2012

1	A bill to be entitled
2	An act relating to criminal offenders; amending s.
3	775.21, F.S.; replacing the definition of the term
4	"instant message name" with the definition of the term
5	"Internet identifier"; providing that voluntary
6	disclosure of specified information waives a
7	disclosure exemption for such information; conforming
8	provisions; requiring disclosure of passport and
9	immigration status information; requiring that a
10	sexual predator who is unable to secure or update a
11	driver license or identification card within a
12	specified period must report specified information to
13	the local sheriff's office within a specified period
14	after such change with confirmation that he or she
15	also reported such information to the Department of
16	Highway Safety and Motor Vehicles; requiring a sexual
17	predator released in a homeless or transient status to
18	report in person to the sheriff's office in the county
19	in which he or she is located within a specified
20	period; revising reporting requirements if a sexual
21	predator plans to leave the United States for more
22	than a specified period; amending s. 943.0435, F.S.;
23	replacing the definition of the term "instant message
24	name" with the definition of the term "Internet
25	identifier"; conforming provisions; requiring
26	disclosure of passport and immigration status
27	information; requiring that a sexual predator who is
28	unable to secure or update a driver license or
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29 identification card within a specified period must 30 report specified information to the local sheriff's 31 office within a specified period of such change with 32 confirmation that he or she also reported such information to the Department of Highway Safety and 33 34 Motor Vehicles; providing additional requirements for 35 sexual offenders intending to reside outside of the 36 United States; amending s. 943.04351, F.S.; requiring a specified national search of registration 37 38 information regarding sexual predators and sexual 39 offenders prior to appointment or employment of persons by state agencies and governmental 40 subdivisions; amending s. 943.04354, F.S.; revising 41 42 the age range applicable to provisions allowing 43 removal of the requirement to register as a sexual 44 offender or sexual predator in certain circumstances; revising eligibility requirements for removal of the 45 46 requirement to register as a sexual offender or sexual 47 predator; amending s. 943.0437, F.S.; replacing the definition of the term "instant message name" with the 48 49 definition of the term "Internet identifier"; 50 conforming provisions; amending ss. 944.606 and 51 944.607, F.S.; replacing the definition of the term "instant message name" with the definition of the term 52 "Internet identifier"; conforming provisions; 53 54 requiring disclosure of passport and immigration 55 status information; amending s. 947.005, F.S.; 56 revising the definition of the term "risk assessment"; Page 2 of 48

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57 amending s. 947.1405, F.S.; requiring that certain 58 conditional releasees be subject to electronic 59 monitoring; amending s. 948.30, F.S.; providing 60 restrictions for certain persons who receive a designation equivalent to sexual predator in another 61 62 jurisdiction or who are convicted of certain offenses 63 in another jurisdiction; providing for electronic 64 monitoring of certain persons; subjecting persons 65 convicted of specified offenses to additional 66 restrictions; amending s. 948.31, F.S.; providing that 67 conditions imposed under that section do not require oral pronouncement at the time of sentencing and shall 68 69 be considered standard conditions of probation or 70 community control for certain offenders; revising 71 provisions relating to evaluation of persons subject 72 to registration as sexual offenders or sexual 73 predators; authorizing a court to require treatment 74 from a qualified practitioner in certain 75 circumstances; authorizing a court to restrict the 76 probationer or community controllee from having 77 unsupervised contact with a minor or prohibit him or 78 her from residing with a minor in certain 79 circumstances; amending ss. 985.481 and 985.4815, 80 F.S.; requiring disclosure of passport and immigration 81 status information by certain sexual offenders 82 adjudicated delinguent and certain juvenile sexual offenders; amending s. 903.046, F.S.; requiring a 83 84 court considering whether to release a defendant on Page 3 of 48

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85 bail to determine whether the defendant is subject to 86 registration as a sexual offender or sexual predator and, if so, to hold the defendant without bail until 87 88 the first appearance on the case; providing an 89 exception; amending s. 948.012, F.S.; revising 90 language concerning commencement of the period of 91 probation or community control; amending s. 948.039, 92 F.S.; providing that a probation or community control 93 period commences immediately upon the release of the offender from incarceration; providing severability; 94 providing effective dates. 95 96 97 Be It Enacted by the Legislature of the State of Florida: 98 99 Section 1. Paragraph (i) of subsection (2), paragraphs (a), (e), (g), (i), and (j) of subsection (6), paragraph (a) of 100 101 subsection (8), and paragraph (a) of subsection (10) of section 102 775.21, Florida Statutes, are amended to read: 103 775.21 The Florida Sexual Predators Act.-104 (2)DEFINITIONS.-As used in this section, the term: 105 (i) "Internet identifier Instant message name" means all 106 electronic mail, chat, instant messenger, social networking, or 107 similar name used for Internet communication, but does not include a date of birth, social security number, or personal 108 109 identification number (PIN) an identifier that allows a person to communicate in real time with another person using the 110 111 Internet. Voluntary disclosure by the sexual predator of his or her date of birth, social security number, or personal 112

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113 <u>identification number (PIN) as an Internet identifier waives the</u> 114 <u>disclosure exemption in this paragraph for such personal</u> 115 information.

116

(6) REGISTRATION.-

(a) A sexual predator must register with the department
through the sheriff's office by providing the following
information to the department:

Name; social security number; age; race; sex; date of 120 1. 121 birth; height; weight; hair and eye color; photograph; address 122 of legal residence and address of any current temporary 123 residence, within the state or out of state, including a rural 124 route address and a post office box; if no permanent or 125 temporary address, any transient residence within the state; 126 address, location or description, and dates of any current or 127 known future temporary residence within the state or out of 128 state; all any electronic mail addresses address and all 129 Internet identifiers any instant message name required to be 130 provided pursuant to subparagraph (g)4.; all home telephone 131 numbers number and any cellular telephone numbers number; date 132 and place of any employment; date and place of each conviction; 133 fingerprints; and a brief description of the crime or crimes 134 committed by the offender. A post office box shall not be 135 provided in lieu of a physical residential address. The sexual predator must also produce or provide information about his or 136 her passport, if he or she has a passport, and, if he or she is 137 138 an alien, must produce or provide information about documents 139 establishing his or her immigration status. If the sexual predator's place of residence is a motor 140 a.

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141 vehicle, trailer, mobile home, or manufactured home, as defined 142 in chapter 320, the sexual predator shall also provide to the department written notice of the vehicle identification number; 143 144 the license tag number; the registration number; and a 145 description, including color scheme, of the motor vehicle, 146 trailer, mobile home, or manufactured home. If a sexual 147 predator's place of residence is a vessel, live-aboard vessel, or houseboat, as defined in chapter 327, the sexual predator 148 149 shall also provide to the department written notice of the hull identification number; the manufacturer's serial number; the 150 151 name of the vessel, live-aboard vessel, or houseboat; the 152 registration number; and a description, including color scheme, 153 of the vessel, live-aboard vessel, or houseboat.

154 b. If the sexual predator is enrolled, employed, or 155 carrying on a vocation at an institution of higher education in 156 this state, the sexual predator shall also provide to the 157 department the name, address, and county of each institution, 158 including each campus attended, and the sexual predator's 159 enrollment or employment status. Each change in enrollment or 160 employment status shall be reported in person at the sheriff's 161 office, or the Department of Corrections if the sexual predator 162 is in the custody or control of or under the supervision of the 163 Department of Corrections, within 48 hours after any change in 164 status. The sheriff or the Department of Corrections shall promptly notify each institution of the sexual predator's 165 166 presence and any change in the sexual predator's enrollment or 167 employment status.

168

 Any other information determined necessary by the Page 6 of 48

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169 department, including criminal and corrections records; 170 nonprivileged personnel and treatment records; and evidentiary 171 genetic markers when available.

(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.

182 2. Any change in the sexual predator's permanent or 183 temporary residence, name, or all any electronic mail addresses 184 address and all Internet identifiers any instant message name 185 required to be provided pursuant to subparagraph (g)4., after 186 the sexual predator registers in person at the sheriff's office 187 as provided in subparagraph 1., shall be accomplished in the manner provided in paragraphs (g), (i), and (j). When a sexual 188 189 predator registers with the sheriff's office, the sheriff shall 190 take a photograph and a set of fingerprints of the predator and 191 forward the photographs and fingerprints to the department, along with the information that the predator is required to 192 193 provide pursuant to this section.

(g)1. Each time a sexual predator's <u>driver</u> driver's license or identification card is subject to renewal, and, without regard to the status of the predator's <u>driver</u> driver's

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197 license or identification card, within 48 hours after any change 198 of the predator's residence or change in the predator's name by 199 reason of marriage or other legal process, the predator shall 200 report in person to a driver driver's license office and shall 201 be subject to the requirements specified in paragraph (f). The 202 Department of Highway Safety and Motor Vehicles shall forward to 203 the department and to the Department of Corrections all 204 photographs and information provided by sexual predators. 205 Notwithstanding the restrictions set forth in s. 322.142, the 206 Department of Highway Safety and Motor Vehicles is authorized to 207 release a reproduction of a color-photograph or digital-image 208 license to the Department of Law Enforcement for purposes of public notification of sexual predators as provided in this 209 210 section. A sexual predator who is unable to secure or update a driver license or identification card with the Department of 211 212 Highway Safety and Motor Vehicles as provided in paragraph (f) and this paragraph must also report any change of the predator's 213 residence or change in the predator's name by reason of marriage 214 215 or other legal process within 48 hours after the change to the 216 sheriff's office in the county where the predator resides or is 217 located and provide confirmation that he or she reported such 218 information to the Department of Highway Safety and Motor 219 Vehicles.

220 2. A sexual predator who vacates a permanent, temporary, 221 or transient residence and fails to establish or maintain 222 another permanent, temporary, or transient residence shall, 223 within 48 hours after vacating the permanent, temporary, or 224 transient residence, report in person to the sheriff's office of

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225 the county in which he or she is located. The sexual predator 226 shall specify the date upon which he or she intends to or did 227 vacate such residence. If the sexual predator is released from 228 custody in a homeless or transient status, he or she must report 229 in person to the sheriff's office in the county in which he or 230 she is located within 24 hours. The sexual predator must provide 231 or update all of the registration information required under 232 paragraph (a). The sexual predator must provide an address for 233 the residence or other place that he or she is or will be located during the time in which he or she fails to establish or 234 235 maintain a permanent or temporary residence.

236 3. A sexual predator who remains at a permanent, 237 temporary, or transient residence after reporting his or her 238 intent to vacate such residence shall, within 48 hours after the 239 date upon which the predator indicated he or she would or did 240 vacate such residence, report in person to the sheriff's office 241 to which he or she reported pursuant to subparagraph 2. for the 242 purpose of reporting his or her address at such residence. When 243 the sheriff receives the report, the sheriff shall promptly 244 convey the information to the department. An offender who makes 245 a report as required under subparagraph 2. but fails to make a 246 report as required under this subparagraph commits a felony of 247 the second degree, punishable as provided in s. 775.082, s. 248 775.083, or s. 775.084.

A sexual predator must register <u>all</u> any electronic mail
 <u>addresses and Internet identifiers</u> address or instant message
 name with the department prior to using such electronic mail
 <u>addresses and Internet identifiers</u> address or instant message

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253 name on or after October 1, 2007. The department shall establish 254 an online system through which sexual predators may securely 255 access and update all electronic mail address and <u>Internet</u> 256 <u>identifier</u> instant message name information.

257 A sexual predator who intends to establish a (i) 258 permanent, temporary, or transient residence in another state or 259 jurisdiction other than the State of Florida shall report in 260 person to the sheriff of the county of current residence within 261 48 hours before the date he or she intends to leave this state 262 to establish residence in another state or jurisdiction or 263 within 21 days before his or her planned departure date if the 264 intended residence of 7 days or more is outside of the United 265 States. The sexual predator must provide to the sheriff the 266 address, municipality, county, and state, and country of 267 intended residence. The sheriff shall promptly provide to the 268 department the information received from the sexual predator. 269 The department shall notify the statewide law enforcement 270 agency, or a comparable agency, in the intended state, or jurisdiction, or country of residence of the sexual predator's 271 272 intended residence. The failure of a sexual predator to provide 273 his or her intended place of residence is punishable as provided 274 in subsection (10).

(j) A sexual predator who indicates his or her intent to establish a permanent, temporary, or transient residence in another state, <u>a</u> or 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,

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281 report in person to the sheriff to which the sexual predator 282 reported the intended change of residence, and report his or her 283 intent to remain in this state. If the sheriff is notified by 284 the sexual predator that he or she intends to remain in this 285 state, the sheriff shall promptly report this information to the 286 department. A sexual predator who reports his or her intent to establish a permanent, temporary, or transient residence in 287 another state, a or jurisdiction other than the State of 288 289 Florida, or another country, but who remains in this state without reporting to the sheriff in the manner required by this 290 291 paragraph, commits a felony of the second degree, punishable as 292 provided in s. 775.082, s. 775.083, or s. 775.084.

293 VERIFICATION.-The department and the Department of (8) 294 Corrections shall implement a system for verifying the addresses 295 of sexual predators. The system must be consistent with the 296 provisions of the federal Adam Walsh Child Protection and Safety 297 Act of 2006 and any other federal standards applicable to such 298 verification or required to be met as a condition for the 299 receipt of federal funds by the state. The Department of 300 Corrections shall verify the addresses of sexual predators who 301 are not incarcerated but who reside in the community under the 302 supervision of the Department of Corrections and shall report to 303 the department any failure by a sexual predator to comply with registration requirements. County and local law enforcement 304 305 agencies, in conjunction with the department, shall verify the addresses of sexual predators who are not under the care, 306 307 custody, control, or supervision of the Department of 308 Corrections. Local law enforcement agencies shall report to the

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309 department any failure by a sexual predator to comply with 310 registration requirements.

A sexual predator must report in person each year 311 (a) 312 during the month of the sexual predator's birthday and during 313 every third month thereafter to the sheriff's office in the 314 county in which he or she resides or is otherwise located to 315 reregister. The sheriff's office may determine the appropriate times and days for reporting by the sexual predator, which shall 316 317 be consistent with the reporting requirements of this paragraph. Reregistration shall include any changes to the following 318 information: 319

320 Name; social security number; age; race; sex; date of 1. birth; height; weight; hair and eye color; address of any 321 322 permanent residence and address of any current temporary residence, within the state or out of state, including a rural 323 324 route address and a post office box; if no permanent or 325 temporary address, any transient residence within the state; 326 address, location or description, and dates of any current or 327 known future temporary residence within the state or out of 328 state; all any electronic mail addresses address and all 329 Internet identifiers any instant message name required to be 330 provided pursuant to subparagraph (6)(g)4.; all home telephone 331 numbers number and any cellular telephone numbers number; date 332 and place of any employment; vehicle make, model, color, and 333 license tag number; fingerprints; and photograph. A post office box shall not be provided in lieu of a physical residential 334 address. The sexual predator must also produce or provide 335 336 information about his or her passport, if he or she has a

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337 passport, and, if he or she is an alien, must produce or provide 338 information about documents establishing his or her immigration 339 status.

2. If the sexual predator is enrolled, employed, or carrying on a vocation 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 or employment status.

If the sexual predator's place of residence is a motor 346 3. 347 vehicle, trailer, mobile home, or manufactured home, as defined in chapter 320, the sexual predator shall also provide the 348 349 vehicle identification number; the license tag number; the 350 registration number; and a description, including color scheme, 351 of the motor vehicle, trailer, mobile home, or manufactured 352 home. If the sexual predator's place of residence is a vessel, 353 live-aboard vessel, or houseboat, as defined in chapter 327, the 354 sexual predator shall also provide the hull identification 355 number; the manufacturer's serial number; the name of the 356 vessel, live-aboard vessel, or houseboat; the registration 357 number; and a description, including color scheme, of the 358 vessel, live-aboard vessel, or houseboat.

359

(10) PENALTIES.-

(a) Except as otherwise specifically provided, a sexual
predator who fails to register; who fails, after registration,
to maintain, acquire, or renew a <u>driver driver's</u> license or
identification card; who fails to provide required location
information, electronic mail address information, <u>Internet</u>

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365 identifier instant message name information, all home telephone 366 numbers number and any cellular telephone numbers number, or 367 change-of-name information; who fails to make a required report 368 in connection with vacating a permanent residence; who fails to 369 reregister as required; who fails to respond to any address 370 verification correspondence from the department within 3 weeks 371 of the date of the correspondence; or who otherwise fails, by 372 act or omission, to comply with the requirements of this 373 section, commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 374

375 Section 2. Paragraphs (a) and (g) of subsection (1), 376 subsection (2), paragraphs (a) and (d) of subsection (4), 377 subsections (7) and (8), and paragraph (c) of subsection (14) of 378 section 943.0435, Florida Statutes, are amended to read:

379 943.0435 Sexual offenders required to register with the 380 department; penalty.-

381

(1) As used in this section, the term:

(a)1. "Sexual offender" means a person who meets the
criteria in sub-subparagraph a., sub-subparagraph b., subsubparagraph c., or sub-subparagraph d., as follows:

385 a.(I) Has been convicted of committing, or attempting, 386 soliciting, or conspiring to commit, any of the criminal 387 offenses proscribed in the following statutes in this state or 388 similar offenses in another jurisdiction: s. 787.01, s. 787.02, or s. 787.025(2)(c), where the victim is a minor and the 389 390 defendant is not the victim's parent or guardian; s. 794.011, excluding s. 794.011(10); s. 794.05; s. 796.03; s. 796.035; s. 391 392 800.04; s. 825.1025; s. 826.04 where the victim is a minor and

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393 <u>the defendant is 18 years of age or older;</u> s. 827.071; s. 394 847.0133; s. 847.0135, excluding s. 847.0135(6); s. 847.0137; s. 395 847.0138; s. 847.0145; or s. 985.701(1); or any similar offense 396 committed in this state which has been redesignated from a 397 former statute number to one of those listed in this sub-sub-398 subparagraph; and

399 Has been released on or after October 1, 1997, from (II)400 the sanction imposed for any conviction of an offense described 401 in sub-subparagraph (I). For purposes of sub-sub-402 subparagraph (I), a sanction imposed in this state or in any other jurisdiction includes, but is not limited to, a fine, 403 404 probation, community control, parole, conditional release, 405 control release, or incarceration in a state prison, federal 406 prison, private correctional facility, or local detention 407 facility;

408 b. Establishes or maintains a residence in this state and 409 who has not been designated as a sexual predator by a court of 410 this state but who has been designated as a sexual predator, as a sexually violent predator, or by another sexual offender 411 412 designation in another state or jurisdiction and was, as a 413 result of such designation, subjected to registration or 414 community or public notification, or both, or would be if the 415 person were a resident of that state or jurisdiction, without 416 regard to whether the person otherwise meets the criteria for registration as a sexual offender; 417

c. Establishes or maintains a residence in this state who
is in the custody or control of, or under the supervision of,
any other state or jurisdiction as a result of a conviction for

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421 committing, or attempting, soliciting, or conspiring to commit, 422 any of the criminal offenses proscribed in the following 423 statutes or similar offense in another jurisdiction: s. 787.01, 424 s. 787.02, or s. 787.025(2)(c), where the victim is a minor and 425 the defendant is not the victim's parent or guardian; s. 426 794.011, excluding s. 794.011(10); s. 794.05; s. 796.03; s. 427 796.035; s. 800.04; s. 825.1025; s. 826.04 where the victim is a 428 minor and the defendant is 18 years of age or older; s. 827.071; 429 s. 847.0133; s. 847.0135, excluding s. 847.0135(6); s. 847.0137; 430 s. 847.0138; s. 847.0145; or s. 985.701(1); or any similar 431 offense committed in this state which has been redesignated from 432 a former statute number to one of those listed in this sub-433 subparagraph; or 434 On or after July 1, 2007, has been adjudicated d. delinquent for committing, or attempting, soliciting, or 435 436 conspiring to commit, any of the criminal offenses proscribed in 437 the following statutes in this state or similar offenses in 438 another jurisdiction when the juvenile was 14 years of age or 439 older at the time of the offense: 440 Section 794.011, excluding s. 794.011(10); (I) Section 800.04(4)(b) where the victim is under 12 441 (II)442 years of age or where the court finds sexual activity by the use 443 of force or coercion; 444 (III) Section 800.04(5)(c)1. where the court finds 445 molestation involving unclothed genitals; or Section 800.04(5)(d) where the court finds the use of 446 (IV) 447 force or coercion and unclothed genitals. 2. For all qualifying offenses listed in sub-subparagraph 448 Page 16 of 48

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(1) (a) 1.d., the court shall make a written finding of the age ofthe offender at the time of the offense.

452 For each violation of a qualifying offense listed in this 453 subsection, the court shall make a written finding of the age of 454 the victim at the time of the offense. For a violation of s. 455 800.04(4), the court shall additionally make a written finding 456 indicating that the offense did or did not involve sexual 457 activity and indicating that the offense did or did not involve force or coercion. For a violation of s. 800.04(5), the court 458 459 shall additionally make a written finding that the offense did 460 or did not involve unclothed genitals or genital area and that the offense did or did not involve the use of force or coercion. 461

(g) "Internet identifier Instant message name" has the
same meaning as provided in s. 775.21 means an identifier that
allows a person to communicate in real time with another person
using the Internet.

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(2) A sexual offender shall:

(a) Report in person at the sheriff's office:

In the county in which the offender establishes or
maintains a permanent, temporary, or transient residence within
48 hours after:

471 a. Establishing permanent, temporary, or transient472 residence in this state; or

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

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477 hours after being convicted for a qualifying offense for 478 registration under this section if the offender is not in the 479 custody or control of, or under the supervision of, the 480 Department of Corrections, or is not in the custody of a private 481 correctional facility.

483 Any change in the information required to be provided pursuant 484 to paragraph (b), including, but not limited to, any change in 485 the sexual offender's permanent, temporary, or transient residence, name, all any electronic mail addresses address and 486 487 all Internet identifiers any instant message name required to be 488 provided pursuant to paragraph (4)(d), after the sexual offender reports in person at the sheriff's office, shall be accomplished 489 490 in the manner provided in subsections (4), (7), and (8).

Provide his or her name; date of birth; social 491 (b) 492 security number; race; sex; height; weight; hair and eye color; 493 tattoos or other identifying marks; occupation and place of 494 employment; address of permanent or legal residence or address 495 of any current temporary residence, within the state or out of 496 state, including a rural route address and a post office box; if 497 no permanent or temporary address, any transient residence 498 within the state, address, location or description, and dates of 499 any current or known future temporary residence within the state 500 or out of state; all home telephone numbers number and any cellular telephone numbers number; all any electronic mail 501 502 addresses address and all Internet identifiers any instant 503 message name required to be provided pursuant to paragraph 504 (4) (d); date and place of each conviction; and a brief

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description of the crime or crimes committed by the offender. A post office box shall not be provided in lieu of a physical residential address. <u>The sexual offender must also produce or</u> <u>provide information about his or her passport, if he or she has</u> <u>a passport, and, if he or she is an alien, must produce or</u> <u>provide information about documents establishing his or her</u> immigration status.

512 If the sexual offender's place of residence is a motor 1. 513 vehicle, trailer, mobile home, or manufactured home, as defined 514 in chapter 320, the sexual offender shall also provide to the department through the sheriff's office written notice of the 515 516 vehicle identification number; the license tag number; the registration number; and a description, including color scheme, 517 518 of the motor vehicle, trailer, mobile home, or manufactured 519 home. If the sexual offender's place of residence is a vessel, 520 live-aboard vessel, or houseboat, as defined in chapter 327, the 521 sexual offender shall also provide to the department written 522 notice of the hull identification number; the manufacturer's 523 serial number; the name of the vessel, live-aboard vessel, or 524 houseboat; the registration number; and a description, including 525 color scheme, of the vessel, live-aboard vessel, or houseboat.

2. If the sexual offender is enrolled, employed, or carrying on a vocation at an institution of higher education in this state, the sexual offender shall also provide to the department through the sheriff's office the name, address, and county of each institution, including each campus attended, and the sexual offender's enrollment or employment status. Each change in enrollment or employment status shall be reported in

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person at the sheriff's office, within 48 hours after any change in status. The sheriff shall promptly notify each institution of the sexual offender's presence and any change in the sexual offender's enrollment or employment status.

538 When a sexual offender reports at the sheriff's office, the 539 sheriff shall take a photograph and a set of fingerprints of the 540 offender and forward the photographs and fingerprints to the 541 department, along with the information provided by the sexual 542 offender. The sheriff shall promptly provide to the department 543 the information received from the sexual offender.

544 (4) (a) Each time a sexual offender's driver driver's license or identification card is subject to renewal, and, 545 546 without regard to the status of the offender's driver driver's license or identification card, within 48 hours after any change 547 548 in the offender's permanent, temporary, or transient residence 549 or change in the offender's name by reason of marriage or other 550 legal process, the offender shall report in person to a driver 551 driver's license office, and shall be subject to the 552 requirements specified in subsection (3). The Department of 553 Highway Safety and Motor Vehicles shall forward to the 554 department all photographs and information provided by sexual 555 offenders. Notwithstanding the restrictions set forth in s. 322.142, the Department of Highway Safety and Motor Vehicles is 556 557 authorized to release a reproduction of a color-photograph or digital-image license to the Department of Law Enforcement for 558 559 purposes of public notification of sexual offenders as provided 560 in this section and ss. 943.043 and 944.606. A sexual offender

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561 who is unable to secure or update a driver license or 562 identification card with the Department of Highway Safety and 563 Motor Vehicles as provided in subsection (3) and this subsection 564 must also report any change in the sexual offender's permanent, 565 temporary, or transient residence or change in the offender's 566 name by reason of marriage or other legal process within 48 567 hours after the change to the sheriff's office in the county 568 where the offender resides or is located and provide 569 confirmation that he or she reported such information to 570 Department of Highway Safety and Motor Vehicles. 571 A sexual offender must register all any electronic (d) 572 mail addresses and Internet identifiers address or instant 573 message name with the department prior to using such electronic 574 mail addresses and Internet identifiers address or instant 575 message name on or after October 1, 2007. The department shall 576 establish an online system through which sexual offenders may 577 securely access and update all electronic mail address and 578 Internet identifier instant message name information. 579 (7) A sexual offender who intends to establish a 580 permanent, temporary, or transient residence in another state or 581 jurisdiction other than the State of Florida shall report in person to the sheriff of the county of current residence within 582 583 48 hours before the date he or she intends to leave this state 584 to establish residence in another state or jurisdiction or 585 within 21 days before his or her planned departure date if the

587 <u>States</u>. The notification must include the address, municipality, 588 county, and state, and country of intended residence. The

intended residence of 7 days or more is outside of the United

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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, or jurisdiction, or country of residence of the sexual offender's intended residence. The failure of a sexual offender to provide his or her intended place of residence is punishable as provided in subsection (9).

596 (8) A sexual offender who indicates his or her intent to establish a permanent, temporary, or transient residence in 597 598 another state, a or jurisdiction other than the State of 599 Florida, or another country and later decides to remain in this 600 state shall, within 48 hours after the date upon which the sexual offender indicated he or she would leave this state, 601 602 report in person to the sheriff to which the sexual offender 603 reported the intended change of permanent, temporary, or 604 transient residence, and report his or her intent to remain in 605 this state. The sheriff shall promptly report this information 606 to the department. A sexual offender who reports his or her intent to establish a permanent, temporary, or transient 607 residence in another state, a or jurisdiction other than the 608 609 State of Florida, or another country but who remains in this 610 state without reporting to the sheriff in the manner required by this subsection commits a felony of the second degree, 611 punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 612 613 (14)

(c) The sheriff's office may determine the appropriate
times and days for reporting by the sexual offender, which shall
be consistent with the reporting requirements of this

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617 subsection. Reregistration shall include any changes to the618 following information:

Name; social security number; age; race; sex; date of 619 1. 620 birth; height; weight; hair and eye color; address of any 621 permanent residence and address of any current temporary 622 residence, within the state or out of state, including a rural 623 route address and a post office box; if no permanent or 624 temporary address, any transient residence within the state; 625 address, location or description, and dates of any current or 626 known future temporary residence within the state or out of 627 state; all any electronic mail addresses address and all 628 Internet identifiers any instant message name required to be 629 provided pursuant to paragraph (4)(d); all home telephone 630 numbers number and all any cellular telephone numbers number; 631 date and place of any employment; vehicle make, model, color, 632 and license tag number; fingerprints; and photograph. A post 633 office box shall not be provided in lieu of a physical 634 residential address. The sexual offender must also produce or 635 provide information about his or her passport, if he or she has 636 a passport, and, if he or she is an alien, must produce or 637 provide information about documents establishing his or her 638 immigration status.

639 2. If the sexual offender is enrolled, employed, or 640 carrying on a vocation at an institution of higher education in 641 this state, the sexual offender shall also provide to the 642 department the name, address, and county of each institution, 643 including each campus attended, and the sexual offender's 644 enrollment or employment status.

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645 3. If the sexual offender's place of residence is a motor 646 vehicle, trailer, mobile home, or manufactured home, as defined 647 in chapter 320, the sexual offender shall also provide the 648 vehicle identification number; the license tag number; the 649 registration number; and a description, including color scheme, 650 of the motor vehicle, trailer, mobile home, or manufactured 651 home. If the sexual offender's place of residence is a vessel, 652 live-aboard vessel, or houseboat, as defined in chapter 327, the 653 sexual offender shall also provide the hull identification number; the manufacturer's serial number; the name of the 654 655 vessel, live-aboard vessel, or houseboat; the registration 656 number; and a description, including color scheme, of the 657 vessel, live-aboard vessel or houseboat.

658 Any sexual offender who fails to report in person as 4. required at the sheriff's office, or who fails to respond to any 659 660 address verification correspondence from the department within 3 661 weeks of the date of the correspondence or who fails to report 662 all electronic mail addresses and all Internet identifiers or 663 instant message names, commits a felony of the third degree, 664 punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 665 Section 3. Section 943.04351, Florida Statutes, is amended

666 to read:

943.04351 Search of registration information regarding sexual predators and sexual offenders required prior to appointment or employment.—A state agency or governmental subdivision, prior to making any decision to appoint or employ a person to work, whether for compensation or as a volunteer, at any park, playground, day care center, or other place where

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673 children regularly congregate, must conduct a search of that 674 person's name or other identifying information against the 675 registration information regarding sexual predators and sexual 676 offenders maintained by the Department of Law Enforcement under 677 s. 943.043. The agency or governmental subdivision may conduct 678 the search using the Internet site maintained by the Department 679 of Law Enforcement. Also, a national search must be conducted 680 through the Dru Sjodin National Sex Offender Public Website 681 maintained by the United States Department of Justice. This 682 section does not apply to those positions or appointments within 683 a state agency or governmental subdivision for which a state and 684 national criminal history background check is conducted.

685 Section 4. Section 943.04354, Florida Statutes, is amended 686 to read:

687943.04354Removal of the requirement to register as a688sexual offender or sexual predator in special circumstances.-

689 (1) For purposes of this section, a person shall be
690 considered for removal of the requirement to register as a
691 sexual offender or sexual predator only if the person:

692 Was or will be convicted or adjudicated delinquent of (a) 693 a violation of s. 794.011, s. 800.04, s. 827.071, or s. 694 847.0135(5) or the person committed a violation of s. 794.011, 695 s. 800.04, s. 827.071, or s. 847.0135(5) for which adjudication of guilt was or will be withheld, and the person does not have 696 any other conviction, adjudication of delinquency, or withhold 697 of adjudication of guilt for a violation of s. 794.011, s. 698 800.04, s. 827.071, or s. 847.0135(5); 699

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(b) Is required to register as a sexual offender or sexualpredator solely on the basis of this violation; and

(c) Is not more than 4 years older than the victim of this violation who was $\underline{13}$ $\underline{14}$ years of age or older but not more than $\underline{18}$ $\underline{17}$ years of age at the time the person committed this violation.

706 (2) If a person meets the criteria in subsection (1) and 707 the violation of s. 794.011, s. 800.04, s. 827.071, or s. 708 847.0135(5) was committed on or after July 1, 2007, the person 709 may move the court that will sentence or dispose of this 710 violation to remove the requirement that the person register as 711 a sexual offender or sexual predator. The person must allege in 712 the motion that he or she meets the criteria in subsection (1) 713 and that removal of the registration requirement will not 714 conflict with federal law. The state attorney must be given 715 notice of the motion at least 21 days before the date of 716 sentencing or disposition of this violation and may present 717 evidence in opposition to the requested relief or may otherwise 718 demonstrate why the motion should be denied. At sentencing or 719 disposition of this violation, the court shall rule on this 720 motion and, if the court determines the person meets the 721 criteria in subsection (1) and the removal of the registration 722 requirement will not conflict with federal law, it may grant the 723 motion and order the removal of the registration requirement. If the court denies the motion, the person is not authorized under 724 725 this section to petition for removal of the registration 726 requirement.

727

(3)(a) This subsection applies to a person who:

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1. Is not a person described in subsection (2) because the violation of s. 794.011, s. 800.04, or s. 827.071 was not committed on or after July 1, 2007;

731 <u>1.2.</u> Is subject to registration as a sexual offender or 732 sexual predator for a violation of s. 794.011, s. 800.04, or s. 733 827.071; and

734

2.3. Meets the criteria in subsection (1).

735 A person may petition the court in which the sentence (b) 736 or disposition for the violation of s. 794.011, s. 800.04, or s. 737 827.071 occurred for removal of the requirement to register as a 738 sexual offender or sexual predator. The person must allege in 739 the petition that he or she meets the criteria in subsection (1) 740 and removal of the registration requirement will not conflict 741 with federal law. The state attorney must be given notice of the 742 petition at least 21 days before the hearing on the petition and 743 may present evidence in opposition to the requested relief or 744 may otherwise demonstrate why the petition should be denied. The 745 court shall rule on the petition and, if the court determines 746 the person meets the criteria in subsection (1) and removal of 747 the registration requirement will not conflict with federal law, 748 it may grant the petition and order the removal of the 749 registration requirement. If the court denies the petition, the 750 person is not authorized under this section to file any further 751 petition for removal of the registration requirement.

(4) If a person provides to the Department of Law
Enforcement a certified copy of the court's order removing the
requirement that the person register as a sexual offender or
sexual predator for the violation of s. 794.011, s. 800.04, s.

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756 827.071, or s. 847.0135(5), the registration requirement will 757 not apply to the person and the department shall remove all 758 information about the person from the public registry of sexual 759 offenders and sexual predators maintained by the department. 760 However, the removal of this information from the public 761 registry does not mean that the public is denied access to 762 information about the person's criminal history or record that 763 is otherwise available as a public record.

764Section 5. Subsection (2) and paragraph (a) of subsection765(3) of section 943.0437, Florida Statutes, are amended to read:

766

943.0437 Commercial social networking websites.-

767 The department may provide information relating to (2)768 electronic mail addresses and Internet identifiers instant 769 message names maintained as part of the sexual offender registry 770 to commercial social networking websites or third parties 771 designated by commercial social networking websites. The 772 commercial social networking website may use this information 773 for the purpose of comparing registered users and screening 774 potential users of the commercial social networking website 775 against the list of electronic mail addresses and Internet 776 identifiers instant message names provided by the department.

(3) This section shall not be construed to impose anycivil liability on a commercial social networking website for:

(a) Any action voluntarily taken in good faith to remove
 or disable any profile of a registered user associated with an
 electronic mail address or <u>Internet identifier</u> instant message
 name contained in the sexual offender registry.

783Section 6. Paragraphs (b) and (d) of subsection (1) and

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784 paragraph (a) of subsection (3) of section 944.606, Florida 785 Statutes, are amended to read:

786

787

944.606 Sexual offenders; notification upon release.-

(1) As used in this section:

788 (b) "Sexual offender" means a person who has been 789 convicted of committing, or attempting, soliciting, or 790 conspiring to commit, any of the criminal offenses proscribed in 791 the following statutes in this state or similar offenses in 792 another jurisdiction: s. 787.01, s. 787.02, or s. 787.025(2)(c), where the victim is a minor and the defendant is not the 793 794 victim's parent or guardian; s. 794.011, excluding s. 795 794.011(10); s. 794.05; s. 796.03; s. 796.035; s. 800.04; s. 825.1025; s. 826.04 where the victim is a minor and the 796 797 defendant is 18 years of age or older; s. 827.071; s. 847.0133; 798 s. 847.0135, excluding s. 847.0135(6); s. 847.0137; s. 847.0138; 799 s. 847.0145; or s. 985.701(1); or any similar offense committed 800 in this state which has been redesignated from a former statute 801 number to one of those listed in this subsection, when the 802 department has received verified information regarding such 803 conviction; an offender's computerized criminal history record 804 is not, in and of itself, verified information.

(d) "Internet identifier Instant message name" has the same meaning as provided in s. 775.21 means an identifier that allows a person to communicate in real time with another person using the Internet.

(3) (a) The department must provide information regarding
any sexual offender who is being released after serving a period
of incarceration for any offense, as follows:

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812 The department must provide: the sexual offender's 1. 813 name, any change in the offender's name by reason of marriage or 814 other legal process, and any alias, if known; the correctional 815 facility from which the sexual offender is released; the sexual 816 offender's social security number, race, sex, date of birth, 817 height, weight, and hair and eye color; address of any planned 818 permanent residence or temporary residence, within the state or 819 out of state, including a rural route address and a post office 820 box; if no permanent or temporary address, any transient residence within the state; address, location or description, 821 and dates of any known future temporary residence within the 822 823 state or out of state; date and county of sentence and each 824 crime for which the offender was sentenced; a copy of the 825 offender's fingerprints and a digitized photograph taken within 60 days before release; the date of release of the sexual 826 827 offender; all any electronic mail addresses address and all 828 Internet identifiers any instant message name required to be 829 provided pursuant to s. 943.0435(4)(d); all and home telephone 830 numbers number and any cellular telephone numbers; and passport 831 information, if he or she has a passport, and, if he or she is 832 an alien, information about documents establishing his or her 833 immigration status number. The department shall notify the 834 Department of Law Enforcement if the sexual offender escapes, 835 absconds, or dies. If the sexual offender is in the custody of a private correctional facility, the facility shall take the 836 digitized photograph of the sexual offender within 60 days 837 before the sexual offender's release and provide this photograph 838 839 to the Department of Corrections and also place it in the sexual Page 30 of 48

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840 offender's file. If the sexual offender is in the custody of a 841 local jail, the custodian of the local jail shall register the 842 offender within 3 business days after intake of the offender for 843 any reason and upon release, and shall notify the Department of 844 Law Enforcement of the sexual offender's release and provide to 845 the Department of Law Enforcement the information specified in 846 this paragraph and any information specified in subparagraph 2. 847 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.

851 Section 7. Paragraphs (a) and (f) of subsection (1), 852 paragraph (a) of subsection (4), paragraph (b) of subsection 853 (6), and paragraph (c) of subsection (13) of section 944.607, 854 Florida Statutes, are amended to read:

855 944.607 Notification to Department of Law Enforcement of 856 information on sexual offenders.-

857

(1) As used in this section, the term:

(a) "Sexual offender" means a person who is in the custody
or control of, or under the supervision of, the department or is
in the custody of a private correctional facility:

1. On or after October 1, 1997, as a result of a conviction for 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. 787.01, s. 787.02, or s. 787.025(2)(c), where the victim is a minor and the defendant is not the victim's parent or guardian; s. 794.011, excluding s.

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868 794.011(10); s. 794.05; s. 796.03; s. 796.035; s. 800.04; s. 869 825.1025; <u>s. 826.04 where the victim is a minor and the</u> 870 <u>defendant is 18 years of age or older;</u> s. 827.071; s. 847.0133; 871 s. 847.0135, excluding s. 847.0135(6); s. 847.0137; s. 847.0138; 872 s. 847.0145; or s. 985.701(1); or any similar offense committed 873 in this state which has been redesignated from a former statute 874 number to one of those listed in this paragraph; or

Who establishes or maintains a residence in this state 875 2. 876 and who has not been designated as a sexual predator by a court 877 of this state but who has been designated as a sexual predator, 878 as a sexually violent predator, or by another sexual offender 879 designation in another state or jurisdiction and was, as a 880 result of such designation, subjected to registration or 881 community or public notification, or both, or would be if the person were a resident of that state or jurisdiction, without 882 883 regard as to whether the person otherwise meets the criteria for 884 registration as a sexual offender.

(f) "<u>Internet identifier</u> Instant message name" <u>has the</u> same meaning as provided in s. 775.21 means an identifier that allows a person to communicate in real time with another person using the Internet.

(4) A sexual offender, as described in this section, who is under the supervision of the Department of Corrections but is not incarcerated must 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)

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The sexual offender shall provide his or her name;

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896 date of birth; social security number; race; sex; height; 897 weight; hair and eye color; tattoos or other identifying marks; 898 all any electronic mail addresses address and all Internet 899 identifiers any instant message name required to be provided 900 pursuant to s. 943.0435(4)(d); permanent or legal residence and 901 address of temporary residence within the state or out of state 902 while the sexual offender is under supervision in this state, 903 including any rural route address or post office box; if no permanent or temporary address, any transient residence within 904 905 the state; and address, location or description, and dates of 906 any current or known future temporary residence within the state 907 or out of state. The sexual offender must also produce or 908 provide information about his or her passport, if he or she has 909 a passport, and, if he or she is an alien, must produce or provide information about documents establishing his or her 910 911 immigration status. The Department of Corrections shall verify 912 the address of each sexual offender in the manner described in 913 ss. 775.21 and 943.0435. The department shall report to the 914 Department of Law Enforcement any failure by a sexual predator 915 or sexual offender to comply with registration requirements.

916 (6) The information provided to the Department of Law 917 Enforcement must include:

(b) The sexual offender's most current address, place of permanent, temporary, or transient residence within the state or out of state, and address, location or description, and dates of any current or known future temporary residence within the state or out of state, while the sexual offender is under supervision in this state, including the name of the county or municipality

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924 in which the offender permanently or temporarily resides, or has 925 a transient residence, and address, location or description, and 926 dates of any current or known future temporary residence within 927 the state or out of state, and, if known, the intended place of 928 permanent, temporary, or transient residence, and address, 929 location or description, and dates of any current or known 930 future temporary residence within the state or out of state upon satisfaction of all sanctions. The sexual offender must also 931 produce or provide information about his or her passport, if he 932 or she has a passport, and, if he or she is an alien, must 933 934 produce or provide information about documents establishing his 935 or her immigration status;

937 If any information provided by the department changes during the 938 time the sexual offender is under the department's control, 939 custody, or supervision, including any change in the offender's 940 name by reason of marriage or other legal process, the 941 department shall, in a timely manner, update the information and 942 provide it to the Department of Law Enforcement in the manner 943 prescribed in subsection (2).

944 (13)

936

945 (c) The sheriff's office may determine the appropriate 946 times and days for reporting by the sexual offender, which shall 947 be consistent with the reporting requirements of this 948 subsection. Reregistration shall include any changes to the 949 following information:

950 1. Name; social security number; age; race; sex; date of 951 birth; height; weight; hair and eye color; address of any

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952 permanent residence and address of any current temporary 953 residence, within the state or out of state, including a rural 954 route address and a post office box; if no permanent or 955 temporary address, any transient residence; address, location or 956 description, and dates of any current or known future temporary 957 residence within the state or out of state; all any electronic mail addresses address and all Internet identifiers any instant 958 959 message name required to be provided pursuant to s. 960 943.0435(4)(d); date and place of any employment; vehicle make, 961 model, color, and license tag number; fingerprints; and 962 photograph. A post office box shall not be provided in lieu of a 963 physical residential address. The sexual offender must also produce or provide information about his or her passport, if he 964 965 or she has a passport, and, if he or she is an alien, must 966 produce or provide information about documents establishing his 967 or her immigration status.

968 2. If the sexual offender is enrolled, employed, or 969 carrying on a vocation at an institution of higher education in 970 this state, the sexual offender shall also provide to the 971 department the name, address, and county of each institution, 972 including each campus attended, and the sexual offender's 973 enrollment 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

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980 home. If the sexual offender's place of residence is a vessel, 981 live-aboard vessel, or houseboat, as defined in chapter 327, the 982 sexual offender shall also provide the hull identification 983 number; the manufacturer's serial number; the name of the 984 vessel, live-aboard vessel, or houseboat; the registration 985 number; and a description, including color scheme, of the 986 vessel, live-aboard vessel or houseboat.

987 4. Any sexual offender who fails to report in person as 988 required at the sheriff's office, or who fails to respond to any 989 address verification correspondence from the department within 3 990 weeks of the date of the correspondence, or who fails to report 991 <u>all</u> electronic mail addresses <u>and all Internet identifiers</u> or 992 <u>instant message names</u>, commits a felony of the third degree, 993 punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

994 Section 8. Subsection (11) of section 947.005, Florida 995 Statutes, is amended to read:

996 947.005 Definitions.—As used in this chapter, unless the 997 context clearly indicates otherwise:

998 (11) "Risk assessment" means an assessment completed by <u>a</u> 999 an independent qualified practitioner to evaluate the level of 1000 risk associated when a sex offender has contact with a child.

1001 Section 9. Subsection (13) is added to section 947.1405, 1002 Florida Statutes, to read:

1003

947.1405 Conditional release program.-

1004 <u>(13) In addition to all other conditions imposed, for a</u> 1005 <u>releasee who is subject to conditional release for a crime that</u> 1006 <u>was committed on or after July 1, 2012, and who has been</u> 1007 <u>convicted at any time of a violation of s. 800.04(7)(b) or s.</u>

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1008 <u>847.0135, or a similar offense in another jurisdiction, the</u> 1009 <u>commission must order electronic monitoring for the duration of</u> 1010 the releasee's supervision.

1011 Section 10. Subsection (3) of section 948.30, Florida 1012 Statutes, is amended, and subsection (5) is added to that 1013 section, to read:

1014 948.30 Additional terms and conditions of probation or 1015 community control for certain sex offenses.—Conditions imposed 1016 pursuant to this section do not require oral pronouncement at 1017 the time of sentencing and shall be considered standard 1018 conditions of probation or community control for offenders 1019 specified in this section.

1020 (3) Effective for a probationer or community controllee 1021 whose crime was committed on or after September 1, 2005, and 1022 who:

(a) Is placed on probation or community control for a violation of chapter 794, s. 800.04(4), (5), or (6), s. 827.071, or s. 847.0145 and the unlawful sexual activity involved a victim 15 years of age or younger and the offender is 18 years of age or older;

(b) Is designated a sexual predator pursuant to s. 775.21
 or a similar designation in another jurisdiction; or
 (c) Has previously been convicted of a violation of

1031 chapter 794, s. 800.04(4), (5), or (6), s. 827.071, or s. 1032 847.0145 or a similar offense in another jurisdiction and the 1033 unlawful sexual activity involved a victim 15 years of age or 1034 younger and the offender is 18 years of age or older,

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1036 the court must order, in addition to any other provision of this 1037 section, mandatory electronic monitoring as a condition of the 1038 probation or community control supervision. 1039 (5) Effective for a probationer or community controllee 1040 whose crime was committed on or after July 1, 2012, and who: 1041 (a)1. Is placed on probation or community control for a 1042 violation of s. 800.04(7)(b) or s. 847.0135; or 1043 2. Has previously been convicted of a violation of s. 800.04(7)(b) or s. 847.0135, or a similar offense in another 1044 1045 jurisdiction, 1046 1047 the court must order, in addition to any other requirements of 1048 this section, mandatory electronic monitoring as a condition of 1049 the probation or community control supervision. Is placed on probation or community control for a 1050 (b) 1051 violation of s. 847.0135(3) or (4), the court shall subject the 1052 probationer or community controllee to the requirements of 1053 subsections (1) and (2). 1054 Section 11. Section 948.31, Florida Statutes, is amended 1055 to read: 1056 948.31 Evaluation and treatment of sexual predators and 1057 offenders on probation or community control.-Conditions imposed 1058 pursuant to this section do not require oral pronouncement at the time of sentencing and shall be considered standard 1059 1060 conditions of probation or community control for offenders 1061 specified in this section. The court shall require an evaluation by a qualified 1062 (1)1063 practitioner to determine the need of a probationer or community Page 38 of 48

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1064	controllee for treatment. If the court determines that a need
1065	therefor is established by the evaluation process, the court
1066	shall require sexual offender treatment as a term or condition
1067	of probation or community control for any person who is required
1068	to register as a sexual predator under s. 775.21 or sexual
1069	offender under s. 943.0435, s. 944.606, or s. 944.607 <u>to</u>
1070	determine the need of the probationer or community controllee
1071	for sex offender treatment while on probation or community
1072	control. The evaluation and recommendations for any treatment of
1073	the probationer or community controllee shall be provided to the
1074	court for review. Such treatment shall be required to be
1075	obtained from a qualified practitioner as defined in s. 948.001.
1076	(2) If the court determines that a need for treatment is
1077	established by the evaluation process, the treatment must be
1078	obtained from a qualified practitioner. The community controllee
1079	or probationer must actively participate in and successfully
1080	complete any recommended treatment. The court shall also require
1081	the community controllee or probationer to comply with the
1082	treatment program rules, which can include, but are not limited
1083	to, a safety plan and polygraph examinations for treatment
1084	purposes.
1085	(3) The court may, when it is recommended by a qualified
1086	practitioner or the supervising probation officer, also restrict
1087	the probationer or community controllee from having unsupervised
1088	contact with a minor or prohibit him or her from residing with a
1089	minor.
1090	(4) Treatment may not be administered by a qualified
1091	practitioner who has been convicted or adjudicated delinquent of
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1092 committing, or attempting, soliciting, or conspiring to commit, 1093 any offense that is listed in s. 943.0435(1)(a)1.a.(I). The 1094 court shall impose a restriction against contact with minors if 1095 sexual offender treatment is recommended. The evaluation and 1096 recommendations for treatment of the probationer or community 1097 controllee shall be provided to the court for review.

1098 Section 12. Paragraph (a) of subsection (3) of section 1099 985.481, Florida Statutes, is amended to read:

1100 985.481 Sexual offenders adjudicated delinquent; 1101 notification upon release.-

(3) (a) The department must 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:

1106 The department must provide the sexual offender's name, 1. 1107 any change in the offender's name by reason of marriage or other legal process, and any alias, if known; the correctional 1108 1109 facility from which the sexual offender is released; the sexual 1110 offender's social security number, race, sex, date of birth, height, weight, and hair and eye color; address of any planned 1111 1112 permanent residence or temporary residence, within the state or 1113 out of state, including a rural route address and a post office 1114 box; if no permanent or temporary address, any transient residence within the state; address, location or description, 1115 1116 and dates of any known future temporary residence within the 1117 state or out of state; date and county of disposition and each 1118 crime for which there was a disposition; a copy of the offender's fingerprints and a digitized photograph taken within 1119

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1120 60 days before release; the date of release of the sexual 1121 offender; all and home telephone numbers number and any cellular 1122 telephone numbers; and passport information, if he or she has a 1123 passport, and, if he or she is an alien, information about 1124 documents establishing his or her immigration status number. The 1125 department shall notify the Department of Law Enforcement if the 1126 sexual offender escapes, absconds, or dies. If the sexual offender is in the custody of a private correctional facility, 1127 1128 the facility shall take the digitized photograph of the sexual 1129 offender within 60 days before the sexual offender's release and 1130 also place it in the sexual offender's file. If the sexual 1131 offender is in the custody of a local jail, the custodian of the 1132 local jail shall register the offender within 3 business days 1133 after intake of the offender for any reason and upon release, 1134 and shall notify the Department of Law Enforcement of the sexual 1135 offender's release and provide to the Department of Law 1136 Enforcement the information specified in this subparagraph and 1137 any information specified in subparagraph 2. which the 1138 Department of Law Enforcement requests.

1139 2. The department may provide any other information 1140 considered necessary, including criminal and delinquency 1141 records, when available.

1142 Section 13. Paragraph (a) of subsection (4), paragraph (a) 1143 of subsection (6), and paragraph (b) of subsection (13) of 1144 section 985.4815, Florida Statutes, are amended to read:

1145 985.4815 Notification to Department of Law Enforcement of 1146 information on juvenile sexual offenders.-

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(4) A sexual offender, as described in this section, who is under the supervision of the department but who is not committed must 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.

1153 (a) The sexual offender shall provide his or her name; 1154 date of birth; social security number; race; sex; height; 1155 weight; hair and eye color; tattoos or other identifying marks; 1156 permanent or legal residence and address of temporary residence 1157 within the state or out of state while the sexual offender is in 1158 the care or custody or under the jurisdiction or supervision of the department in this state, including any rural route address 1159 1160 or post office box; if no permanent or temporary address, any transient residence; address, location or description, and dates 1161 1162 of any current or known future temporary residence within the state or out of state; passport information, if he or she has a 1163 1164 passport, and, if he or she is an alien, information about 1165 documents establishing his or her immigration status; and the name and address of each school attended. The department shall 1166 1167 verify the address of each sexual offender and shall report to 1168 the Department of Law Enforcement any failure by a sexual 1169 offender to comply with registration requirements.

(6) (a) The information provided to the Department of Law Enforcement must include the following:

The information obtained from the sexual offender under
 subsection (4).

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1174 2. The sexual offender's most current address and place of 1175 permanent, temporary, or transient residence within the state or 1176 out of state, and address, location or description, and dates of 1177 any current or known future temporary residence within the state 1178 or out of state, while the sexual offender is in the care or 1179 custody or under the jurisdiction or supervision of the 1180 department in this state, including the name of the county or municipality in which the offender permanently or temporarily 1181 1182 resides, or has a transient residence, and address, location or 1183 description, and dates of any current or known future temporary residence within the state or out of state; and, if known, the 1184 1185 intended place of permanent, temporary, or transient residence, 1186 and address, location or description, and dates of any current or known future temporary residence within the state or out of 1187 1188 state upon satisfaction of all sanctions. The sexual offender 1189 must also produce or provide information about his or her passport, if he or she has a passport, and, if he or she is an 1190 1191 alien, must produce or provide information about documents 1192 establishing his or her immigration status.

11933. The legal status of the sexual offender and the1194scheduled termination date of that legal status.

1195 4. The location of, and local telephone number for, any 1196 department office that is responsible for supervising the sexual 1197 offender.

1198 5. An indication of whether the victim of the offense that 1199 resulted in the offender's status as a sexual offender was a 1200 minor.

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1201 6. The offense or offenses at adjudication and disposition 1202 that resulted in the determination of the offender's status as a 1203 sex offender.

1204 7. A digitized photograph of the sexual offender, which 1205 must have been taken within 60 days before the offender was 1206 released from the custody of the department or a private 1207 correctional facility by expiration of sentence under s. 944.275, or within 60 days after the onset of the department's 1208 1209 supervision of any sexual offender who is on probation, 1210 postcommitment probation, residential commitment, nonresidential 1211 commitment, licensed child-caring commitment, community control, 1212 conditional release, parole, provisional release, or control 1213 release or who is supervised by the department under the 1214 Interstate Compact Agreement for Probationers and Parolees. If 1215 the sexual offender is in the custody of a private correctional 1216 facility, the facility shall take a digitized photograph of the 1217 sexual offender within the time period provided in this 1218 subparagraph and shall provide the photograph to the department. 1219 (13)

(b) The sheriff's office may determine the appropriate times and days for reporting by the sexual offender, which shall be consistent with the reporting requirements of this subsection. Reregistration shall include any changes to the following information:

1225 1. Name; social security number; age; race; sex; date of 1226 birth; height; weight; hair and eye color; address of any 1227 permanent residence and address of any current temporary 1228 residence, within the state or out of state, including a rural

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1229 route address and a post office box; if no permanent or 1230 temporary address, any transient residence; address, location or 1231 description, and dates of any current or known future temporary 1232 residence within the state or out of state; passport 1233 information, if he or she has a passport, and, if he or she is 1234 an alien, information about documents establishing his or her 1235 immigration status; name and address of each school attended; 1236 date and place of any employment; vehicle make, model, color, 1237 and license tag number; fingerprints; and photograph. A post 1238 office box shall not be provided in lieu of a physical residential address. 1239

1240 2. If the sexual offender is enrolled, employed, or 1241 carrying on a vocation at an institution of higher education in 1242 this state, the sexual offender shall also provide to the 1243 department the name, address, and county of each institution, 1244 including each campus attended, and the sexual offender's 1245 enrollment or employment status.

1246 If the sexual offender's place of residence is a motor 3. 1247 vehicle, trailer, mobile home, or manufactured home, as defined in chapter 320, the sexual offender shall also provide the 1248 1249 vehicle identification number; the license tag number; the 1250 registration number; and a description, including color scheme, 1251 of the motor vehicle, trailer, mobile home, or manufactured 1252 home. If the sexual offender's place of residence is a vessel, 1253 live-aboard vessel, or houseboat, as defined in chapter 327, the 1254 sexual offender shall also provide the hull identification 1255 number; the manufacturer's serial number; the name of the 1256 vessel, live-aboard vessel, or houseboat; the registration

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1257 number; and a description, including color scheme, of the 1258 vessel, live-aboard vessel, or houseboat. 1259 4. Any sexual offender who fails to report in person as 1260 required at the sheriff's office, or who fails to respond to any 1261 address verification correspondence from the department within 3 1262 weeks after the date of the correspondence, commits a felony of 1263 the third degree, punishable as provided in ss. 775.082, 1264 775.083, and 775.084. 1265 Section 14. Effective July 1, 2012, paragraphs (m) and (n) are added to subsection (2) of section 903.046, Florida 1266 Statutes, to read: 1267 1268 903.046 Purpose of and criteria for bail determination.-1269 When determining whether to release a defendant on (2)1270 bail or other conditions, and what that bail or those conditions 1271 may be, the court shall consider: 1272 (m) Whether the defendant, other than a defendant whose 1273 only criminal charge is a misdemeanor offense under chapter 316, 1274 is required to register as a sexual offender under s. 943.0435; 1275 and, if so, he or she is not eligible for release on bail or 1276 surety bond until the first appearance on the case in order to 1277 ensure the full participation of the prosecutor and the 1278 protection of the public. 1279 Whether the defendant, other than a defendant whose (n) 1280 only criminal charge is a misdemeanor offense under chapter 316, 1281 is required to register as a sexual predator under s. 775.21; 1282 and, if so, he or she is not eligible for release on bail or 1283 surety bond until the first appearance on the case in order to

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1284 ensure the full participation of the prosecutor and the 1285 protection of the public.

1286 Section 15. Subsection (1) of section 948.012, Florida 1287 Statutes, is amended to read:

1288 948.012 Split sentence of probation or community control 1289 and imprisonment.-

1290 Whenever punishment by imprisonment for a misdemeanor (1)or a felony, except for a capital felony, is prescribed, the 1291 1292 court, in its discretion, may, at the time of sentencing, impose 1293 a split sentence whereby the defendant is to be placed on 1294 probation or, with respect to any such felony, into community 1295 control upon completion of any specified period of such sentence 1296 which may include a term of years or less. In such case, the 1297 court shall stay and withhold the imposition of the remainder of 1298 sentence imposed upon the defendant and direct that the 1299 defendant be placed upon probation or into community control 1300 after serving such period as may be imposed by the court. The 1301 period of probation or community control shall commence immediately upon the release of the defendant from 1302 1303 incarceration, whether by parole or gain-time allowances.

1304 Section 16. Section 948.039, Florida Statutes, is amended 1305 to read:

948.039 Special terms and conditions of probation or community control imposed by court order.—The court may determine any special terms and conditions of probation or community control. The terms and conditions should be reasonably related to the circumstances of the offense committed and appropriate for the offender. The court shall impose the special

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1312 terms and conditions by oral pronouncement at sentencing and 1313 include the terms and conditions in the written sentencing 1314 order. The probation or community control period shall commence 1315 <u>immediately upon the release of the offender from incarceration.</u> 1316 Special terms and conditions may include, but are not limited 1317 to, requirements that the offender:

(1) Attend an HIV/AIDS awareness program consisting of a class of not less than 2 hours or more than 4 hours in length, if such a program is available in the county of the offender's residence. The offender shall pay the cost of attending the program.

(2) Pay not more than \$1 per month during the term of probation or community control to a nonprofit organization established for the sole purpose of supplementing the rehabilitative efforts of the Department of Corrections.

Section 17. If any provision of this act or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of this act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared severable.

Section 18. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect April 30, 2013.

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