By Senator Bogdanoff

	25-00766B-11 20111178
1	A bill to be entitled
2	An act relating to sexual offenders and predators;
3	amending s. 856.022, F.S.; clarifying provisions
4	concerning loitering by certain offenders; amending s.
5	775.21, F.S.; defining the term "homelessness status"
6	and deleting the definition of the term "transient
7	residence"; conforming provisions to the revisions in
8	terminology made by the act; amending ss. 943.0435,
9	944.606, 944.607, 985.481, and 985.4815, F.S.;
10	conforming provisions to the revisions in terminology
11	made by the act; requiring specified monthly
12	registration by homeless offenders and predators;
13	providing that failure to comply with such
14	registration is a violation of specified provisions;
15	providing an effective date.
16	
17	Be It Enacted by the Legislature of the State of Florida:
18	
19	Section 1. Subsection (3) of section 856.022, Florida
20	Statutes, is amended to read:
21	856.022 Loitering or prowling by certain offenders in close
22	proximity to children; penalty
23	(3) A person described in subsection (1) commits loitering
24	and prowling by a person convicted of a sexual offense against a
25	minor if, in committing loitering and prowling, he or she was
26	within 300 feet of a place where children <u>congregate</u> were
27	congregating.
28	Section 2. Paragraphs (i), (j), (k), (l), and (m) of
29	subsection (2), paragraph (c) of subsection (4), paragraph (a)

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30	of subsection (5), paragraphs (a), (f), (g), (i), and (j) of
31	subsection (6), paragraph (a) of subsection (7), and paragraph
32	(a) of subsection (8) of section 775.21, Florida Statutes, are
33	amended to read:
34	775.21 The Florida Sexual Predators Act
35	(2) DEFINITIONSAs used in this section, the term:
36	(i) "Homelessness" means a temporary condition and social
37	category of people without a dwelling who are unable to maintain
38	adequate housing. The term "dwelling" includes, but is not
39	limited to, a place where a person sleeps or seeks shelter.
40	<u>(j)(i)</u> "Instant message name" means an identifier that
41	allows a person to communicate in real time with another person
42	using the Internet.
43	<u>(k) (j)</u> "Institution of higher education" means a career
44	center, community college, college, state university, or
45	independent postsecondary institution.
46	<u>(l)(k)</u> "Permanent residence" means a place where the person
47	abides, lodges, or resides for 5 or more consecutive days.
48	(m) (l) "Temporary residence" means a place where the person
49	abides, lodges, or resides, including, but not limited to,
50	vacation, business, or personal travel destinations in or out of
51	this state, for a period of 5 or more days in the aggregate
52	during any calendar year and which is not the person's permanent
53	address or, for a person whose permanent residence is not in
54	this state, a place where the person is employed, practices a
55	vocation, or is enrolled as a student for any period of time in
56	this state.
57	(m) "Transient residence" means a place or county where a
58	person lives, remains, or is located for a period of 5 or more

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25-00766B-11 20111178 59 days in the aggregate during a calendar year and which is not 60 the person's permanent or temporary address. The term includes, but is not limited to, a place where the person sleeps or seeks 61 62 shelter and a location that has no specific street address. 63 (4) SEXUAL PREDATOR CRITERIA.-64 (c) If an offender has been registered as a sexual predator 65 by the Department of Corrections, the department, or any other law enforcement agency and if: 66 1. The court did not, for whatever reason, make a written 67 68 finding at the time of sentencing that the offender was a sexual 69 predator; or 70 2. The offender was administratively registered as a sexual 71 predator because the Department of Corrections, the department, 72 or any other law enforcement agency obtained information that 73 indicated that the offender met the criteria for designation as 74 a sexual predator based on a violation of a similar law in 75 another jurisdiction, 76 77 the department shall remove that offender from the department's 78 list of sexual predators and, for an offender described under 79 subparagraph 1., shall notify the state attorney who prosecuted the offense that met the criteria for administrative designation 80 81 as a sexual predator, and, for an offender described under this 82 paragraph, shall notify the state attorney of the county where 83 the offender establishes or maintains a permanent or τ temporary τ 84 or transient residence or homelessness status. The state 85 attorney shall bring the matter to the court's attention in 86 order to establish that the offender meets the criteria for 87 designation as a sexual predator. If the court makes a written

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25-00766B-11 20111178 88 finding that the offender is a sexual predator, the offender 89 must be designated as a sexual predator, must register or be 90 registered as a sexual predator with the department as provided 91 in subsection (6), and is subject to the community and public 92 notification as provided in subsection (7). If the court does not make a written finding that the offender is a sexual 93 94 predator, the offender may not be designated as a sexual 95 predator with respect to that offense and is not required to 96 register or be registered as a sexual predator with the 97 department.

98 (5) SEXUAL PREDATOR DESIGNATION.—An offender is designated99 as a sexual predator as follows:

100 (a)1. An offender who meets the sexual predator criteria 101 described in paragraph (4)(d) is a sexual predator, and the 102 court shall make a written finding at the time such offender is 103 determined to be a sexually violent predator under chapter 394 104 that such person meets the criteria for designation as a sexual 105 predator for purposes of this section. The clerk shall transmit a copy of the order containing the written finding to the 106 107 department within 48 hours after the entry of the order;

108 2. An offender who meets the sexual predator criteria 109 described in paragraph (4)(a) who is before the court for 110 sentencing for a current offense committed on or after October 111 1, 1993, is a sexual predator, and the sentencing court must 112 make a written finding at the time of sentencing that the 113 offender is a sexual predator, and the clerk of the court shall 114 transmit a copy of the order containing the written finding to 115 the department within 48 hours after the entry of the order; or 116 3. If the Department of Corrections, the department, or any

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25-00766B-11 20111178 117 other law enforcement agency obtains information which indicates that an offender who establishes or maintains a permanent $\underline{\text{or}}_{\mathcal{T}}$ 118 119 temporary, or transient residence or homelessness status in this 120 state meets the sexual predator criteria described in paragraph 121 (4) (a) or paragraph (4) (d) because the offender was civilly 122 committed or committed a similar violation in another 123 jurisdiction on or after October 1, 1993, the Department of 124 Corrections, the department, or the law enforcement agency shall 125 notify the state attorney of the county where the offender 126 establishes or maintains a permanent or, temporary, or transient residence or homelessness status of the offender's presence in 127 128 the community. The state attorney shall file a petition with the 129 criminal division of the circuit court for the purpose of 130 holding a hearing to determine if the offender's criminal record 131 or record of civil commitment from another jurisdiction meets 132 the sexual predator criteria. If the court finds that the 133 offender meets the sexual predator criteria because the offender 134 has violated a similar law or similar laws in another 135 jurisdiction, the court shall make a written finding that the 136 offender is a sexual predator. 137

138 When the court makes a written finding that an offender is a 139 sexual predator, the court shall inform the sexual predator of 140 the registration and community and public notification 141 requirements described in this section. Within 48 hours after 142 the court designating an offender as a sexual predator, the 143 clerk of the circuit court shall transmit a copy of the court's 144 written sexual predator finding to the department. If the 145 offender is sentenced to a term of imprisonment or supervision,

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25-00766B-11 20111178 146 a copy of the court's written sexual predator finding must be 147 submitted to the Department of Corrections. (6) REGISTRATION.-148 149 (a) A sexual predator must register with the department 150 through the sheriff's office by providing the following 151 information to the department: 152 1. Name; social security number; age; race; sex; date of 153 birth; height; weight; hair and eye color; photograph; address 154 of legal residence and address of any current temporary 155 residence, within the state or out of state, including a rural 156 route address and a post office box; if no permanent or 157 temporary address, a specific sleeping location or location where he or she is seeking shelter any transient residence 158 159 within the state, which the person must update in person on a 160 monthly basis to the sheriff's office of the county in which he 161 or she is located as long as he or she has no permanent or 162 temporary address; address, location or description, and dates 163 of any current or known future temporary residence, specific sleeping location, or location where he or she is or will be 164 165 seeking shelter within the state or out of state; any electronic 166 mail address and any instant message name required to be 167 provided pursuant to subparagraph (g)4.; home telephone number 168 and any cellular telephone number; date and place of any employment; date and place of each conviction; fingerprints; and 169 170 a brief description of the crime or crimes committed by the 171 offender. A post office box shall not be provided in lieu of a physical residential address. 172 173

a. If the sexual predator's place of residence is a motorvehicle, trailer, mobile home, or manufactured home, as defined

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employment status.

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201 2. Any other information determined necessary by the
202 department, including criminal and corrections records;
203 nonprivileged personnel and treatment records; and evidentiary

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204 genetic markers when available.

205 (f) Within 48 hours after the registration required under 206 paragraph (a) or paragraph (e), a sexual predator who is not 207 incarcerated and who resides in the community, including a 208 sexual predator under the supervision of the Department of 209 Corrections, shall register in person at a driver's license 210 office of the Department of Highway Safety and Motor Vehicles 211 and shall present proof of registration. At the driver's license office the sexual predator shall: 212

213 1. If otherwise qualified, secure a Florida driver's license, renew a Florida driver's license, or secure an 214 215 identification card. The sexual predator shall identify himself 216 or herself as a sexual predator who is required to comply with 217 this section, provide his or her place of permanent or_{τ} 218 temporary, or transient residence, specific sleeping location, 219 or location where he or she is seeking shelter, including a 220 rural route address and a post office box, and submit to the 221 taking of a photograph for use in issuing a driver's license, 222 renewed license, or identification card, and for use by the 223 department in maintaining current records of sexual predators. A 224 post office box shall not be provided in lieu of a physical 225 residential address. If the sexual predator's place of residence 226 is a motor vehicle, trailer, mobile home, or manufactured home, 227 as defined in chapter 320, the sexual predator shall also 228 provide to the Department of Highway Safety and Motor Vehicles 229 the vehicle identification number; the license tag number; the 230 registration number; and a description, including color scheme, 231 of the motor vehicle, trailer, mobile home, or manufactured 232 home. If a sexual predator's place of residence is a vessel,

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25-00766B-11 20111178 233 live-aboard vessel, or houseboat, as defined in chapter 327, the 234 sexual predator shall also provide to the Department of Highway 235 Safety and Motor Vehicles the hull identification number; the 236 manufacturer's serial number; the name of the vessel, live-237 aboard vessel, or houseboat; the registration number; and a 238 description, including color scheme, of the vessel, live-aboard 239 vessel, or houseboat.

240 2. Pay the costs assessed by the Department of Highway 241 Safety and Motor Vehicles for issuing or renewing a driver's 242 license or identification card as required by this section. The 243 driver's license or identification card issued to the sexual 244 predator must be in compliance 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)1. Each time a sexual predator's driver's license or 248 249 identification card is subject to renewal, and, without regard 250 to the status of the predator's driver's license or 251 identification card, within 48 hours after any change of the 252 predator's residence or change in the predator's name by reason 253 of marriage or other legal process, the predator shall report in 254 person to a driver's license office and shall be subject to the 255 requirements specified in paragraph (f). The Department of 256 Highway Safety and Motor Vehicles shall forward to the 257 department and to the Department of Corrections all photographs 258 and information provided by sexual predators. Notwithstanding 259 the restrictions set forth in s. 322.142, the Department of Highway Safety and Motor Vehicles is authorized to release a 260 261 reproduction of a color-photograph or digital-image license to

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262	the Department of Law Enforcement for purposes of public
263	notification of sexual predators as provided in this section.
264	2. A sexual predator who vacates a permanent ${ m or}_{m au}$ temporary $_{m au}$
265	or transient residence, specific sleeping location, or location
266	where he or she is seeking shelter and fails to establish or
267	maintain another permanent $\underline{\text{or}}_{\boldsymbol{r}}$ temporary $_{\boldsymbol{r}}$ or transient
268	residence, specific sleeping location, or location where he or
269	she is seeking shelter shall, within 48 hours after vacating the
270	permanent <u>or</u> , temporary, or transient residence, specific
271	sleeping location, or location where he or she is seeking
272	shelter, report in person to the sheriff's office of the county
273	in which he or she is located. <u>A sexual predator who remains</u>
274	homeless must report in person once a month and register a
275	specific sleeping location or location where he or she is
276	seeking shelter. The sexual predator shall specify the date upon
277	which he or she intends to or did vacate such residence. The
278	sexual predator must provide or update all of the registration
279	information required under paragraph (a). The sexual predator
280	must provide an address for the residence or other place that he
281	or she is or will be located during the time in which he or she
282	fails to establish or maintain a permanent or temporary
283	residence or, if in a homelessness status, must report his or
284	her new sleeping location.
285	3. A sexual predator who remains at a permanent $\overline{\mathrm{or}_{ au}}$
286	temporary , or transient residence <u>, specific sleeping location,</u>
287	or location where he or she is seeking shelter after reporting
288	his or her intent to vacate such residence shall, within 48
289	hours after the date upon which the predator indicated he or she
290	would or did vacate such residence, report in person to the

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25-00766B-11 20111178 291 sheriff's office to which he or she reported pursuant to 292 subparagraph 2. for the purpose of reporting his or her address 293 at such residence. A sexual predator who fails to update this 294 registration on a monthly basis as required in subparagraph 2. 295 violates this registration requirement. This registration is in 296 addition to any other registration mandated by this section. If 297 the predator claims to be homeless but actually has a residence 298 or place to live, he or she commits a violation of this section. 299 When the sheriff receives the report, the sheriff shall promptly 300 convey the information to the department. An offender who makes 301 a report as required under subparagraph 2. but fails to make a 302 report as required under this subparagraph commits a felony of 303 the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 304 305 4. A sexual predator must register any electronic mail 306 address or instant message name with the department prior to

307 using such electronic mail address or instant message name on or 308 after October 1, 2007. The department shall establish an online 309 system through which sexual predators may securely access and 310 update all electronic mail address and instant message name 311 information.

312 (i) A sexual predator who intends to establish a permanent 313 or, temporary, or transient residence or homelessness status in another state or jurisdiction other than the State of Florida 314 315 shall report in person to the sheriff of the county of current 316 residence within 48 hours before the date he or she intends to 317 leave this state to establish residence in another state or 318 jurisdiction. The sexual predator must provide to the sheriff 319 the address, municipality, county, and state of intended

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25-00766B-11 20111178 320 residence. The sheriff shall promptly provide to the department 321 the information received from the sexual predator. The 322 department shall notify the statewide law enforcement agency, or 323 a comparable agency, in the intended state or jurisdiction of 324 residence of the sexual predator's intended residence. The 325 failure of a sexual predator to provide his or her intended 326 place of residence is punishable as provided in subsection (10). 327 (j) A sexual predator who indicates his or her intent to 328 establish a permanent or τ temporary τ or transient residence or 329 homelessness status in another state or jurisdiction other than 330 the State of Florida and later decides to remain in this state 331 shall, within 48 hours after the date upon which the sexual 332 predator indicated he or she would leave this state, report in 333 person to the sheriff to which the sexual predator reported the 334 intended change of residence, and report his or her intent to 335 remain in this state. If the sheriff is notified by the sexual 336 predator that he or she intends to remain in this state, the 337 sheriff shall promptly report this information to the department. A sexual predator who reports his or her intent to 338 339 establish a permanent or τ temporary, or transient residence or 340 homelessness status in another state or jurisdiction, but who 341 remains in this state without reporting to the sheriff in the 342 manner required by this paragraph, commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, 343 344 or s. 775.084.

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(7) 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

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349	of the county or the chief of police of the municipality where
350	the sexual predator establishes or maintains a permanent or
351	temporary residence shall notify members of the community and
352	the public of the presence of the sexual predator in a manner
353	deemed appropriate by the sheriff or the chief of police. Within
354	48 hours after receiving notification of the presence of a
355	sexual predator, the sheriff of the county or the chief of
356	police of the municipality where the sexual predator temporarily
357	or permanently resides shall notify each licensed child care
358	facility, elementary school, middle school, and high school
359	within a 1-mile radius of the temporary or permanent residence
360	of the sexual predator of the presence of the sexual predator.
361	Information provided to members of the community and the public
362	regarding a sexual predator must include:
363	1. The name of the sexual predator;
364	2. A description of the sexual predator, including a
365	photograph;
366	3. The sexual predator's current permanent ${ m or}_{m au}$ temporary $_{m au}$
367	and transient addresses, specific sleeping location, or location
368	where he or she is seeking shelter, and descriptions of
369	registered locations that have no specific street address,
370	including the name of the county or municipality if known;
371	4. The circumstances of the sexual predator's offense or
372	offenses; and
373	5. Whether the victim of the sexual predator's offense or
374	offenses was, at the time of the offense, a minor or an adult.
375	
376	This paragraph does not authorize the release of the name of any
377	victim of the sexual predator.

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378 (8) VERIFICATION.-The department and the Department of 379 Corrections shall implement a system for verifying the addresses 380 of sexual predators. The system must be consistent with the 381 provisions of the federal Adam Walsh Child Protection and Safety 382 Act of 2006 and any other federal standards applicable to such 383 verification or required to be met as a condition for the 384 receipt of federal funds by the state. The Department of 385 Corrections shall verify the addresses of sexual predators who 386 are not incarcerated but who reside in the community under the 387 supervision of the Department of Corrections and shall report to 388 the department any failure by a sexual predator to comply with 389 registration requirements. County and local law enforcement 390 agencies, in conjunction with the department, shall verify the 391 addresses of sexual predators who are not under the care, 392 custody, control, or supervision of the Department of Corrections. Local law enforcement agencies shall report to the 393 394 department any failure by a sexual predator to comply with 395 registration requirements.

396 (a) A sexual predator must report in person each year 397 during the month of the sexual predator's birthday and during 398 every third month thereafter to the sheriff's office in the 399 county in which he or she resides or is otherwise located to reregister. The sheriff's office may determine the appropriate 400 401 times and days for reporting by the sexual predator, which shall 402 be consistent with the reporting requirements of this paragraph. 403 Reregistration shall include any changes to the following 404 information:

405 1. Name; social security number; age; race; sex; date of 406 birth; height; weight; hair and eye color; address of any

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25-00766B-11 20111178 407 permanent residence and address of any current temporary 408 residence, within the state or out of state, including a rural 409 route address and a post office box; if no permanent or 410 temporary address, a specific sleeping location or location 411 where he or she is seeking shelter any transient residence 412 within the state; address, location or description, and dates of 413 any current or known future temporary residence, specific 414 sleeping location, or location where he or she is or will be 415 seeking shelter within the state or out of state; any electronic 416 mail address and any instant message name required to be 417 provided pursuant to subparagraph (6)(g)4.; home telephone 418 number and any cellular telephone number; date and place of any 419 employment; vehicle make, model, color, and license tag number; 420 fingerprints; and photograph. A post office box shall not be 421 provided in lieu of a physical residential address. 422 2. If the sexual predator is enrolled, employed, or 423 carrying on a vocation at an institution of higher education in 424 this state, the sexual predator shall also provide to the 425 department the name, address, and county of each institution, 426 including each campus attended, and the sexual predator's 427 enrollment or employment status.

428 3. If the sexual predator's place of residence is a motor 429 vehicle, trailer, mobile home, or manufactured home, as defined 430 in chapter 320, the sexual predator shall also provide the 431 vehicle identification number; the license tag number; the 432 registration number; and a description, including color scheme, 433 of the motor vehicle, trailer, mobile home, or manufactured 434 home. If the sexual predator's place of residence is a vessel, 435 live-aboard vessel, or houseboat, as defined in chapter 327, the

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436	sexual predator shall also provide the hull identification
437	number; the manufacturer's serial number; the name of the
438	vessel, live-aboard vessel, or houseboat; the registration
439	number; and a description, including color scheme, of the
440	vessel, live-aboard vessel, or houseboat.
441	Section 3. Paragraph (c) of subsection (1), subsection (2),
442	paragraphs (a), (b), and (c) of subsection (4), subsections (7),
443	(8), and (10), and paragraph (c) of subsection (14) of section
444	943.0435, Florida Statutes, are amended to read:
445	943.0435 Sexual offenders required to register with the
446	department; penalty
447	(1) As used in this section, the term:
448	(c) "Permanent residence," "temporary residence," and
449	"homelessness" "transient residence" have the same meaning
450	ascribed in s. 775.21.
451	(2) A sexual offender shall:
452	(a) Report in person at the sheriff's office:
453	1. In the county in which the offender establishes or
454	maintains a permanent <u>or</u> , temporary, or transient residence <u>or</u>
455	homelessness status within 48 hours after:
456	a. Establishing <u>a</u> permanent <u>or</u> $ au$ temporary $ au$, or transient
457	residence or a specific sleeping location or location where he
458	or she is seeking shelter in this state; or
459	b. Being released from the custody, control, or supervision
460	of the Department of Corrections or from the custody of a
461	private correctional facility; or
462	2. In the county where he or she was convicted within 48
463	hours after being convicted for a qualifying offense for
464	registration under this section if the offender is not in the

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     custody or control of, or under the supervision of, the
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     Department of Corrections, or is not in the custody of a private
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     correctional facility.
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     Any change in the information required to be provided pursuant
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     to paragraph (b), including, but not limited to, any change in
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     the sexual offender's permanent or_{\overline{t}} temporary \overline{t} or transient
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     residence or homelessness status, name, any electronic mail
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     address and any instant message name required to be provided
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     pursuant to paragraph (4) (d), after the sexual offender reports
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     in person at the sheriff's office, shall be accomplished in the
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     manner provided in subsections (4), (7), and (8).
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           (b) Provide his or her name; date of birth; social security
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     number; race; sex; height; weight; hair and eye color; tattoos
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     or other identifying marks; occupation and place of employment;
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     address of permanent or legal residence or address of any
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     current temporary residence, within the state or out of state,
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     including a rural route address and a post office box; if no
     permanent or temporary address, a specific sleeping location or
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     location where he or she is seeking shelter any transient
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     residence within the state, which the person must update in
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     person on a monthly basis to the sheriff's office of the county
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     in which he or she is located as long as he or she has no
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     permanent or temporary address, address, location or
     description, and dates of any current or known future temporary
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     residence, specific sleeping location, or location where he or
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     she is or will be seeking shelter within the state or out of
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     state; home telephone number and any cellular telephone number;
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     any electronic mail address and any instant message name
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517 the sexual offender's enrollment or employment status. Each 518 change in enrollment or employment status shall be reported in 519 person at the sheriff's office, within 48 hours after any change 520 in status. The sheriff shall promptly notify each institution of 521 the sexual offender's presence and any change in the sexual 522 offender's enrollment or employment status.

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When a sexual offender reports at the sheriff's office, the sheriff shall take a photograph and a set of fingerprints of the offender and forward the photographs 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.

(4) (a) Each time a sexual offender's driver's license or 530 531 identification card is subject to renewal, and, without regard to the status of the offender's driver's license or 532 533 identification card, within 48 hours after any change in the 534 offender's permanent or, temporary, or transient residence, specific sleeping location, or location where he or she is 535 536 seeking shelter or change in the offender's name by reason of 537 marriage or other legal process, the offender shall report in 538 person to a driver's license office, and shall be subject to the 539 requirements specified in subsection (3). The Department of 540 Highway Safety and Motor Vehicles shall forward to the 541 department all photographs and information provided by sexual 542 offenders. Notwithstanding the restrictions set forth in s. 543 322.142, the Department of Highway Safety and Motor Vehicles is 544 authorized to release a reproduction of a color-photograph or 545 digital-image license to the Department of Law Enforcement for 546 purposes of public notification of sexual offenders as provided in this section and ss. 943.043 and 944.606. 547

(b) A sexual offender who vacates a permanent $\underline{or_{\tau}}$ 549 temporary, or transient residence, specific sleeping location, 550 <u>or location where he or she is seeking shelter</u> and fails to 551 establish or maintain another permanent $\underline{or_{\tau}}$ temporary, or

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25-00766B-11 20111178 552 transient residence, specific sleeping location, or location 553 where he or she is seeking shelter shall, within 48 hours after 554 vacating the permanent or τ temporary τ or transient residence, 555 specific sleeping location, or location where he or she is 556 seeking shelter, report in person to the sheriff's office of the 557 county in which he or she is located. A sexual offender who 558 remains homeless must report in person once a month to the 559 sheriff's office of the county in which he or she is located and 560 register a specific sleeping location or location where he or she is seeking shelter. The sexual offender shall specify the 561 562 date upon which he or she intends to or did vacate such 563 residence. The sexual offender must provide or update all of the 564 registration information required under paragraph (2)(b). The 565 sexual offender must provide an address for the residence or 566 other place that he or she is or will be located during the time 567 in which he or she fails to establish or maintain a permanent or 568 temporary residence. 569 (c) A sexual offender who remains at a permanent or τ 570 temporary, or transient residence, specific sleeping location, or location where he or she is seeking shelter after reporting 571 572 his or her intent to vacate such residence, specific sleeping 573 location, or location where he or she is seeking shelter shall, 574 within 48 hours after the date upon which the offender indicated 575 he or she would or did vacate such residence, specific sleeping 576 location, or location where he or she is seeking shelter, report 577 in person to the agency to which he or she reported pursuant to 578 paragraph (b) for the purpose of reporting his or her address at such residence, specific sleeping location, or location where he 579

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or she is seeking shelter. A sexual offender who fails to update

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581	this registration on a monthly basis as required in paragraph
582	(b) violates this registration requirement. This registration is
583	in addition to any other registration mandated by this section.
584	If the offender claims to be homeless but actually has a
585	residence or place to live, he or she commits a violation of
586	this section. When the sheriff receives the report, the sheriff
587	shall promptly convey the information to the department. An
588	offender who makes a report as required under paragraph (b) but
589	fails to make a report as required under this paragraph commits
590	a felony of the second degree, punishable as provided in s.
591	775.082, s. 775.083, or s. 775.084.
592	(7) A sexual offender who intends to establish a permanent
593	<u>or</u> temporary , or transient residence <u>or homelessness status</u> in
594	another state or jurisdiction other than the State of Florida
595	shall report in person to the sheriff of the county of current
596	residence, specific sleeping location, or location where he or
597	she is seeking shelter within 48 hours before the date he or she
598	intends to leave this state to establish residence <u>or</u>
599	homelessness status in another state or jurisdiction. The
600	notification must include the address, municipality, county, and
601	state of intended residence, specific sleeping location, or
602	location where he or she is seeking shelter. The sheriff shall
603	promptly provide to the department the information received from
604	the sexual offender. The department shall notify the statewide
605	law enforcement agency, or a comparable agency, in the intended
606	state or jurisdiction of residence <u>or homelessness status</u> of the
607	sexual offender's intended residence, specific sleeping
608	location, or location where he or she is seeking shelter. The
609	failure of a sexual offender to provide his or her intended

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610	place of residence, specific sleeping location, or location
611	where he or she is seeking shelter is punishable as provided in
612	subsection (9).

613 (8) A sexual offender who indicates his or her intent to 614 establish a permanent or τ temporary τ or transient residence or 615 homelessness status in another state or jurisdiction other than 616 the State of Florida and later decides to remain in this state 617 shall, within 48 hours after the date upon which the sexual 618 offender indicated he or she would leave this state, report in 619 person to the sheriff to which the sexual offender reported the 620 intended change of permanent or, temporary, or transient residence or homelessness status, and report his or her intent 621 to remain in this state. The sheriff shall promptly report this 622 623 information to the department. A sexual offender who reports his 624 or her intent to establish a permanent or τ temporary τ or 625 transient residence or homelessness status in another state or 626 jurisdiction but who remains in this state without reporting to 627 the sheriff in the manner required by this subsection commits a 628 felony of the second degree, punishable as provided in s. 629 775.082, s. 775.083, or s. 775.084.

630 (10) The department, the Department of Highway Safety and 631 Motor Vehicles, the Department of Corrections, the Department of 632 Juvenile Justice, any law enforcement agency in this state, and 633 the personnel of those departments; an elected or appointed 634 official, public employee, or school administrator; or an 635 employee, agency, or any individual or entity acting at the 636 request or upon the direction of any law enforcement agency is 637 immune from civil liability for damages for good faith 638 compliance with the requirements of this section or for the

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25-00766B-11 20111178 release of information under this section, and shall be presumed 639 640 to have acted in good faith in compiling, recording, reporting, or releasing the information. The presumption of good faith is 641 642 not overcome if a technical or clerical error is made by the 643 department, the Department of Highway Safety and Motor Vehicles, 644 the Department of Corrections, the Department of Juvenile 645 Justice, the personnel of those departments, or any individual 646 or entity acting at the request or upon the direction of any of those departments in compiling or providing information, or if 647 648 information is incomplete or incorrect because a sexual offender fails to report or falsely reports his or her current place of 649 650 permanent or, temporary, or transient residence, specific 651 sleeping location, or location where he or she is seeking 652 shelter. 653 (14)654 (c) The sheriff's office may determine the appropriate

655 times and days for reporting by the sexual offender, which shall 656 be consistent with the reporting requirements of this 657 subsection. Reregistration shall include any changes to the 658 following information:

659 1. Name; social security number; age; race; sex; date of 660 birth; height; weight; hair and eye color; address of any permanent residence and address of any current temporary 661 662 residence, within the state or out of state, including a rural 663 route address and a post office box; if no permanent or 664 temporary address, a specific sleeping location or location 665 where he or she is seeking shelter any transient residence 666 within the state; address, location or description, and dates of 667 any current or known future temporary residence, specific

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25-00766B-11 20111178 668 sleeping location, or location where he or she is or will be 669 seeking shelter within the state or out of state; any electronic 670 mail address and any instant message name required to be 671 provided pursuant to paragraph (4) (d); home telephone number and 672 any cellular telephone number; date and place of any employment; vehicle make, model, color, and license tag number; 673 674 fingerprints; and photograph. A post office box shall not be 675 provided in lieu of a physical residential address. 676 2. If the sexual offender is enrolled, employed, or

677 carrying on a vocation at an institution of higher education in 678 this state, the sexual offender shall also provide to the 679 department the name, address, and county of each institution, 680 including each campus attended, and the sexual offender's 681 enrollment or employment status.

682 3. If the sexual offender's place of residence is a motor 683 vehicle, trailer, mobile home, or manufactured home, as defined 684 in chapter 320, the sexual offender shall also provide the 685 vehicle identification number; the license tag number; the registration number; and a description, including color scheme, 686 687 of the motor vehicle, trailer, mobile home, or manufactured 688 home. If the sexual offender's place of residence is a vessel, 689 live-aboard vessel, or houseboat, as defined in chapter 327, the 690 sexual offender shall also provide the hull identification 691 number; the manufacturer's serial number; the name of the 692 vessel, live-aboard vessel, or houseboat; the registration 693 number; and a description, including color scheme, of the 694 vessel, live-aboard vessel or houseboat.

695 4. Any sexual offender who fails to report in person as696 required at the sheriff's office, or who fails to respond to any

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697	address verification correspondence from the department within 3
698	weeks of the date of the correspondence or who fails to report
699	electronic mail addresses or instant message names, commits a
700	felony of the third degree, punishable as provided in s.
701	775.082, s. 775.083, or s. 775.084.
702	Section 4. Paragraph (a) of subsection (3) of section
703	944.606, Florida Statutes, is amended to read:
704	944.606 Sexual offenders; notification upon release
705	(3)(a) The department must provide information regarding
706	any sexual offender who is being released after serving a period
707	of incarceration for any offense, as follows:
708	1. The department must provide: the sexual offender's name,
709	any change in the offender's name by reason of marriage or other
710	legal process, and any alias, if known; the correctional
711	facility from which the sexual offender is released; the sexual
712	offender's social security number, race, sex, date of birth,
713	height, weight, and hair and eye color; address of any planned
714	permanent residence or temporary residence, within the state or
715	out of state, including a rural route address and a post office
716	box; if no permanent or temporary address, a specific sleeping
717	location or location where he or she is seeking shelter any
718	transient residence within the state; address, location or
719	description, and dates of any known future temporary residence <u>,</u>
720	specific sleeping location, or location where he or she is or
721	will be seeking shelter within the state or out of state; date
722	and county of sentence and each crime for which the offender was
723	sentenced; a copy of the offender's fingerprints and a digitized
724	photograph taken within 60 days before release; the date of
725	release of the sexual offender; any electronic mail address and

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25-00766B-11 20111178 726 any instant message name required to be provided pursuant to s. 727 943.0435(4)(d); and home telephone number and any cellular 728 telephone number. The department shall notify the Department of 729 Law Enforcement if the sexual offender escapes, absconds, or 730 dies. If the sexual offender is in the custody of a private correctional facility, the facility shall take the digitized 731 732 photograph of the sexual offender within 60 days before the 733 sexual offender's release and provide this photograph to the 734 Department of Corrections and also place it in the sexual offender's file. If the sexual offender is in the custody of a 735 736 local jail, the custodian of the local jail shall register the 737 offender within 3 business days after intake of the offender for 738 any reason and upon release, and shall notify the Department of Law Enforcement of the sexual offender's release and provide to 739 740 the Department of Law Enforcement the information specified in 741 this paragraph and any information specified in subparagraph 2. 742 that the Department of Law Enforcement requests. 743 2. The department may provide any other information deemed 744 necessary, including criminal and corrections records, 745 nonprivileged personnel and treatment records, when available. 746 Section 5. Paragraph (a) of subsection (4), paragraph (b) 747 of subsection (6), and paragraph (c) of subsection (13) of

749 944.607 Notification to Department of Law Enforcement of 750 information on sexual offenders.—

section 944.607, Florida Statutes, are amended to read:

(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

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25-00766B-11 20111178 755 registrable offense and otherwise provide information as 756 required by this subsection. 757 (a) The sexual offender shall provide his or her name; date 758 of birth; social security number; race; sex; height; weight; 759 hair and eye color; tattoos or other identifying marks; any 760 electronic mail address and any instant message name required to 761 be provided pursuant to s. 943.0435(4)(d); permanent or legal 762 residence and address of temporary residence within the state or 763 out of state while the sexual offender is under supervision in 764 this state, including any rural route address or post office 765 box; if no permanent or temporary address, a specific sleeping 766 location or location where he or she is seeking shelter any 767 transient residence within the state, which the person must 768 update in person on a monthly basis to the sheriff's office of 769 the county in which he or she is located as long as he or she 770 has no permanent or temporary address; and address, location or 771 description, and dates of any current or known future temporary 772 residence, specific sleeping location, or location where he or 773 she is or will be seeking shelter within the state or out of 774 state. The Department of Corrections shall verify the address of 775 each sexual offender in the manner described in ss. 775.21 and 943.0435. The department shall report to the Department of Law 776 777 Enforcement any failure by a sexual predator or sexual offender 778 to comply with registration requirements. 779 (6) The information provided to the Department of Law

780 Enforcement must include:

(b) The sexual offender's most current address, place of
permanent or, temporary, or transient residence, specific
sleeping location, or location where he or she is seeking

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25-00766B-11 20111178 784 shelter within the state or out of state, and address, location 785 or description, and dates of any current or known future 786 temporary residence, specific sleeping location, or location 787 where he or she is or will be seeking shelter within the state 788 or out of state, while the sexual offender is under supervision 789 in this state, including the name of the county or municipality 790 in which the offender permanently or temporarily resides, or has 791 homelessness status a transient residence, and address, location 792 or description, and dates of any current or known future 793 temporary residence within the state or out of state, and, if 794 known, the intended place of permanent or_{τ} temporary, or 795 transient residence, specific sleeping location, or location where he or she is seeking shelter, and address, location or 796 797 description, and dates of any current or known future specific 798 sleeping location or location where he or she is seeking shelter 799 temporary residence within the state or out of state upon 800 satisfaction of all sanctions; 801 802 If any information provided by the department changes during the 803 time the sexual offender is under the department's control, 804 custody, or supervision, including any change in the offender's 805 name by reason of marriage or other legal process, the department shall, in a timely manner, update the information and 806 807 provide it to the Department of Law Enforcement in the manner 808 prescribed in subsection (2).

(13)

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(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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25-00766B-11 20111178 813 subsection. Reregistration shall include any changes to the 814 following information: 815 1. Name; social security number; age; race; sex; date of 816 birth; height; weight; hair and eye color; address of any 817 permanent residence and address of any current temporary 818 residence, within the state or out of state, including a rural 819 route address and a post office box; if no permanent or 820 temporary address, a specific sleeping location or location 821 where he or she is seeking shelter any transient residence; 822 address, location or description, and dates of any current or 823 known future temporary residence, specific sleeping location, or 824 location where he or she is or will be seeking shelter within the state or out of state; any electronic mail address and any 825 826 instant message name required to be provided pursuant to s. 827 943.0435(4)(d); date and place of any employment; vehicle make,

828 model, color, and license tag number; fingerprints; and 829 photograph. A post office box shall not be provided in lieu of a 830 physical residential address.

831 2. If the sexual offender is enrolled, employed, or 832 carrying on a vocation at an institution of higher education in 833 this state, the sexual offender shall also provide to the 834 department the name, address, and county of each institution, 835 including each campus attended, and the sexual offender's 836 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,

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25-00766B-11 20111178 of the motor vehicle, trailer, mobile home, or manufactured 842 843 home. If the sexual offender's place of residence is a vessel, live-aboard vessel, or houseboat, as defined in chapter 327, the 844 845 sexual offender shall also provide the hull identification number; the manufacturer's serial number; the name of the 846 847 vessel, live-aboard vessel, or houseboat; the registration 848 number; and a description, including color scheme, of the 849 vessel, live-aboard vessel or houseboat. 850 4. Any sexual offender who fails to report in person as 851 required at the sheriff's office, or who fails to respond to any 852 address verification correspondence from the department within 3 853 weeks of the date of the correspondence, or who fails to report 854 electronic mail addresses or instant message names, commits a 855 felony of the third degree, punishable as provided in s. 856 775.082, s. 775.083, or s. 775.084. 857 Section 6. Paragraph (a) of subsection (3) of section 858 985.481, Florida Statutes, is amended to read: 859 985.481 Sexual offenders adjudicated delinguent; 860 notification upon release.-861 (3) (a) The department must provide information regarding 862 any sexual offender who is being released after serving a period 863 of residential commitment under the department for any offense, 864 as follows: 865 1. The department must provide the sexual offender's name, 866 any change in the offender's name by reason of marriage or other 867 legal process, and any alias, if known; the correctional 868 facility from which the sexual offender is released; the sexual 869 offender's social security number, race, sex, date of birth, 870 height, weight, and hair and eye color; address of any planned

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25-00766B-11 20111178 871 permanent residence or temporary residence, within the state or 872 out of state, including a rural route address and a post office 873 box; if no permanent or temporary address, a specific sleeping 874 location or location where he or she is seeking shelter any transient residence within the state; address, location or 875 876 description, and dates of any known future temporary residence, 877 specific sleeping location, or location where he or she is or 878 will be seeking shelter within the state or out of state; date 879 and county of disposition and each crime for which there was a 880 disposition; a copy of the offender's fingerprints and a 881 digitized photograph taken within 60 days before release; the 882 date of release of the sexual offender; and home telephone number and any cellular telephone number. The department shall 883 884 notify the Department of Law Enforcement if the sexual offender 885 escapes, absconds, or dies. If the sexual offender is in the 886 custody of a private correctional facility, the facility shall 887 take the digitized photograph of the sexual offender within 60 888 days before the sexual offender's release and also place it in 889 the sexual offender's file. If the sexual offender is in the 890 custody of a local jail, the custodian of the local jail shall 891 register the offender within 3 business days after intake of the 892 offender for any reason and upon release, and shall notify the 893 Department of Law Enforcement of the sexual offender's release 894 and provide to the Department of Law Enforcement the information 895 specified in this subparagraph and any information specified in 896 subparagraph 2. which the Department of Law Enforcement 897 requests.

898 2. The department may provide any other information899 considered necessary, including criminal and delinquency

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900	records, when available.
901	Section 7. Paragraph (a) of subsection (4), paragraph (a)
902	of subsection (6), and paragraph (b) of subsection (13) of
903	section 985.4815, Florida Statutes, are amended to read:
904	985.4815 Notification to Department of Law Enforcement of
905	information on juvenile sexual offenders
906	(4) A sexual offender, as described in this section, who is
907	under the supervision of the department but who is not committed
908	must register with the department within 3 business days after
909	adjudication and disposition for a registrable offense and
910	otherwise provide information as required by this subsection.
911	(a) The sexual offender shall provide his or her name; date
912	of birth; social security number; race; sex; height; weight;
913	hair and eye color; tattoos or other identifying marks;
914	permanent or legal residence and address of temporary residence
915	within the state or out of state while the sexual offender is in
916	the care or custody or under the jurisdiction or supervision of
917	the department in this state, including any rural route address
918	or post office box; if no permanent or temporary address, <u>a</u>
919	specific sleeping location or location where he or she is
920	seeking shelter any transient residence; address, location or
921	description, and dates of any current or known future temporary
922	residence, specific sleeping location, or location where he or
923	she is or will be seeking shelter within the state or out of
924	state; and the name and address of each school attended. The
925	department shall verify the address of each sexual offender and
926	shall report to the Department of Law Enforcement any failure by
927	a sexual offender to comply with registration requirements.
928	(6)(a) The information provided to the Department of Law

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25-00766B-11 20111178 929 Enforcement must include the following: 930 1. The information obtained from the sexual offender under 931 subsection (4). 932 2. The sexual offender's most current address and place of 933 permanent or, temporary, or transient residence, specific 934 sleeping location, or location where he or she is seeking 935 shelter within the state or out of state, and address, location 936 or description, and dates of any current or known future 937 temporary residence, specific sleeping location, or location where he or she is or will be seeking shelter within the state 938 939 or out of state, while the sexual offender is in the care or 940 custody or under the jurisdiction or supervision of the 941 department in this state, including the name of the county or municipality in which the offender permanently or temporarily 942 943 resides, or has a specific sleeping location or location where 944 he or she is seeking shelter transient residence, and address, 945 location or description, and dates of any current or known 946 future temporary residence, specific sleeping location, or 947 location where he or she is or will be seeking shelter within the state or out of state; and, if known, the intended place of 948 949 permanent or, temporary, or transient residence, specific 950 sleeping location, or location where he or she is or will be 951 seeking shelter, and address, location or description, and dates 952 of any current or known future temporary residence, specific 953 sleeping location, or location where he or she is or will be 954 seeking shelter within the state or out of state upon 955 satisfaction of all sanctions. 956 3. The legal status of the sexual offender and the

956 3. The regar status of the sexual offender and the 957 scheduled termination date of that legal status.

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958
          4. The location of, and local telephone number for, any
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     department office that is responsible for supervising the sexual
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     offender.
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          5. An indication of whether the victim of the offense that
     resulted in the offender's status as a sexual offender was a
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963
     minor.
964
          6. The offense or offenses at adjudication and disposition
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     that resulted in the determination of the offender's status as a
966
     sex offender.
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967 7. A digitized photograph of the sexual offender, which 968 must have been taken within 60 days before the offender was 969 released from the custody of the department or a private 970 correctional facility by expiration of sentence under s. 971 944.275, or within 60 days after the onset of the department's 972 supervision of any sexual offender who is on probation, 973 postcommitment probation, residential commitment, nonresidential 974 commitment, licensed child-caring commitment, community control, 975 conditional release, parole, provisional release, or control 976 release or who is supervised by the department under the 977 Interstate Compact Agreement for Probationers and Parolees. If the sexual offender is in the custody of a private correctional 978 979 facility, the facility shall take a digitized photograph of the 980 sexual offender within the time period provided in this 981 subparagraph and shall provide the photograph to the department. 982 (13)

983 (b) The sheriff's office may determine the appropriate 984 times and days for reporting by the sexual offender, which shall 985 be consistent with the reporting requirements of this 986 subsection. Reregistration shall include any changes to the

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25-00766B-11 2011178_ 987 following information: 988 1. Name; social security number; age; race; sex; date of 989 birth; height; weight; hair and eye color; address of any

990 permanent residence and address of any current temporary 991 residence, within the state or out of state, including a rural 992 route address and a post office box; if no permanent or 993 temporary address, a specific sleeping location or location 994 where he or she is seeking shelter any transient residence; 995 address, location or description, and dates of any current or known future temporary residence, specific sleeping location, or 996 location where he or she is or will be seeking shelter within 997 998 the state or out of state; name and address of each school 999 attended; date and place of any employment; vehicle make, model, 1000 color, and license tag number; fingerprints; and photograph. A 1001 post office box shall not be provided in lieu of a physical 1002 residential address.

1003 2. If the sexual offender is enrolled, employed, or 1004 carrying on a vocation at an institution of higher education in 1005 this state, the sexual offender shall also provide to the 1006 department the name, address, and county of each institution, 1007 including each campus attended, and the sexual offender's 1008 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 home. If the sexual offender's place of residence is a vessel,

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1016	live-aboard vessel, or houseboat, as defined in chapter 327, the
1017	sexual offender shall also provide the hull identification
1018	number; the manufacturer's serial number; the name of the
1019	vessel, live-aboard vessel, or houseboat; the registration
1020	number; and a description, including color scheme, of the
1021	vessel, live-aboard vessel, or houseboat.
1022	4. Any sexual offender who fails to report in person as
1023	required at the sheriff's office, or who fails to respond to any
1024	address verification correspondence from the department within 3
1025	weeks after the date of the correspondence, commits a felony of
1026	the third degree, punishable as provided in ss. 775.082,
1027	775.083, and 775.084.
1028	Section 8. This act shall take effect July 1, 2011.

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