CHAMBER ACTION

<u>Senate</u> <u>House</u>

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Representative Hinson offered the following:

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Amendment (with title amendment)

Remove lines 1034-1603 and insert: or s. 775.084.

(b) A sexual predator who has been convicted of or found to have committed, or has pled nolo contendere or guilty to, regardless of adjudication, any violation, or attempted violation, of s. 787.01, s. 787.02, or s. 787.025(2)(c), where the victim is a minor; s. 794.011, excluding s. 794.011(10); s. 794.05; former s. 796.03; former s. 796.035; s. 800.04; s. 827.071; s. 847.0133; s. 847.0135(5); s. 847.0145; or s. 985.701(1); or a violation of a similar law of another

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- jurisdiction when the victim of the offense was a minor, and who works, whether for compensation or as a volunteer, at any business, school, child care facility, park, playground, or other place where children regularly congregate, commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (c) For a felony violation of this section, excluding paragraph (g), committed on or after July 1, 2018, if the court does not impose a prison sentence, the court shall impose a mandatory minimum term of community control, as defined in s. 948.001, as follows:
- 1. For a first offense, a mandatory minimum term of 6 months with electronic monitoring.
- 2. For a second offense, a mandatory minimum term of 1 year with electronic monitoring.
- 3. For a third or subsequent offense, a mandatory minimum term of 2 years with electronic monitoring.
- (d) Any person who misuses public records information relating to a sexual predator, as defined in this section, or a sexual offender, as defined in s. 943.0435 or s. 944.607, to secure a payment from such a predator or offender; who knowingly distributes or publishes false information relating to such a predator or offender which the person misrepresents as being public records information; or who materially alters public records information with the intent to misrepresent the

information, including documents, summaries of public records information provided by law enforcement agencies, or public records information displayed by law enforcement agencies on websites or provided through other means of communication, commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

- (e) A sexual predator who commits any act or omission in violation of this section may be prosecuted for the act or omission in the county in which the act or omission was committed, in the county of the last registered address of the sexual predator, in the county in which the conviction occurred for the offense or offenses that meet the criteria for designating a person as a sexual predator, in the county where the sexual predator was released from incarceration, or in the county of the intended address of the sexual predator as reported by the sexual predator prior to his or her release from incarceration. In addition, a sexual predator may be prosecuted for any such act or omission in the county in which he or she was designated a sexual predator.
- (f) An arrest on charges of failure to register, the service of an information or a complaint for a violation of this section, or an arraignment on charges for a violation of this section constitutes actual notice of the duty to register when the predator has been provided and advised of his or her statutory obligation to register under subsection (6). A sexual

predator's failure to immediately register as required by this section following such arrest, service, or arraignment constitutes grounds for a subsequent charge of failure to register. A sexual predator charged with the crime of failure to register who asserts, or intends to assert, a lack of notice of the duty to register as a defense to a charge of failure to register shall immediately register as required by this section. A sexual predator who is charged with a subsequent failure to register may not assert the defense of a lack of notice of the duty to register. Registration following such arrest, service, or arraignment is not a defense and does not relieve the sexual predator of criminal liability for the failure to register.

- (g) Any person who has reason to believe that a sexual predator is not complying, or has not complied, with the requirements of this section and who, with the intent to assist the sexual predator in eluding a law enforcement agency that is seeking to find the sexual predator to question the sexual predator about, or to arrest the sexual predator for, his or her noncompliance with the requirements of this section:
- 1. Withholds information from, or does not notify, the law enforcement agency about the sexual predator's noncompliance with the requirements of this section, and, if known, the whereabouts of the sexual predator;

	2.		Harbors,	or	at	tempts	to	hark	or,	or	assis	sts	anot	her
pers	on	in	harbori	ng (or	attempt	ing	, to	hark	or,	the	sex	kual	
pred	ato	or;												

- 3. Conceals or attempts to conceal, or assists another person in concealing or attempting to conceal, the sexual predator; or
- 4. Provides information to the law enforcement agency regarding the sexual predator which the person knows to be false information,

commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. This paragraph does not apply if the sexual predator is incarcerated in or is in the custody of a state correctional facility, a private correctional facility, a local jail, or a federal correctional facility.

Section 2. Section 943.0435, Florida Statutes, is amended to read:

943.0435 Sexual offenders required to register with the department; penalty.—

- (1) As used in this section, the term:
- (a) "Change in status at an institution of higher education" has the same meaning as provided in s. 775.21.
- (b) "Convicted" means that there has been a determination of guilt as a result of a trial or the entry of a plea of guilty or nolo contendere, regardless of whether adjudication is

withheld, and includes an adjudication of delinquency of a
juvenile as specified in this section. Conviction of a similar
offense includes, but is not limited to, a conviction by a
federal or military tribunal, including courts-martial conducted
by the Armed Forces of the United States, and includes a
conviction or entry of a plea of guilty or nolo contendere
resulting in a sanction in any state of the United States or
other jurisdiction. A sanction includes, but is not limited to,
a fine, probation, community control, parole, conditional
release, control release, or incarceration in a state prison,
federal prison, private correctional facility, or local
detention facility.

- (c) "Electronic mail address" has the same meaning as provided in s. 668.602.
- (d) "Institution of higher education" has the same meaning as provided in s. 775.21.
- (e) "Internet identifier" has the same meaning as provided in s. 775.21.
- (f) "Permanent residence," "temporary residence," and "transient residence" have the same meaning as provided in s. 775.21.
- 133 (g) "Professional license" has the same meaning as 134 provided in s. 775.21.

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"Sexual offender" means a person who meets the
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     criteria in sub-subparagraph a., sub-subparagraph b., sub-
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     subparagraph c., or sub-subparagraph d., as follows:
          a.(I) Has been convicted of committing, or attempting,
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     soliciting, or conspiring to commit, any of the criminal
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     offenses proscribed in the following statutes in this state or
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     similar offenses in another jurisdiction: s. 393.135(2); s.
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     394.4593(2); s. 787.01, s. 787.02, or s. 787.025(2)(c), where
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     the victim is a minor; s. 787.06(3)(b), (d), (f), or (q); former
     s. 787.06(3)(h); s. 794.011, excluding s. 794.011(10); s.
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     794.05; former s. 796.03; former s. 796.035; s. 800.04; s.
     810.145(8); s. 825.1025; s. 827.071; s. 847.0133; s. 847.0135,
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     excluding s. 847.0135(6); s. 847.0137; s. 847.0138; s. 847.0145;
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     s. 895.03, if the court makes a written finding that the
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     racketeering activity involved at least one sexual offense
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     listed in this sub-sub-subparagraph or at least one offense
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     listed in this sub-sub-subparagraph with sexual intent or
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     motive; s. 916.1075(2); or s. 985.701(1); or any similar offense
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     committed in this state which has been redesignated from a
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     former statute number to one of those listed in this sub-sub-
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     subparagraph; and
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               Has been released on or after October 1, 1997, from a
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     sanction imposed for any conviction of an offense described in
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     sub-sub-subparagraph (I) and does not otherwise meet the
     criteria for registration as a sexual offender under chapter 944
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or chapter 985. For purposes of this sub-sub-subparagraph, a sanction imposed in this state or in any other jurisdiction means probation, community control, parole, conditional release, control release, or incarceration in a state prison, federal prison, private correctional facility, or local detention facility. If no sanction is imposed, the person is deemed to be released upon conviction;

- b. Establishes or maintains a residence in this state and who has not been designated as a sexual predator by a court of this state but who has been designated as a sexual predator, as a sexually violent predator, or any other by another sexual offender designation in another state or jurisdiction and was, as a result of such designation, subjected to registration or community or public notification, or both, or would be if the person were a resident of that state or jurisdiction, without regard to whether the person otherwise meets the criteria for registration as a sexual offender;
- 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 committing, or attempting, soliciting, or conspiring to commit, any of the criminal offenses proscribed in the following statutes or similar offense in another jurisdiction: s. 393.135(2); s. 394.4593(2); s. 787.01, s. 787.02, or s. 787.025(2)(c), where the victim is a minor; s. 787.06(3)(b),

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     (d), (f), or (g); former s. 787.06(3)(h); s. 794.011, excluding
     s. 794.011(10); s. 794.05; former s. 796.03; former s. 796.035;
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     s. 800.04; s. 810.145(8); s. 825.1025; s. 827.071; s. 847.0133;
     s. 847.0135, excluding s. 847.0135(6); s. 847.0137; s. 847.0138;
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     s. 847.0145; s. 895.03, if the court makes a written finding
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     that the racketeering activity involved at least one sexual
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     offense listed in this sub-subparagraph or at least one offense
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     listed in this sub-subparagraph with sexual intent or motive; s.
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     916.1075(2); or s. 985.701(1); or any similar offense committed
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     in this state which has been redesignated from a former statute
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     number to one of those listed in this sub-subparagraph; or
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- d. On or after July 1, 2007, has been adjudicated delinquent 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 when the juvenile was 14 years of age or older at the time of the offense:
 - (I) Section 794.011, excluding s. 794.011(10);
- (II) Section 800.04(4)(a)2. where the victim is under 12 years of age or where the court finds sexual activity by the use of force or coercion;
- (III) Section 800.04(5)(c)1. where the court finds molestation involving unclothed genitals;
- 208 (IV) Section 800.04(5)(d) where the court finds the use of 209 force or coercion and unclothed genitals; or

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- (V) Any similar offense committed in this state which has been redesignated from a former statute number to one of those listed in this sub-subparagraph.
 - 2. For all qualifying offenses listed in sub-subparagraph 1.d., the court shall make a written finding of the age of the offender at the time of the offense.

- For each violation of a qualifying offense listed in this subsection, except for a violation of s. 794.011, the court shall make a written finding of the age of the victim at the time of the offense. For a violation of s. 800.04(4), the court shall also make a written finding indicating whether the offense involved sexual activity and indicating whether the offense involved force or coercion. For a violation of s. 800.04(5), the court shall also make a written finding that the offense did or did not involve unclothed genitals or genital area and that the offense did or did not involve the use of force or coercion.
- (i) "Vehicles owned" has the same meaning as provided in s. 775.21.
 - (2) Upon initial registration, a sexual offender shall:

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- (a) Report in person at the sheriff's office:
- 231 1. In the county in which the offender establishes or
 232 maintains a permanent, temporary, or transient residence within
 233 48 hours after:

- a. Establishing permanent, temporary, or transient 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 hours after being convicted for a qualifying offense for registration under this section if the offender is not in the custody or control of, or under the supervision of, the Department of Corrections, or is not in the custody of a private correctional facility.

Any change in the information required to be provided pursuant to paragraph (b), including, but not limited to, any change in the sexual offender's permanent, temporary, or transient residence; name; electronic mail addresses; Internet identifiers and each Internet identifier's corresponding website homepage or application software name; home telephone numbers and cellular telephone numbers; employment information; and any change in status at an institution of higher education after the sexual offender reports in person at the sheriff's office must be reported in the manner provided in subsections (4), (7), and (8).

(b) Provide his or her name; date of birth; social security number; race; sex; height; weight; tattoos or other

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identifying marks; hair and eye color; tattoos or other
identifying marks; fingerprints; palm prints; photograph;
employment information; address of permanent or legal residence
or address of any current temporary residence, within $\underline{\text{this}}$ $\underline{\text{the}}$
state or out of state, including a rural route address and a
post office box; if $\underline{\text{he or she has}}$ no permanent or temporary
address, any transient residence within $\underline{\text{this}}$ $\underline{\text{the}}$ state:
address, location or description, and dates of any current or
known future temporary residence within $\underline{\text{this}}$ $\underline{\text{the}}$ state or out of
state; the make, model, color, vehicle identification number
(VIN), and license tag number of all vehicles owned; home
telephone numbers and cellular telephone numbers; electronic
mail addresses; Internet identifiers and each Internet
identifier's corresponding website homepage or application
software name; date and place of each conviction; and a brief
description of the crime or crimes committed by the offender. A
post office box may not be provided in lieu of a physical
residential address. The sexual offender shall also produce his
or her passport, if he or she has a passport, and, if he or she
is an alien, shall produce or provide information about
documents establishing his or her immigration status. The sexual
offender shall also provide information about any professional
licenses he or she has.

1. If the sexual offender's place of residence is a motor vehicle, trailer, mobile home, or manufactured home, as $\underline{\text{those}}$

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

2. If the sexual offender is enrolled or employed, whether for compensation or as a volunteer, at an institution of higher education in this state, the sexual offender shall also provide to the department the name, address, and county of each institution, including each campus attended, and the sexual offender's enrollment, volunteer, or employment status. The sheriff, the Department of Corrections, or the Department of Juvenile Justice shall promptly notify each institution of higher education of the sexual offender's presence and any change in the sexual offender's enrollment, volunteer, or employment status.

- 3. A sexual offender shall report with the department through the department's online system or in person to the sheriff's office within 48 hours after any change in vehicles owned to report those vehicle information changes.
- (c) Provide any other information determined necessary by the department, including criminal and corrections records; nonprivileged personnel and treatment records; and evidentiary genetic markers, when available.

- When a sexual offender reports at the sheriff's office, the sheriff shall take a photograph, a set of fingerprints, and palm prints of the offender and forward the photographs, palm prints, and fingerprints to the department, along with the information provided by the sexual offender is required to provide pursuant to this section. The sheriff shall promptly provide to the department the information received from the sexual offender.
- (3) Within 48 hours after the report required under subsection (2), a sexual offender shall report in person at a driver license office of the Department of Highway Safety and Motor Vehicles, unless a driver license or identification card that complies with the requirements of s. 322.141(3) was previously secured or updated under s. 944.607. At the driver license office the sexual offender shall:
- (a) If otherwise qualified, secure a Florida driver license, renew a Florida driver license, or secure an

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identification card. The sexual offender shall identify himself or herself as a sexual offender who is required to comply with this section and shall provide proof that the sexual offender reported as required in subsection (2). The sexual offender shall provide any of the information specified in subsection (2), if requested. The sexual offender shall submit to the taking of a photograph for use in issuing a driver license, renewed license, or identification card, and for use by the department in maintaining current records of sexual offenders.

- (b) Pay the costs assessed by the Department of Highway Safety and Motor Vehicles for issuing or renewing a driver license or identification card as required by this section. The driver license or identification card issued must be in compliance with s. 322.141(3).
- (c) Provide, upon request, any additional information necessary to confirm the identity of the sexual offender, including a set of fingerprints.
- (4)(a) Each time a sexual offender's driver license or identification card is subject to renewal, and, without regard to the status of the offender's driver license or identification card, within 48 hours after any change in the offender's permanent, temporary, or transient residence or change in the offender's name by reason of marriage or other legal process, the offender shall report in person to a driver license office, and is subject to the requirements specified in subsection (3).

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The Department of Highway Safety and Motor Vehicles shall forward to the department all photographs and information provided by sexual offenders. Notwithstanding the restrictions set forth in s. 322.142, the Department of Highway Safety and Motor Vehicles may release a reproduction of a color-photograph or digital-image license to the Department of Law Enforcement for purposes of public notification of sexual offenders as provided in this section and ss. 943.043 and 944.606. A sexual offender who is unable to secure or update a driver license or an identification card with the Department of Highway Safety and Motor Vehicles as provided in subsection (3) and this subsection shall also report any change in the sexual offender's permanent, temporary, or transient residence or change in the offender's name by reason of marriage or other legal process within 48 hours after the change to the sheriff's office in the county where the offender resides or is located and provide confirmation that he or she reported such information to the Department of Highway Safety and Motor Vehicles. The reporting requirements under this paragraph do not negate the requirement for a sexual offender to obtain a Florida driver license or an identification card as required in this section.

(b)1. A sexual offender who vacates a permanent, temporary, or transient residence and fails to establish or maintain another permanent, temporary, or transient residence shall, within 48 hours after vacating the permanent, temporary,

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or transient residence, report in person to the sheriff's office of the county in which he or she is located. The sexual offender shall specify the date upon which he or she intends to or did vacate such residence. The sexual offender must provide or update all of the registration information required under paragraph (2)(b). The sexual offender must provide an address for the residence or other place where that he or she is or will be located during the time in which he or she fails to establish or maintain a permanent or temporary residence.

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

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additional reporting sites for transient residence registration required in this subparagraph. The sheriff's office shall_{\(\tau\)} within 2 business days_{\(\tau\)} electronically submit to and update with the department all such information within 2 business days after provided by the sexual offender provides it to the sheriff's office department.

- (c) A sexual offender who remains at a permanent, temporary, or transient residence after reporting his or her intent to vacate such residence shall, within 48 hours after the date upon which the offender indicated he or she would or did vacate such residence, report in person to the agency to which he or she reported pursuant to paragraph (b) for the purpose of reporting his or her address at such residence. When the sheriff receives the report, the sheriff shall promptly convey the information to the department. A sexual An offender who makes a report as required under paragraph (b) but fails to make a report as required under this paragraph commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (d) The failure of a sexual offender who maintains a transient residence to report in person to the sheriff's office every 30 days as required in subparagraph (b)2. is punishable as provided in subsection (9).
- (e)1. A sexual offender shall register all electronic mail addresses and Internet identifiers, and each Internet

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identifier's corresponding website homepage or application software name, with the department through the department's online system or in person at the sheriff's office within 48 hours after using such electronic mail addresses or and Internet identifiers. If the sexual offender is in the custody or control, or under the supervision, of the Department of Corrections, he or she must report all electronic mail addresses and Internet identifiers, and each Internet identifier's corresponding website homepage or application software name, to the Department of Corrections before using such electronic mail addresses or Internet identifiers. If the sexual offender is in the custody or control, or under the supervision, of the Department of Juvenile Justice, he or she must report all electronic mail addresses and Internet identifiers, and each Internet identifier's corresponding website homepage or application software name, to the Department of Juvenile Justice before using such electronic mail addresses or Internet identifiers.

2. A sexual offender shall register <u>all changes to</u> <u>vehicles owned</u>, all changes to home telephone numbers and cellular telephone numbers, including added and deleted numbers, all changes to employment information, and all changes in status related to enrollment, volunteering, or employment at institutions of higher education, through the department's online system; in person at the sheriff's office; in person at

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the Department of Corrections if the sexual offender is in the custody or control, or under the supervision, of the Department of Corrections; or in person at the Department of Juvenile Justice if the sexual offender is in the custody or control, or under the supervision, of the Department of Juvenile Justice. All changes required to be reported under this subparagraph must be reported within 48 hours after the change.

- 3. The department shall establish an online system through which sexual offenders may securely access, submit, and update all changes in status to vehicles owned; electronic mail addresses; Internet identifiers and each Internet identifier's corresponding website homepage or application software name; home telephone numbers and cellular telephone numbers; employment information; and institution of higher education information.
- (f) If the sexual offender is in the custody of a local jail, the custodian of the local jail shall register the sexual offender within 3 business days after intake of the sexual offender for any reason and upon release, and shall forward the registration information to the department. The custodian of the local jail shall also take a digitized photograph of the sexual offender while the sexual offender remains in custody and shall provide the digitized photograph to the department. The custodian shall notify the department if the sexual offender escapes from custody or dies.

- (5) This section does not apply to a sexual offender who is also a sexual predator, as defined in s. 775.21. A sexual predator must register as required under s. 775.21.
- (6) County and local law enforcement agencies, in conjunction with the department, shall verify the addresses of sexual offenders who are not under the care, custody, control, or supervision of the Department of Corrections, and may verify the addresses of sexual offenders who are under the care, custody, control, or supervision of the Department of Corrections, in a manner that is consistent with the provisions of the federal Adam Walsh Child Protection and Safety Act of 2006 and any other federal standards applicable to such verification or required to be met as a condition for the receipt of federal funds by the state. Local law enforcement agencies shall report to the department any failure by a sexual offender to comply with registration requirements.
- permanent, temporary, or transient residence in another state or jurisdiction other than the State of Florida shall report in person to the sheriff of the county of current residence at least within 48 hours before the date he or she intends to leave this state to establish residence in another state or jurisdiction or at least 21 days before the date he or she intends to travel if the intended residence of 5 days or more is outside of the United States. Any travel that is not known by

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the sexual offender 48 hours before he or she intends to establish a residence in another state or jurisdiction, or 21 days before the departure date for travel outside of the United States, must be reported in person to the sheriff's office as soon as possible before departure. The sexual offender shall provide to the sheriff the address, municipality, county, state, and country of intended residence. For international travel, the sexual offender shall also provide travel information, including, but not limited to, expected departure and return dates, flight number, airport of departure, cruise port of departure, or any other means of intended travel. The sheriff shall promptly provide to the department the information received from the sexual offender. The department shall notify the statewide law enforcement agency, or a comparable agency, in the intended state, jurisdiction, or country of residence or the intended country of travel of the sexual offender's intended residence or intended travel. The failure of a sexual offender to provide his or her intended place of residence or intended travel is punishable as provided in subsection (9).

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

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534 state, report in person to the sheriff's office sheriff to which 535 the sexual offender reported the intended change of permanent, 536 temporary, or transient residence or intended international 537 travel, and report his or her intent to remain in this state. 538 The sheriff shall promptly report this information to the 539 department. A sexual offender who reports his or her intent to 540 establish a permanent, temporary, or transient residence in 541 another state, a jurisdiction other than the State of Florida, 542 or intent to travel to another country, but who remains in this 543 state without reporting to the sheriff in the manner required by 544 this subsection commits a felony of the second degree, 545 punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 546 (9)(a) Except as otherwise specifically provided, a sexual 547 offender who fails to register; who fails, after registration, 548 to maintain, acquire, or renew a driver license or an 549 identification card; who fails to provide required location 550 information or change-of-name information; who fails to provide 551 electronic mail addresses, Internet identifiers, and each 552 Internet identifier's corresponding website homepage or 553 application software name; who fails to provide all home 554 telephone numbers and cellular telephone numbers; who fails to 555 report any changes to employment information or changes in 556 status at an institution of higher education; who fails to 557 report any changes to vehicles owned, including the addition of

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new vehicles and changes to the make, model, color, vehicle

identification number (VIN), and license tag numbers of previously reported vehicles; who fails to make a required report in connection with vacating a permanent residence; who fails to reregister as required; who fails to respond to any address verification correspondence from the department or from county or local law enforcement agencies within 3 weeks after the date of the correspondence; who knowingly provides false registration information by act or omission; or who otherwise fails, by act or omission, to A sexual offender who does not comply with the requirements of this section commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

TITLE AMENDMENT

Remove lines 35-72 and insert:

criminal offense; conforming provisions to changes

made by the act; making technical changes; amending s.

943.0435, F.S.; revising the definition of the term

"convicted"; authorizing sexual offenders to report to

the department through the department's online system

within a specified timeframe required vehicle

information changes after any change in vehicles

owned; requiring sheriffs' offices to report to the

department transient residence information in a manner

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prescribed by the department; requiring sheriffs' offices to electronically submit to and update with the department specified information within a specified timeframe after the sexual offender provides it to the sheriff's office; requiring sexual offenders to register all changes to vehicles owned through the department's online system; requiring the department to establish an online system through which sexual offenders may securely access, submit, and update all vehicles owned; requiring that, if a sexual offender is in the custody of a local jail, the custodian of the local jail register a sexual offender within a specified timeframe after intake of the sexual offender for any reason and upon release; requiring the custodian to take a digitized photograph of the sexual offender and forward the photograph and such registration information to the department; revising the reporting requirements and applicable timeframes with which a sexual offender must comply if he or she intends to establish a certain permanent, temporary, or transient residence or to travel; revising the list of requirements for which a sexual offender's failure to comply constitutes a criminal offense; specifying that, in order to

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