disclosure or, if not imposed by a court, until the person provides the department with documentation that shows that his or her designation has been made confidential and exempt from public disclosure through operation of law in the state or jurisdiction in which the designation was made, provided that such person no longer meets the criteria for registration as a sexual offender under the laws of this state. To qualify for removal, all sexual offenders as described in sub-subparagraph (1)(h)1.b. must not only establish that their designation and registration records are confidential and exempt from public disclosure, but also that they do not meet the criteria for registration under any other sub-subparagraph under subparagraph (1) (h) 1.

(12) IMMUNITY.—The department, the Department of Highway
Safety and Motor Vehicles, the Department of Corrections, the
Department of Juvenile Justice, any law enforcement agency in
this state, and the personnel of those departments; an elected
or appointed official, public employee, or school administrator;
or an employee, agency, or any individual or entity acting at
the request or upon the direction of any law enforcement agency
is immune from civil liability for damages for good faith
compliance with the requirements of this section or for the
release of information under this section, and shall be presumed
to have acted in good faith in compiling, recording, reporting,
or releasing the information. The presumption of good faith is
not overcome if a technical or clerical error is made by the

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department, the Department of Highway Safety and Motor Vehicles, the Department of Corrections, the Department of Juvenile

Justice, the personnel of those departments, or any individual or entity acting at the request or upon the direction of any of those departments in compiling or providing information, or if information is incomplete or incorrect because a sexual offender fails to report or falsely reports his or her current place of permanent, temporary, or transient residence.

(13) PENALTIES.-

- (a) A sexual offender who does not comply with the requirements of this section commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (b) For a felony violation of this section, excluding subsection (14), committed on or after July 1, 2018, if the court does not impose a prison sentence, the court shall impose a mandatory minimum term of community control, as defined in s. 948.001, as follows:
- $\underline{\text{1. For a first offense, a mandatory minimum term of 6}}$ months with electronic monitoring.
- $\underline{\text{2. For a second offense, a mandatory minimum term of 1 year}}$ with electronic monitoring.
- 3. For a third or subsequent offense, a mandatory minimum term of 2 years with electronic monitoring.
- (c) A sexual offender who commits any act or omission in violation of this section may be prosecuted for the act or omission in the county in which the act or omission was committed, in the county of the last registered address of the sexual offender, in the county in which the conviction occurred

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for the offense or offenses that meet the criteria for designating a person as a sexual offender, in the county where the sexual offender was released from incarceration, or in the county of the intended address of the sexual offender as reported by the offender prior to his or her release from incarceration.

- (d) An arrest on charges of failure to register when the offender has been provided and advised of his or her statutory obligations to register under subsection (4), the service of an information or a complaint for a violation of this section, or an arraignment on charges for a violation of this section constitutes actual notice of the duty to register. A sexual offender's failure to immediately register as required by this section following such arrest, service, or arraignment constitutes grounds for a subsequent charge of failure to register. A sexual offender charged with the crime of failure to register who asserts, or intends to assert, a lack of notice of the duty to register as a defense to a charge of failure to register shall immediately register as required by this section. A sexual offender who is charged with a subsequent failure to register may not assert the defense of a lack of notice of the duty to register. Registration following such arrest, service, or arraignment is not a defense and does not relieve the sexual offender of criminal liability for the failure to register.
- (14) PENALTIES FOR ASSISTING SEXUAL OFFENDER

 NONCOMPLIANCE.—Any person who has reason to believe that a sexual offender is not complying, or has not complied, with the requirements of this section and who, with the intent to assist the sexual offender in eluding a law enforcement agency that is

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seeking to find the sexual offender to question the sexual

offender about, or to arrest the sexual offender for, his or her

noncompliance with the requirements of this section:

- (a) Withholds information from, or does not notify, the law enforcement agency about the sexual offender's noncompliance with the requirements of this section, and, if known, the whereabouts of the sexual offender;
- (b) Harbors, or attempts to harbor, or assists another person in harboring or attempting to harbor, the sexual offender;
- (c) Conceals or attempts to conceal, or assists another person in concealing or attempting to conceal, the sexual offender; or
- (d) Provides information to the law enforcement agency regarding the sexual offender that the person knows to be false information,

commits a felony of the third degree, punishable as provided in
s. 775.082, s. 775.083, or s. 775.084.

Section 3. Paragraph (a) of subsection (4) of section 944.607, Florida Statutes, is reenacted and amended to read:

944.607 Notification to Department of Law Enforcement of information on sexual offenders.—

(4) A sexual offender, as described in this section, who is under the supervision of the Department of Corrections but is not incarcerated shall register with the Department of Corrections within 3 business days after sentencing for a registrable offense and otherwise provide information as required by this subsection.

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(a) The sexual offender shall provide his or her name; date of birth; social security number; race; sex; height; weight; hair and eye color; tattoos or other identifying marks; all electronic mail addresses and Internet identifiers required to be provided pursuant to s. 943.0435(5)(d) s. 943.0435(4)(e);employment information required to be provided pursuant to s. 943.0435(5)(d) s. 943.0435(4)(e); all home telephone numbers and cellular telephone numbers required to be provided pursuant to s. 943.0435(5)(d) s. 943.0435(4)(e); the make, model, color, vehicle identification number (VIN), and license tag number of all vehicles owned; permanent or legal residence and address of temporary residence within this the state or out of state while the sexual offender is under supervision in this state, including any rural route address or post office box; if he or she has no permanent or temporary address, any transient residence within this the state; and address, location or description, and dates of any current or known future temporary residence within this the state or out of state. The sexual offender must shall also produce his or her passport, if he or she has a passport, and, if he or she is an alien, must shall produce or provide information about documents establishing his or her immigration status. The sexual offender shall also provide information about any professional licenses he or she has. The Department of Corrections shall verify the address of each sexual offender in the manner described in ss. 775.21 and 943.0435. The department shall report to the Department of Law Enforcement any failure by a sexual predator or sexual offender to comply with registration requirements.

Section 4. Subsection (4) of section 322.141, Florida

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1944 Statutes, is amended to read:

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322.141 Color or markings of certain licenses or identification cards.—

(4) Unless previously secured or updated, each sexual offender and sexual predator shall report to the department during the month of his or her reregistration as required under $\underline{s.775.21(10)}$ $\underline{s.775.21(8)}$, $\underline{s.943.0435(9)}$ $\underline{s.943.0435(14)}$, or $\underline{s.944.607(13)}$ in order to obtain an updated or renewed driver license or identification card as required by subsection (3).

Section 5. Subsection (1) of section 794.056, Florida Statutes, is amended to read:

794.056 Rape Crisis Program Trust Fund.-

(1) The Rape Crisis Program Trust Fund is created within the Department of Health for the purpose of providing funds for rape crisis centers in this state. Trust fund moneys must shall be used exclusively for the purpose of providing services for victims of sexual assault. Funds credited to the trust fund consist of those funds collected as an additional court assessment in each case in which a defendant pleads guilty or nolo contendere to, or is found guilty of, regardless of adjudication, an offense provided in s. 775.21(6)-(9), (14)(a) and (b), and (15)(g) s. 775.21(6) and (10)(a), (b), and (g); s. 784.011; s. 784.021; s. 784.03; s. 784.041; s. 784.045; s. 784.048; s. 784.07; s. 784.08; s. 784.081; s. 784.082; s. 784.083; s. 784.085; s. 787.01(3); s. 787.02(3); s. 787.025; s. 787.06; s. 787.07; s. 794.011; s. 794.05; s. 794.08; former s. 796.03; former s. 796.035; s. 796.04; s. 796.05; s. 796.06; s. 796.07(2)(a)-(d) and (i); s. 800.03; s. 800.04; s. 810.14; s. 810.145; s. 812.135; s. 817.025; s. 825.102; s. 825.1025; s.

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1973	827.071; s. 836.10; s. 847	7.0133; s. 847	.0135(2); s. 847.0137; s.		
1974	847.0145; s. 943.0435(6)(e), (7), (9)(c), (13)(a), and (14) s.				
1975	943.0435(4)(c), (7) , (8) , $(9)(a)$, (13) , and $(14)(c)$; or s.				
1976	985.701(1). Funds credited to the trust fund also $\underline{\text{must}}$ $\underline{\text{shall}}$				
1977	include revenues provided by law, moneys appropriated by the				
1978	Legislature, and grants from public or private entities.				
1979	Section 6. Paragraph (g) of subsection (3) of section				
1980	921.0022, Florida Statutes, is amended to read:				
1981	921.0022 Criminal Punishment Code; offense severity ranking				
1982	chart				
1983	(3) OFFENSE SEVERITY RANKING CHART				
1984	(g) LEVEL 7				
1985					
	Florida	Felony			
	Statute	Degree	Description		
1986					
	316.027(2)(c)	1st	Accident involving		
			death, failure to stop;		
			leaving scene.		
1987					
	316.193(3)(c)2.	3rd	DUI resulting in serious		
			bodily injury.		
1988					
	316.1935(3)(b)	1st	Causing serious bodily		
			injury or death to		
			another person; driving		
			at high speed or with		
			wanton disregard for		
			safety while fleeing or		
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			attempting to elude law
			enforcement officer who
			is in a patrol vehicle
			with siren and lights
			activated.
1989			
	327.35(3)(c)2.	3rd	Vessel BUI resulting in
			serious bodily injury.
1990			
	402.319(2)	2nd	Misrepresentation and
			negligence or
			intentional act
			resulting in great
			bodily harm, permanent
			disfiguration, permanent
			disability, or death.
1991			
	409.920	3rd	Medicaid provider fraud;
	(2) (b) 1.a.		\$10,000 or less.
1992			
	409.920	2nd	Medicaid provider fraud;
	(2) (b) 1.b.		more than \$10,000, but
			less than \$50,000.
1993			
	456.065(2)	3rd	Practicing a health care
			profession without a
			license.
1994			
	456.065(2)	2nd	Practicing a health care

ı	16-00635B-22		20221932
			profession without a
			license which results in
			serious bodily injury.
1995			
	458.327(1)	3rd	Practicing medicine
			without a license.
1996			
	459.013(1)	3rd	Practicing osteopathic
			medicine without a
			license.
1997			
	460.411(1)	3rd	Practicing chiropractic
			medicine without a
			license.
1998			
	461.012(1)	3rd	Practicing podiatric
			medicine without a
			license.
1999			
	462.17	3rd	Practicing naturopathy
			without a license.
2000			
	463.015(1)	3rd	Practicing optometry
			without a license.
2001			
	464.016(1)	3rd	Practicing nursing
			without a license.
2002			
	465.015(2)	3rd	Practicing pharmacy

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CODING: Words stricken are deletions; words underlined are additions.

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2003			without a license.
2004	466.026(1)	3rd	Practicing dentistry or dental hygiene without a license.
	467.201	3rd	Practicing midwifery without a license.
2005	468.366	3rd	Delivering respiratory care services without a license.
2007	483.828(1)	3rd	Practicing as clinical laboratory personnel without a license.
2008	483.901(7)	3rd	Practicing medical physics without a license.
	484.013(1)(c)	3rd	Preparing or dispensing optical devices without a prescription.
2009	484.053	3rd	Dispensing hearing aids without a license.
3	494.0018(2)	1st	Conviction of any

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CODING: Words stricken are deletions; words underlined are additions.

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			violation of chapter 494
			in which the total money
			and property unlawfully
			obtained exceeded
			\$50,000 and there were
			five or more victims.
2011			
	560.123(8)(b)1.	3rd	Failure to report
			currency or payment
			instruments exceeding
			\$300 but less than
			\$20,000 by a money
			services business.
2012			
	560.125(5)(a)	3rd	Money services business
			by unauthorized person,
			currency or payment
			instruments exceeding
			\$300 but less than
			\$20,000.
2013			
	655.50(10)(b)1.	3rd	Failure to report
			financial transactions
			exceeding \$300 but less
			than \$20,000 by
			financial institution.
2014			
	775.21(14)(a)	3rd	Sexual predator; failure
	775.21(10)(a)		to register; failure to

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1	16-00635B-22		20221932
			renew driver license or
			identification card;
			other registration
			violations.
2015			
	775.21(14)(b)	3rd	Sexual predator working
	775.21(10)(b)		where children regularly
			congregate.
2016			
	775.21(15)(a)	3rd	Failure to report or
	775.21(10)(g)		providing false
			information about a
			sexual predator; harbor
			or conceal a sexual
			predator.
2017			
	782.051(3)	2nd	Attempted felony murder
			of a person by a person
			other than the
			perpetrator or the
			perpetrator of an
			attempted felony.
2018			
	782.07(1)	2nd	Killing of a human being
			by the act, procurement,
			or culpable negligence
			of another
			(manslaughter).
2019			
			'

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2020	782.071	2nd	Killing of a human being or unborn child by the operation of a motor vehicle in a reckless manner (vehicular homicide).
2021	782.072	2nd	Killing of a human being by the operation of a vessel in a reckless manner (vessel homicide).
2022	784.045(1)(a)1.	2nd	Aggravated battery; intentionally causing great bodily harm or disfigurement.
2023	784.045(1)(a)2.	2nd	Aggravated battery; using deadly weapon.
	784.045(1)(b)	2nd	Aggravated battery; perpetrator aware victim pregnant.
2024	784.048(4)	3rd	Aggravated stalking; violation of injunction or court order.

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2225	784.048(7)	3rd	Aggravated stalking; violation of court order.
2026	784.07(2)(d)	1st	Aggravated battery on law enforcement officer.
	784.074(1)(a)	1st	Aggravated battery on sexually violent predators facility staff.
2028	784.08(2)(a)	1st	Aggravated battery on a person 65 years of age or older.
2029	784.081(1)	1st	Aggravated battery on specified official or employee.
2030	784.082(1)	1st	Aggravated battery by detained person on visitor or other detainee.
2031	784.083(1)	1st	Aggravated battery on code inspector.
2032	787.06(3)(a)2.	1st	Human trafficking using

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			coercion for labor and
			services of an adult.
2033			
	787.06(3)(e)2.	1st	Human trafficking using
			coercion for labor and
			services by the transfer
			or transport of an adult
			from outside Florida to
			within the state.
2034			
	790.07(4)	1st	Specified weapons
	,		violation subsequent to
			previous conviction of
			s. 790.07(1) or (2).
2035			(=, (=, (=, (=, (=, (=, (=, (=, (=, (=,
	790.16(1)	1st	Discharge of a machine
	,		gun under specified
			circumstances.
2036			
	790.165(2)	2nd	Manufacture, sell,
	. ,		possess, or deliver hoax
			bomb.
2037			
	790.165(3)	2nd	Possessing, displaying,
			or threatening to use
			any hoax bomb while
			committing or attempting
			to commit a felony.
2038			co committee a rectorry.
2030			

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	790.166(3)	2nd	Possessing, selling,
			using, or attempting to
			use a hoax weapon of
			mass destruction.
2039			
	790.166(4)	2nd	Possessing, displaying,
			or threatening to use a
			hoax weapon of mass
			destruction while
			committing or attempting
			to commit a felony.
2040			
	790.23	1st,PBL	Possession of a firearm
			by a person who
			qualifies for the
			penalty enhancements
			provided for in s.
2041			874.04.
2041	794.08(4)	3rd	Female genital
	731.00(1)	310	mutilation; consent by a
			parent, quardian, or a
			person in custodial
			authority to a victim
			younger than 18 years of
			age.
2042			
	796.05(1)	1st	Live on earnings of a
			prostitute; 2nd offense.

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2043	796.05(1)	1st	Live on earnings of a prostitute; 3rd and subsequent offense.
2044	800.04(5)(c)1.	2nd	Lewd or lascivious molestation; victim younger than 12 years of age; offender younger than 18 years of age.
2045	800.04(5)(c)2.	2nd	Lewd or lascivious molestation; victim 12 years of age or older but younger than 16 years of age; offender 18 years of age or older.
2047	800.04(5)(e)	1st	Lewd or lascivious molestation; victim 12 years of age or older but younger than 16 years; offender 18 years or older; prior conviction for specified sex offense.
	806.01(2)	2nd	Maliciously damage

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			structure by fire or
			explosive.
2048			
	810.02(3)(a)	2nd	Burglary of occupied
			dwelling; unarmed; no
			assault or battery.
2049			
	810.02(3)(b)	2nd	Burglary of unoccupied
			dwelling; unarmed; no
2050			assault or battery.
2050	810.02(3)(d)	2nd	Burglary of occupied
	010.02 (3) (d)	ZIIQ	conveyance; unarmed; no
			assault or battery.
2051			assaule of saccely.
	810.02(3)(e)	2nd	Burglary of authorized
			emergency vehicle.
2052			
	812.014(2)(a)1.	1st	Property stolen, valued
			at \$100,000 or more or a
			semitrailer deployed by
			a law enforcement
			officer; property stolen
			while causing other
			property damage; 1st
			degree grand theft.
2053			
	812.014(2)(b)2.	2nd	Property stolen, cargo
			valued at less than

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2054			\$50,000, grand theft in 2nd degree.
2055	812.014(2)(b)3.	2nd	Property stolen, emergency medical equipment; 2nd degree grand theft.
2056	812.014(2)(b)4.	2nd	Property stolen, law enforcement equipment from authorized emergency vehicle.
2057	812.0145(2)(a)	1st	Theft from person 65 years of age or older; \$50,000 or more.
2058	812.019(2)	1st	Stolen property; initiates, organizes, plans, etc., the theft of property and traffics in stolen property.
2059	812.131(2)(a)	2nd	Robbery by sudden snatching.
	812.133(2)(b)	1st	Carjacking; no firearm, deadly weapon, or other weapon.

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2060			
	817.034(4)(a)1.	1st	Communications fraud,
			value greater than
			\$50,000.
2061			
	817.234(8)(a)	2nd	Solicitation of motor
			vehicle accident victims
			with intent to defraud.
2062			
	817.234(9)	2nd	Organizing, planning, or
			participating in an
			intentional motor
			vehicle collision.
2063			
	817.234(11)(c)	1st	Insurance fraud;
			property value \$100,000
			or more.
2064			
	817.2341	1st	Making false entries of
	(2) (b) & (3) (b)		material fact or false
			statements regarding
			property values relating
			to the solvency of an
			insuring entity which
			are a significant cause
			of the insolvency of
			that entity.
2065			
	817.418(2)(a)	3rd	Offering for sale or
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			advertising personal
			protective equipment
			with intent to defraud.
2066			
	817.504(1)(a)	3rd	Offering or advertising
			a vaccine with intent to
			defraud.
2067			
	817.535(2)(a)	3rd	Filing false lien or
			other unauthorized
			document.
2068			
	817.611(2)(b)	2nd	Traffic in or possess 15
			to 49 counterfeit credit
			cards or related
			documents.
2069			
	825.102(3)(b)	2nd	Neglecting an elderly
			person or disabled adult
			causing great bodily
			harm, disability, or
			disfigurement.
2070			
	825.103(3)(b)	2nd	Exploiting an elderly
			person or disabled adult
			and property is valued
			at \$10,000 or more, but
2071			less than \$50,000.
2071			

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2072	827.03(2)(b)	2nd	Neglect of a child causing great bodily harm, disability, or disfigurement.
2073	827.04(3)	3rd	Impregnation of a child under 16 years of age by person 21 years of age or older.
2074	837.05(2)	3rd	Giving false information about alleged capital felony to a law enforcement officer.
2075	838.015	2nd	Bribery.
	838.016	2nd	Unlawful compensation or reward for official behavior.
2076			
0.077	838.021(3)(a)	2nd	Unlawful harm to a public servant.
2077	838.22	2nd	Bid tampering.
	843.0855(2)	3rd	Impersonation of a public officer or employee.

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2079	843.0855(3)	3rd	Unlawful simulation of legal process.
2080	843.0855(4)	3rd	Intimidation of a public officer or employee.
2081	847.0135(3)	3rd	Solicitation of a child, via a computer service, to commit an unlawful sex act.
2082	847.0135(4)	2nd	Traveling to meet a minor to commit an unlawful sex act.
2083	872.06	2nd	Abuse of a dead human body.
2084	874.05(2)(b)	1st	Encouraging or recruiting person under 13 to join a criminal gang; second or subsequent offense.
2085	874.10	1st,PBL	<pre>Knowingly initiates, organizes, plans, finances, directs, manages, or supervises</pre>

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		crimina	l gang-related
		activit	у.
2086			
	893.13(1)(c)1.	1st Sell, m	anufacture, or
		deliver	cocaine (or
		other d	rug prohibited
		under s	. 893.03(1)(a),
		(1)(b),	(1)(d), (2)(a),
		(2)(b),	or (2)(c)5.)
		within	1,000 feet of a
		child c	are facility,
		school,	or state,
		county,	or municipal
		park or	publicly owned
		recreat	ional facility or
		communi	ty center.
2087			
	893.13(1)(e)1.	1st Sell, m	anufacture, or
		deliver	cocaine or other
		drug pr	ohibited under s.
		893.03(1)(a), (1)(b),
		(1)(d),	(2)(a), (2)(b),
		or (2)(c)5., within
		1,000 f	eet of property
		used fo	r religious
		service	s or a specified
		busines	s site.
2088			
	893.13(4)(a)	1st Use or	hire of minor;

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			deliver to minor other
			controlled substance.
2089			
	893.135(1)(a)1.	1st	Trafficking in cannabis,
			more than 25 lbs., less
			than 2,000 lbs.
2090			
	893.135	1st	Trafficking in cocaine,
	(1) (b) 1.a.		more than 28 grams, less
			than 200 grams.
2091			
	893.135	1st	Trafficking in illegal
	(1) (c) 1.a.		drugs, more than 4
			grams, less than 14
2002			grams.
2092	893.135	1st	man fficking in
	(1)(c)2.a.	ISC	Trafficking in
	(1) (C) 2.a.		hydrocodone, 28 grams or more, less than 50
			grams.
2093			gramo.
2000	893.135	1st	Trafficking in
	(1) (c) 2.b.	200	hydrocodone, 50 grams or
	(-) (-)		more, less than 100
			grams.
2094			
	893.135	1st	Trafficking in
	(1)(c)3.a.		oxycodone, 7 grams or
			more, less than 14
ļ			

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			grams.
2095			
	893.135	1st	Trafficking in
	(1) (c) 3.b.		oxycodone, 14 grams or
			more, less than 25
2096			grams.
2090	893.135	1st	Trafficking in fentanyl,
	(1) (c) 4.b.(I)	150	4 grams or more, less
	(1) (0) 1.2. (1)		than 14 grams.
2097			5
	893.135	1st	Trafficking in
	(1)(d)1.a.		phencyclidine, 28 grams
			or more, less than 200
			grams.
2098			
	893.135(1)(e)1.	1st	Trafficking in
			methaqualone, 200 grams
			or more, less than 5
2000			kilograms.
2099	803 135/1\/f\1	1 c+	Trafficking in
	055.155(1)(1)1.	130	
			_
			grams.
2100			5
	893.135	1st	Trafficking in
	(1)(g)1.a.		flunitrazepam, 4 grams
			or more, less than 14
		1st	Trafficking in flunitrazepam, 4 grams

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,	16-00635B-22		20221932
			grams.
2101			
	893.135	1st	Trafficking in gamma-
	(1)(h)1.a.		hydroxybutyric acid
			(GHB), 1 kilogram or
			more, less than 5
			kilograms.
2102			
	893.135	1st	Trafficking in 1,4-
	(1)(j)1.a.		Butanediol, 1 kilogram
			or more, less than 5
			kilograms.
2103			
	893.135	1st	Trafficking in
	(1)(k)2.a.		Phenethylamines, 10
			grams or more, less than
			200 grams.
2104			
	893.135	1st	Trafficking in synthetic
	(1) (m) 2.a.		cannabinoids, 280 grams
			or more, less than 500
			grams.
2105			
	893.135	1st	Trafficking in synthetic
	(1) (m) 2.b.		cannabinoids, 500 grams
			or more, less than 1,000
			grams.
2106			
	893.135	1st	Trafficking in n-benzyl

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CODING: Words stricken are deletions; words underlined are additions.

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	(1) (n) 2.a.		phenethylamines, 14
			grams or more, less than
			100 grams.
2107			
	893.1351(2)	2nd	Possession of place for
			trafficking in or
			manufacturing of
			controlled substance.
2108			
	896.101(5)(a)	3rd	Money laundering,
			financial transactions
			exceeding \$300 but less
			than \$20,000.
2109			
	896.104(4)(a)1.	3rd	Structuring transactions
			to evade reporting or
			registration
			requirements, financial
			transactions exceeding
			\$300 but less than
			\$20,000.
2110			
	943.0435(6)(e)	2nd	Sexual offender vacating
	943.0435(4)(c)		permanent residence;
			failure to comply with
			reporting requirements.
2111			
	943.0435(7)(b)	2nd	Sexual offender; remains
	943.0435(8)		in state after

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			indicating intent to
			leave; failure to comply
			with reporting
			requirements.
2112			
	943.0435(9)	<u>3rd</u>	Sexual offender; failure
			to report and
			reregister; failure to
			respond to address
			verification; providing
			false registration
			information.
2113			
	943.0435(13)(a)	3rd	Sexual offender; failure
	943.0435(9)(a)		to comply with reporting
			requirements.
2114			
	943.0435 (14)	3rd	Failure to report or
	943.0435(13)		providing false
			information about a
			sexual offender; harbor
			or conceal a sexual
			offender.
2115			
	943.0435(14)	3rd	Sexual offender; failure
			to report and
			reregister; failure to
			respond to address
			verification; providing

ı.	16-00635B-22		20221932
			false registration
			information.
2116			
	944.607(9)	3rd	Sexual offender; failure
			to comply with reporting
			requirements.
2117			
	944.607(10)(a)	3rd	Sexual offender; failure
			to submit to the taking
			of a digitized
			photograph.
2118			
	944.607(12)	3rd	Failure to report or
			providing false
			information about a
			sexual offender; harbor
			or conceal a sexual
			offender.
2119			
	944.607(13)	3rd	Sexual offender; failure
			to report and
			reregister; failure to
			respond to address
			verification; providing
			false registration
			information.
2120			
	985.4815(10)	3rd	Sexual offender; failure
	. ,		to submit to the taking

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			of a digitized
			photograph.
2121			
	985.4815(12)	3rd	Failure to report or
			providing false
			information about a
			sexual offender; harbor
			or conceal a sexual
			offender.
2122			
	985.4815(13)	3rd	Sexual offender; failure
			to report and
			reregister; failure to
			respond to address
			verification; providing
			false registration
			information.
2123			
2124	Section 7. Section 938.08	35, Florio	da Statutes, is amended to
2125	read:		
2126	938.085 Additional cost t	to fund ra	ape crisis centers.—In
2127	addition to any sanction impos	sed when a	a person pleads guilty or
2128	nolo contendere to, or is found guilty of, regardless of		
2129	adjudication, a violation of \underline{s}	s. 775.21	(6)-(9), (14)(a) and (b),
2130	and $(15)(g)$ s. $775.21(6)$ and $(10)(a)$, (b) , and (g) ; s. 784.011 ;		
2131	s. 784.021; s. 784.03; s. 784.	.041; s.	784.045; s. 784.048; s.
2132	784.07; s. 784.08; s. 784.081;	s. 784.0	082; s. 784.083; s.
2133	784.085; s. 787.01(3); s. 787.	.02(3); 78	37.025; s. 787.06; s.
2134	787.07; s. 794.011; s. 794.05;	s. 794.0	08; former s. 796.03;

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2135 former s. 796.035; s. 796.04; s. 796.05; s. 796.06; s.

2136 796.07(2)(a)-(d) and (i); s. 800.03; s. 800.04; s. 810.14; s.

2137 810.145; s. 812.135; s. 817.025; s. 825.102; s. 825.1025; s.

2138 827.071; s. 836.10; s. 847.0133; s. 847.0135(2); s. 847.0137; s.

2139 847.0145; s. 943.0435(6)(e), (7), (9)(c), (13)(a), and (14) s.

2140 943.0435(4)(c), (7), (8), (9)(a), (13), and (14)(c); or s.

2141 985.701(1), the court shall impose a surcharge of \$151. Payment

2142 of the surcharge must shall be a condition of probation,

2143 community control, or any other court-ordered supervision. The

2144 sum of \$150 of the surcharge must shall be deposited into the

Rape Crisis Program Trust Fund established within the Department

of Health by chapter 2003-140, Laws of Florida. The clerk of the

court shall retain \$1 of each surcharge that the clerk of the

2148 court collects as a service charge of the clerk's office.

Section 8. Paragraph (a) of subsection (3) of section 944.606, Florida Statutes, is amended to read:

944.606 Sexual offenders; notification upon release.-

- (3) (a) The department shall provide information regarding any sexual offender who is being released after serving a period of incarceration for any offense, as follows:
- 1. The department shall provide: the sexual offender's name, any change in the offender's name by reason of marriage or other legal process, and any alias, if known; the correctional facility from which the sexual offender is released; the sexual offender's social security number, race, sex, date of birth, height, weight, and hair and eye color; tattoos or other identifying marks; address of any planned permanent residence or temporary residence, within this the state or out of state, including a rural route address and a post office box; if no

2164 permanent or temporary address, any transient residence within 2165 this the state; address, location or description, and dates of 2166 any known future temporary residence within this the state or 2167 out of state; date and county of sentence and each crime for 2168 which the offender was sentenced; a copy of the offender's 2169 fingerprints, palm prints, and a digitized photograph taken 2170 within 60 days before release; the date of release of the sexual 2171 offender; all electronic mail addresses and all Internet 2172 identifiers required to be provided pursuant to s. 2173 943.0435(5)(d) = 943.0435(4)(e); employment information, if 2174 known, provided pursuant to s. 943.0435(5)(d) s. 943.0435(4)(e); 2175 all home telephone numbers and cellular telephone numbers required to be provided pursuant to s. 943.0435(5)(d) s. 2176 2177 943.0435(4)(e); information about any professional licenses the 2178 offender has, if known; and passport information, if he or she 2179 has a passport, and, if he or she is an alien, information about 2180 documents establishing his or her immigration status. The 2181 department shall notify the Department of Law Enforcement if the sexual offender escapes, absconds, or dies. If the sexual 2182 2183 offender is in the custody of a private correctional facility, 2184 the facility shall take the digitized photograph of the sexual 2185 offender within 60 days before the sexual offender's release and 2186 provide this photograph to the Department of Corrections and 2187 also place it in the sexual offender's file. If the sexual 2188 offender is in the custody of a local jail, the custodian of the 2189 local jail shall register the offender within 3 business days 2190 after intake of the offender for any reason and upon release, and shall notify the Department of Law Enforcement of the sexual 2191 offender's release and provide to the Department of Law 2192

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Enforcement the information specified in this paragraph and any information specified in subparagraph 2. that the Department of Law Enforcement requests.

2. The department may provide any other information deemed necessary, including criminal and corrections records, nonprivileged personnel and treatment records, when available.

Section 9. Paragraph (b) of subsection (4), subsection (9), paragraph (c) of subsection (10), and paragraph (c) of subsection (13) of section 944.607, Florida Statutes, are amended to read:

944.607 Notification to Department of Law Enforcement of information on sexual offenders.—

- (4) A sexual offender, as described in this section, who is under the supervision of the Department of Corrections but is not incarcerated shall register with the Department of Corrections within 3 business days after sentencing for a registrable offense and otherwise provide information as required by this subsection.
- (b) If the sexual offender is enrolled or employed, whether for compensation or as a volunteer, at an institution of higher education in this state, the sexual offender <u>must shall</u> provide the name, address, and county of each institution, including each campus attended, and the sexual offender's enrollment, volunteer, or employment status required to be provided pursuant to $\underline{s.943.0435(5)(d)}$ $\underline{s.943.0435(4)(e)}$. Each change in status at an institution of higher education must be reported to the department within 48 hours after the change in status at an institution of higher education as provided pursuant to $\underline{s.}943.0435(5)(d)$ $\underline{s.943.0435(4)(e)}$. The Department of Corrections

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shall promptly notify each institution of the sexual offender's presence and any change in the sexual offender's enrollment, volunteer, or employment status.

(9) A sexual offender, as described in this section, who is under the supervision of the Department of Corrections but who is not incarcerated shall, in addition to the registration requirements provided in subsection (4), register and obtain a distinctive driver license or identification card in the manner provided in \underline{s} . 943.0435(2), $\underline{(4)}$, $\underline{(5)}$, $\underline{(6)}$, and $\underline{(8)}$ \underline{s} . $\underline{943.0435(3)}$, $\underline{(4)}$, and $\underline{(5)}$, unless the sexual offender is a sexual predator, in which case he or she shall register and obtain a distinctive driver license or identification card as required under \underline{s} . 775.21. A sexual offender who fails to comply with the requirements of \underline{s} . 943.0435 is subject to the penalties provided in \underline{s} . 943.0435(13) \underline{s} . 943.0435(9).

(10)

(c) An arrest on charges of failure to register when the offender has been provided and advised of his or her statutory obligations to register under s. 943.0435(4) s. 943.0435(2), the service of an information or a complaint for a violation of this section, or an arraignment on charges for a violation of this section constitutes actual notice of the duty to register. A sexual offender's failure to immediately register as required by this section following such arrest, service, or arraignment constitutes grounds for a subsequent charge of failure to register. A sexual offender charged with the crime of failure to register who asserts, or intends to assert, a lack of notice of the duty to register as a defense to a charge of failure to register shall immediately register as required by this section.

A sexual offender who is charged with a subsequent failure to register may not assert the defense of a lack of notice of the duty to register.

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- (c) The sheriff's office may determine the appropriate times and days for reporting by the sexual offender, which must be consistent with the reporting requirements of this subsection. Reregistration must include any changes to the following information:
- 2260 1. Name; social security number; age; race; sex; date of 2261 birth; height; weight; tattoos or other identifying marks; hair 2262 and eye color; address of any permanent residence and address of 2263 any current temporary residence, within this the state or out of 2264 state, including a rural route address and a post office box; if 2265 no permanent or temporary address, any transient residence; address, location or description, and dates of any current or 2266 2267 known future temporary residence within this the state or out of 2268 state; all electronic mail addresses and Internet identifiers 2269 required to be provided pursuant to s. 943.0435(5)(d) s. 2270 943.0435(4)(e); all home telephone numbers and cellular 2271 telephone numbers required to be provided pursuant to s. 2272 943.0435(5)(d) s. 943.0435(4)(e); employment information 2273 required to be provided pursuant to s. 943.0435(5)(d) s. 2274 943.0435(4) (e); the make, model, color, vehicle identification 2275 number (VIN), and license tag number of all vehicles owned; 2276 fingerprints; palm prints; and photograph. A post office box may 2277 not be provided in lieu of a physical residential address. The 2278 sexual offender must shall also produce his or her passport, if 2279 he or she has a passport, and, if he or she is an alien, must

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shall produce or provide information about documents establishing his or her immigration status. The sexual offender shall also provide information about any professional licenses he or she has.

- 2. If the sexual offender is enrolled or employed, whether for compensation or as a volunteer, at an institution of higher education in this state, the sexual offender <u>must shall</u> also provide to the department the name, address, and county of each institution, including each campus attended, and the sexual offender's enrollment, volunteer, or employment status.
- 3. If the sexual offender's place of residence is a motor vehicle, trailer, mobile home, or manufactured home, as defined in chapter 320, the sexual offender <u>must shall</u> also provide the vehicle identification number; the license tag number; the registration number; and a description, including color scheme, of the motor vehicle, trailer, mobile home, or manufactured home. If the sexual offender's place of residence is a vessel, live-aboard vessel, or houseboat, as defined in chapter 327, the sexual offender <u>must shall</u> also provide the hull identification number; the manufacturer's serial number; the name of the vessel, live-aboard vessel, or houseboat; the registration number; and a description, including color scheme, of the vessel, live-aboard vessel or houseboat.
- 4. Any sexual offender who fails to report in person as required at the sheriff's office, who fails to respond to any address verification correspondence from the department within 3 weeks of the date of the correspondence, who fails to report all electronic mail addresses or Internet identifiers before use, or who knowingly provides false registration information by act or

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omission commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

Section 10. Paragraph (a) of subsection (3) of section 985.481, Florida Statutes, is amended to read:

985.481 Sexual offenders adjudicated delinquent; notification upon release.—

- (3) (a) The department shall provide information regarding any sexual offender who is being released after serving a period of residential commitment under the department for any offense, as follows:
- 1. The department shall provide the sexual offender's name, any change in the offender's name by reason of marriage or other legal process, and any alias, if known; the correctional facility from which the sexual offender is released; the sexual offender's social security number, race, sex, date of birth, height, weight, and hair and eye color; tattoos or other identifying marks; the make, model, color, vehicle identification number (VIN), and license tag number of all vehicles owned; address of any planned permanent residence or temporary residence, within this the state or out of state, including a rural route address and a post office box; if no permanent or temporary address, any transient residence within this the state; address, location or description, and dates of any known future temporary residence within this the state or out of state; date and county of disposition and each crime for which there was a disposition; a copy of the offender's fingerprints, palm prints, and a digitized photograph taken within 60 days before release; the date of release of the sexual offender; all home telephone numbers and cellular telephone

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numbers required to be provided pursuant to s. 943.0435(5)(d) s. 943.0435(4)(e); all electronic mail addresses and Internet identifiers required to be provided pursuant to s. 943.0435(5)(d) = 943.0435(4)(e); information about any professional licenses the offender has, if known; and passport information, if he or she has a passport, and, if he or she is an alien, information about documents establishing his or her immigration status. The department must shall notify the Department of Law Enforcement if the sexual offender escapes, absconds, or dies. If the sexual offender is in the custody of a private correctional facility, the facility must shall take the digitized photograph of the sexual offender within 60 days before the sexual offender's release and also place it in the sexual offender's file. If the sexual offender is in the custody of a local jail, the custodian of the local jail must shall register the offender within 3 business days after intake of the offender for any reason and upon release, and must shall notify the Department of Law Enforcement of the sexual offender's release and provide to the Department of Law Enforcement the information specified in this subparagraph and any information specified in subparagraph 2. which the Department of Law Enforcement requests.

2. The department may provide any other information considered necessary, including criminal and delinquency records, when available.

Section 11. Paragraph (a) of subsection (4), subsection (9), paragraph (c) of subsection (10), and paragraph (b) of subsection (13) of section 985.4815, Florida Statutes, are amended to read:

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985.4815 Notification to Department of Law Enforcement of information on juvenile sexual offenders.—

- (4) A sexual offender, as described in this section, who is under the supervision of the department but who is not committed shall register with the department within 3 business days after adjudication and disposition for a registrable offense and otherwise provide information as required by this subsection.
- (a) The sexual offender shall provide his or her name; date of birth; social security number; race; sex; height; weight; hair and eye color; tattoos or other identifying marks; the make, model, color, vehicle identification number (VIN), and license tag number of all vehicles owned; permanent or legal residence and address of temporary residence within this the state or out of state while the sexual offender is in the care or custody or under the jurisdiction or supervision of the department in this state, including any rural route address or post office box; if no permanent or temporary address, any transient residence; address, location or description, and dates of any current or known future temporary residence within this the state or out of state; all home telephone numbers and cellular telephone numbers required to be provided pursuant to s. 943.0435(5)(d) s. 943.0435(4)(e); all electronic mail addresses and Internet identifiers required to be provided pursuant to s. 943.0435(5)(d) s. 943.0435(4)(e); and the name and address of each school attended. The sexual offender must shall also produce his or her passport, if he or she has a passport, and, if he or she is an alien, must shall produce or provide information about documents establishing his or her immigration status. The offender shall also provide information

about any professional licenses he or she has. The department shall verify the address of each sexual offender and shall report to the Department of Law Enforcement any failure by a sexual offender to comply with registration requirements.

(9) A sexual offender, as described in this section, who is under the care, jurisdiction, or supervision of the department but who is not incarcerated shall, in addition to the registration requirements provided in subsection (4), register in the manner provided in $\underline{s.943.0435(2)}$, (4), (5), (6), and (8) $\underline{s.943.0435(3)}$, (4), and (5), unless the sexual offender is a sexual predator, in which case he or she shall register as required under $\underline{s.775.21}$. A sexual offender who fails to comply with the requirements of $\underline{s.943.0435(9)}$.

(10)

(c) An arrest on charges of failure to register when the offender has been provided and advised of his or her statutory obligations to register under s. 943.0435(4) s. 943.0435(2), the service of an information or a complaint for a violation of this section, or an arraignment on charges for a violation of this section constitutes actual notice of the duty to register. A sexual offender's failure to immediately register as required by this section following such arrest, service, or arraignment constitutes grounds for a subsequent charge of failure to register. A sexual offender charged with the crime of failure to register who asserts, or intends to assert, a lack of notice of the duty to register as a defense to a charge of failure to register shall immediately register as required by this section. A sexual offender who is charged with a subsequent failure to

register may not assert the defense of a lack of notice of the duty to register.

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- (b) The sheriff's office may determine the appropriate times and days for reporting by the sexual offender, which must be consistent with the reporting requirements of this subsection. Reregistration must include any changes to the following information:
- 1. Name; social security number; age; race; sex; date of birth; height; weight; hair and eye color; tattoos or other identifying marks; fingerprints; palm prints; address of any permanent residence and address of any current temporary residence, within this the state or out of state, including a rural route address and a post office box; if no permanent or temporary address, any transient residence; address, location or description, and dates of any current or known future temporary residence within this the state or out of state; passport information, if he or she has a passport, and, if he or she is an alien, information about documents establishing his or her immigration status; all home telephone numbers and cellular telephone numbers required to be provided pursuant to s. 943.0435(5)(d) s. 943.0435(4)(e); all electronic mail addresses and Internet identifiers required to be provided pursuant to s. $943.0435(5)(d) = \frac{943.0435(4)(e)}{2}$; name and address of each school attended; employment information required to be provided pursuant to s. $943.0435(5)(d) = \frac{943.0435(4)(e)}{5}$; the make, model, color, vehicle identification number (VIN), and license tag number of all vehicles owned; and photograph. A post office box may not be provided in lieu of a physical residential

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address. The offender shall also provide information about any professional licenses he or she has.

- 2. If the sexual offender is enrolled or employed, whether for compensation or as a volunteer, at an institution of higher education in this state, the sexual offender shall also provide to the department the name, address, and county of each institution, including each campus attended, and the sexual offender's enrollment, volunteer, or employment status.
- 3. If the sexual offender's place of residence is a motor vehicle, trailer, mobile home, or manufactured home, as defined in chapter 320, the sexual offender shall also provide the vehicle identification number; the license tag number; the registration number; and a description, including color scheme, of the motor vehicle, trailer, mobile home, or manufactured home. If the sexual offender's place of residence is a vessel, live-aboard vessel, or houseboat, as defined in chapter 327, the sexual offender shall also provide the hull identification number; the manufacturer's serial number; the name of the vessel, live-aboard vessel, or houseboat; the registration number; and a description, including color scheme, of the vessel, live-aboard vessel, or houseboat.
- 4. Any sexual offender who fails to report in person as required at the sheriff's office, who fails to respond to any address verification correspondence from the department within 3 weeks after the date of the correspondence, or who knowingly provides false registration information by act or omission commits a felony of the third degree, punishable as provided in ss. 775.082, 775.083, and 775.084.
 - Section 12. For the purpose of incorporating the amendment

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made by this act to section 775.21, Florida Statutes, in a reference thereto, paragraph (d) of subsection (1) of section 944.606, Florida Statutes, is reenacted to read:

944.606 Sexual offenders; notification upon release.-

- (1) As used in this section, the term:
- (d) "Permanent residence," "temporary residence," and "transient residence" have the same meaning as provided in s. 775.21.

Section 13. For the purpose of incorporating the amendment made by this act to section 775.21, Florida Statutes, in a reference thereto, paragraph (d) of subsection (1) of section 985.481, Florida Statutes, is reenacted to read:

985.481 Sexual offenders adjudicated delinquent; notification upon release.—

- (1) As used in this section:
- (d) "Permanent residence," "temporary residence," and "transient residence" have the same meaning as provided in s. 775.21.

Section 14. For the purpose of incorporating the amendment made by this act to section 775.21, Florida Statutes, in a reference thereto, paragraph (f) of subsection (1) of section 985.4815, Florida Statutes, is reenacted to read:

985.4815 Notification to Department of Law Enforcement of information on juvenile sexual offenders.—

- (1) As used in this section, the term:
- 2508 (f) "Permanent residence," "temporary residence," and
 2509 "transient residence" have the same meaning as provided in s.
 2510 775.21.
 - Section 15. This act shall take effect October 1, 2022.