HB 2320-3 (LC 256) 4/16/15 (JLM/ps)

# PROPOSED AMENDMENTS TO HOUSE BILL 2320

In line 2 of the printed bill, after the semicolon delete the rest of the line and insert "creating new provisions; amending ORS 90.630, 144.102, 144.641, 163.476, 163.479, 181.800, 181.801, 181.803, 181.806, 181.807, 181.808, 181.809, 181.810, 181.812, 181.817, 181.820, 181.821, 181.835 and 181.837 and sections 7, 34 and 37, chapter 708, Oregon Laws 2013; repealing ORS 181.838, 181.839 and 181.840; and declaring an emergency.".

**"SEX OFFENDER CLASSIFICATION** 

7 Delete lines 4 through 18 and insert:

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- 9
- 10

11 "SECTION 1. ORS 181.800 is amended to read:

12 "181.800. The [Department of Corrections shall] State Board of Parole 13 and Post-Prison Supervision shall, in consultation with community 14 corrections agencies, adopt by rule a sex offender risk assessment [tool] 15 methodology for use in classifying sex offenders [based on the statistical 16 likelihood that an individual sex offender will commit another sex crime]. 17 Application of the risk assessment [tool] methodology to a sex offender must 18 result in placing the sex offender in one of the following levels:

"(1) A level one sex offender who presents the lowest risk of reoffendingand requires a limited range of notification.

"(2) A level two sex offender who presents a moderate risk of reoffending
and requires a moderate range of notification.

"(3) A level three sex offender who presents the highest risk of reoffending and requires the widest range of notification.

3 "SECTION 2. ORS 181.801 is amended to read:

"181.801. (1) When a person convicted of a crime described in ORS 163.355 4 to 163.427 is sentenced to a term of imprisonment in a Department of Cor- $\mathbf{5}$ rections institution for that crime, the [department] State Board of Parole 6 and Post-Prison Supervision shall [conduct a risk assessment of] assess the 7 person utilizing the risk assessment [tool] methodology described in ORS 8 9 181.800. The board shall apply the results of the assessment to place the person in one of the levels described in ORS 181.800 before the per-10 son is released from custody. 11

"(2) When a person convicted of a sex crime is sentenced to a term of 12 incarceration in a jail, or is discharged, released or placed on probation by 13 the court, the supervisory authority as defined in ORS 144.087 shall [conduct 14 a risk assessment of assess the person utilizing the risk assessment [tool] 15 methodology described in ORS 181.800 and apply the results of the as-16 sessment to place the person in one of the levels described in ORS 17 **181.800** no later than 60 days after the person is released from jail or dis-18 charged, released or placed on probation by the court. 19

"(3)(a) When a person is found guilty except for insanity of a sex crime, the [State Board of Parole and Post-Prison Supervision] Psychiatric Security Review Board or the Oregon Health Authority shall [conduct a risk assessment of] assess the person utilizing the risk assessment [tool] methodology described in ORS 181.800 and apply the results of the assessment to place the person in one of the levels described in ORS 181.800 [within] no later than 60 days after the person is:

"(A) Placed on conditional release by the Psychiatric Security Review
Board or the Oregon Health Authority;

"(B) Discharged from the jurisdiction of the Psychiatric Security Review
Board or the Oregon Health Authority;

"(C) Placed on conditional release by the court pursuant to ORS 161.327;
or

3 "(D) Discharged by the court pursuant to ORS 161.329.

"(b) [The Psychiatric Security Review Board or the Oregon Health Au-4 thority shall notify the State Board of Parole and Post-Prison Supervision  $\mathbf{5}$ when the Psychiatric Security Review Board or the authority conditionally 6 releases or discharges a person described in paragraph (a) of this subsection.] 7 If the State Board of Parole and Post-Prison Supervision previously 8 completed a risk assessment and assigned a classification level de-9 scribed in ORS 181.800 for a person described in paragraph (a) of this 10 subsection, the Psychiatric Security Review Board or the Oregon 11 Health Authority need not complete a reassessment for an initial 12 classification. 13

"(c) The court shall notify the [*State Board of Parole and Post-Prison Supervision*] **Psychiatric Security Review Board** when the court conditionally releases or discharges a person described in paragraph (a) of this subsection.

"(d) The Psychiatric Security Review Board or the Oregon Health 18 Authority shall notify the State Board of Parole and Post-Prison 19 Supervision no later than seven days after the Psychiatric Security 20Review Board or the authority conditionally releases or discharges a 21person who has a prior sex crime conviction that obligates the person 22to report as a sex offender, unless the person has also been found 23guilty except for insanity of a sex crime that obligates the person to 24report as a sex offender. 25

"(4) Within 60 days after the event triggering the obligation to make an
initial report, the State Board of Parole and Post-Prison Supervision shall
[conduct a risk assessment of] assess a person utilizing the risk assessment
[tool] methodology described in ORS 181.800 and apply the results of the
assessment to place the person in one of the levels described in ORS

1 **181.800** if the person:

2 "(a) Has been convicted in another United States court of a crime:

3 "(A) That would constitute a sex crime if committed in this state; or

"(B) For which the person would have to register as a sex offender in that
court's jurisdiction, or as required under federal law, regardless of whether
the crime would constitute a sex crime in this state; or

"(b) Has been convicted of a sex crime and was sentenced to a term of
imprisonment in a Department of Corrections institution for that sex crime,
but was not subjected to a risk assessment utilizing the risk assessment
[tool] methodology described in ORS 181.800 before release under subsection
(1) of this section.

"(5) When [the Department of Corrections,] the State Board of Parole and 12Post-Prison Supervision, the Psychiatric Security Review Board, the 13 **Oregon Health Authority** or a supervisory authority [conducts a risk as-14 sessment under this section] applies the results of a risk assessment to 15place a person in one of the levels described in ORS 181.800, the agency 16 shall notify the Department of State Police of the results of the risk assess-17 ment within three business days after the agency's classification. Upon 18 receipt, the Department of State Police shall enter the results of the risk 19 assessment into the Law Enforcement Data System. 20

### <sup>21</sup> "<u>SECTION 3.</u> ORS 181.803 is amended to read:

<sup>22</sup> "181.803. Notwithstanding any other provision of law:

"[(1) A person required to report as a sex offender under ORS 181.806,
181.807 or 181.808 is classified as a level three sex offender under ORS 181.800
(3) unless:]

<sup>26</sup> "[(a) Following a risk assessment conducted under ORS 181.801, the person <sup>27</sup> is classified as a level two sex offender under ORS 181.800 (2) or as a level <sup>28</sup> one sex offender under ORS 181.800 (1); or]

<sup>29</sup> "[(b) After filing a petition under ORS 181.821 (2), the person is reclassified <sup>30</sup> as a level two sex offender under ORS 181.800 (2) by the State Board of Parole 1 and Post-Prison Supervision or the Psychiatric Security Review Board.]

2 "[(2)] (1) A person who is a sexually violent dangerous offender under
3 ORS 137.765:

4 "(a) Must be classified as a level three sex offender under ORS 181.800 (3);
5 and

"(b) Is not eligible for relief from the obligation to report as a sex
offender or reclassification as a level two sex offender under ORS 181.800 (2),
pursuant to a petition filed under ORS 181.821.

9 "[(3)] (2) A person who has been convicted or found guilty except for in-10 sanity of one of the following offenses is not eligible for relief from the ob-11 ligation to report as a sex offender pursuant to a petition filed under ORS 12 181.821 (1):

13 "(a) Rape in the first degree;

14 "(b) Sodomy in the first degree;

<sup>15</sup> "(c) Unlawful sexual penetration in the first degree;

"(d) Kidnapping in the first degree as described in ORS 163.235 (1)(e) or
when the victim is under 18 years of age; or

"(e) Burglary in the first degree when committed with the intent to commit any of the offenses listed in ORS 181.805 (5)(a) to (t).

"(3) A person classified as a level three sex offender under section
7 (2)(b), chapter 708, Oregon Laws 2013 is not eligible for relief from
the obligation to report as a sex offender pursuant to a petition filed
under ORS 181.821 (1).

<sup>24</sup> "<u>SECTION 4.</u> ORS 181.821 is amended to read:

<sup>25</sup> "181.821. (1)(a) A person who is required to report as a sex offender under <sup>26</sup> ORS 181.806, 181.807 or 181.808 due to a conviction for a sex crime and is <sup>27</sup> classified as a level one sex offender under ORS 181.800 (1) may petition the <sup>28</sup> State Board of Parole and Post-Prison Supervision to relieve the person from <sup>29</sup> the obligation to report as a sex offender under ORS 181.806, 181.807 or <sup>30</sup> 181.808. "(b) A person who is required to report as a sex offender under ORS 181.806, 181.807 or 181.808 due to being found guilty except for insanity under ORS 161.295 for a sex crime, and is classified as a level one sex offender under ORS 181.800 (1), may petition the Psychiatric Security Review Board to relieve the person from the obligation to report as a sex offender under ORS 181.806, 181.807 or 181.808.

"(c)(A) Except as otherwise provided in subparagraph (B) of this paragraph, a person described in paragraph (a) or (b) of this subsection may file the petition no sooner than five years after the date supervision for the sex crime is terminated or, if the person was not subject to supervision for the sex crime, five years after the date the person was discharged from the jurisdiction of the court, Psychiatric Security Review Board or Oregon Health Authority.

"(B) A person who was reclassified under subsection (2) of this section from a level two sex offender under ORS 181.800 (2) to a level one sex offender under ORS 181.800 (1) may file the petition no sooner than five years after the date of reclassification.

"(d) Notwithstanding paragraph (c) of this subsection, if a person is required to report because of a conviction or finding of guilty except for insanity from another United States court as that term is defined in ORS 181.805, the person may not petition for relief from reporting as a sex offender in Oregon unless the laws of the jurisdiction where the person was convicted or found guilty except for insanity would permit a petition for relief from reporting as a sex offender.

"(2)(a) A person who is required to report as a sex offender under ORS
181.806, 181.807 or 181.808 due to a conviction for a sex crime and is classified as a level three sex offender under ORS 181.800 (3) may petition the
State Board of Parole and Post-Prison Supervision to reclassify the person
as a level two sex offender under ORS 181.800 (2).

30 "(b) A person who is required to report as a sex offender under ORS

181.806, 181.807 or 181.808 due to being found guilty except for insanity under
ORS 161.295 for a sex crime, and is classified as a level three sex offender
under ORS 181.800 (3), may petition the Psychiatric Security Review Board
to reclassify the person as a level two sex offender under ORS 181.800 (2).

5 "(c) A person who is required to report as a sex offender under ORS 6 181.806, 181.807 or 181.808 due to a conviction for a sex crime and is classi-7 fied as a level two sex offender under ORS 181.800 (2) may petition the State 8 Board of Parole and Post-Prison Supervision to reclassify the person as a 9 level one sex offender under ORS 181.800 (1).

"(d) A person who is required to report as a sex offender under ORS 181.806, 181.807 or 181.808 due to being found guilty except for insanity under ORS 161.295 for a sex crime, and is classified as a level two sex offender under ORS 181.800 (2), may petition the Psychiatric Security Review Board to reclassify the person as a level one sex offender under ORS 181.800 (1).

"(e) The petition described in this subsection may be filed no sooner than 10 years after the date supervision for the sex crime is terminated or, if the person was not subject to supervision for the sex crime, 10 years after the date the person was discharged from the jurisdiction of the court, Psychiatric Security Review Board or Oregon Health Authority.

"(3)(a) The State Board of Parole and Post-Prison Supervision or the Psychiatric Security Review Board shall deny a petition filed under this section if, at any time after the person is convicted or found guilty except for insanity of a sex crime, the person is convicted of or found guilty except for insanity of a person felony or a person Class A misdemeanor, as those terms are defined in the rules of the Oregon Criminal Justice Commission.

"(b) The appropriate board shall deny a petition filed under subsection
(2)(c) or (d) of this section if the board has previously reclassified the person
as a level two sex offender under ORS 181.800 (2) as the result of a petition
filed under subsection (2)(a) or (b) of this section.

<sup>30</sup> "(4)(a) Except as otherwise provided in subsection (3) of this section, if

a person files a petition under subsection (1) of this section, the State Board of Parole and Post-Prison Supervision or the Psychiatric Security Review Board shall hold a hearing. At the hearing, the board shall enter an order relieving the person of the obligation to report as a sex offender under ORS 181.806, 181.807 or 181.808 if the board determines, by clear and convincing evidence, that the person:

7 "(A) Is statistically unlikely to reoffend; and

8 "(B) Does not pose a threat to the safety of the public.

"(b)(A) Except as otherwise provided in subsection (3) of this section, if 9 a person files a petition under subsection (2)(a) or (b) of this section, the 10 State Board of Parole and Post-Prison Supervision or the Psychiatric Secu-11 rity Review Board shall hold a hearing. At the hearing, the board shall enter 12an order reclassifying the person as a level two sex offender under ORS 13 181.800 (2) if, after completion of a new risk assessment utilizing the risk 14 assessment [tool] methodology described in ORS 181.800, the person is clas-15sified as presenting a low or moderate risk of reoffending and the board de-16 termines that a lower level of notification is sufficient to protect public 17 safety. 18

"(B) Except as otherwise provided in subsection (3) of this section, if a 19 person files a petition under subsection (2)(c) or (d) of this section, the State 20Board of Parole and Post-Prison Supervision or the Psychiatric Security 21Review Board shall hold a hearing. At the hearing, the board shall enter an 22order reclassifying the person as a level one sex offender under ORS 181.800 23(1) if, after completion of a new risk assessment utilizing the risk assessment 24[tool] **methodology** described in ORS 181.800, the person is classified as 25presenting a low risk of reoffending and the board determines that a lower 26level of notification is sufficient to protect public safety. 27

"(5) In making the determinations described in subsection (4) of this section, the State Board of Parole and Post-Prison Supervision or the Psychiatric Security Review Board shall consider:

1 "(a) The nature of and degree of violence involved in the offense that 2 requires reporting;

"(b) The age and number of victims of the offense that requires reporting;
"(c) The age of the person at the time of the offense that requires reporting;
porting;

6 "(d) The length of time since the offense that requires reporting and the 7 time period during which the person has not reoffended;

8 "(e) The person's performance on supervision for the offense that requires9 reporting;

"(f) Whether the person has participated in or successfully completed a
 court-approved sex offender treatment program or any other rehabilitative
 programs;

13 "(g) The person's stability in employment and housing;

14 "(h) The person's community and personal support system;

"(i) Other criminal and relevant noncriminal behavior of the person both
before and after the offense that requires reporting; and

17 "(j) Any other relevant factors.

"(6)(a) The Attorney General may represent the state at a hearing conducted under this section unless the district attorney of the county in which the person was convicted or, if the conviction for which the person is required to report as a sex offender was entered in another United States court, the district attorney of the county in which the person resides, elects to represent the state.

"(b) If a district attorney elects to represent the state, the district attorney shall give timely written notice of the election to the Attorney General, the State Board of Parole and Post-Prison Supervision or the Psychiatric Security Review Board and the person who is the subject of the hearing.

"(c) If the district attorney declines to represent the state, the district
 attorney shall cooperate with the Attorney General in securing the material
 necessary to represent the state.

"(7)(a) When the State Board of Parole and Post-Prison Supervision or the Psychiatric Security Review Board enters an order under this section relieving a person of the obligation to report as a sex offender under ORS 181.806, 181.807 or 181.808 or enters an order reclassifying a person as a level two sex offender under ORS 181.800 (2) or as a level one sex offender under ORS 181.800 (1), the board shall forward a copy of the order to the Department of State Police.

8 "(b) Upon receipt of an order relieving a person of the obligation to re-9 port, the department shall remove from the Law Enforcement Data System 10 the sex offender information obtained from the sex offender registration form 11 submitted under ORS 181.806, 181.807 or 181.808.

"(c) Upon receipt of an order reclassifying a person as a level two sex offender under ORS 181.800 (2) or as a level one sex offender under ORS 181.800 (1), the department shall update the Law Enforcement Data System to reflect the reclassification.

"(8) The State Board of Parole and Post-Prison Supervision and the Psychiatric Security Review Board shall adopt rules to carry out the provisions of this section. The rules may include a filing fee in an amount determined by the appropriate board. All fees paid under this subsection shall be deposited into the General Fund and credited to the account of the appropriate board.

"(9) As used in this section, 'supervision' means probation, parole, post prison supervision or any other form of supervised or conditional release.

24 25

#### **"SEX OFFENDER REPORTING**

26

27 "SECTION 5. ORS 181.806 is amended to read:

28 "181.806. (1) The agency to which a person reports under subsection (3) 29 of this section shall complete a sex offender registration form concerning the 30 person when the person reports under subsection (3) of this section.

1 "(2) Subsection (3) of this section applies to a person who:

"(a) Is discharged, paroled or released on any form of supervised or conditional release from a jail, prison or other correctional facility or detention
facility in this state at which the person was confined as a result of:

5 "(A) Conviction of a sex crime or a crime for which the person would 6 have to register as a sex offender under federal law; or

7 "(B) Having been found guilty except for insanity of a sex crime;

8 "(b) Is paroled to this state under ORS 144.610 after being convicted in
9 another United States court of a crime:

10 "(A) That would constitute a sex crime if committed in this state; or

"(B) For which the person would have to register as a sex offender in that court's jurisdiction, or as required under federal law, regardless of whether the crime would constitute a sex crime in this state; or

"(c) Is discharged by the court under ORS 161.329 after having been found
 guilty except for insanity of a sex crime.

"(3)(a) A person described in subsection (2) of this section shall report, in person, to the Department of State Police, a city police department or a county sheriff's office, in the county to which the person was discharged, paroled or released or in which the person was otherwise placed:

20 "(A) Within 10 days following discharge, release on parole, post-prison 21 supervision or other supervised or conditional release;

<sup>22</sup> "(B) Within 10 days of a change of residence;

"(C) Once each year within 10 days of the person's birth date, regardless
of whether the person changed residence;

"(D) Within 10 days of the first day the person works at, carries on a
 vocation at or attends an institution of higher education; and

"(E) Within 10 days of a change in work, vocation or attendance status
at an institution of higher education.

29 "(b) If a person required to report under this subsection has complied with 30 the initial reporting requirement under paragraph (a)(A) of this subsection, the person shall subsequently report, in person, in the circumstances specified in paragraph (a) of this subsection, as applicable, to the Department of State Police, a city police department or a county sheriff's office, in the county of the person's last reported residence.

6 "(c) Notwithstanding paragraphs (a) and (b) of this subsection, a
6 person required to report under this subsection:

"(A) Who is a youth offender committed to the Oregon Youth Authority by order of the juvenile court or placed in the physical custody
of the authority under ORS 137.124 or another provision of law may
report to the authority.

"(B) Who is a youth offender or a young person, as defined in ORS
 419A.004, and who is under supervision to a juvenile department of a
 county may report to the juvenile department.

"[(c)] (d) The obligation to report under this subsection terminates if the conviction or adjudication that gave rise to the obligation is reversed or vacated or if the registrant is pardoned.

"(4) As part of the registration and reporting requirements of this section:
"(a) The person required to report shall:

"(A) Provide the information necessary to complete the sex offender reg istration form and sign the form as required; and

"(B) Submit to the requirements described in paragraph (b) of this subsection.

"(b) The Department of State Police, Oregon Youth Authority, county
juvenile department, [the] city police department or [the] county sheriff's
office:

26 "(A) Shall photograph the person when the person initially reports under 27 this section and each time the person reports annually under this section;

"(B) May photograph the person or any identifying scars, marks or
 tattoos located on the person when the person reports under any of the cir cumstances described in this section; and

1 "(C) Shall fingerprint the person if the person's fingerprints are not in-2 cluded in the record file of the Department of State Police.

3 "SECTION 6. ORS 181.807 is amended to read:

"181.807. (1) The agency to which a person reports under subsection (4)
of this section shall complete a sex offender registration form concerning the
person when the person reports under subsection (4) of this section.

"(2) Subsection (4) of this section applies to a person who is discharged,
released or placed on probation:

9 "(a) By the court after being convicted in this state of a sex crime;

"(b) By a federal court after being convicted of a crime for which the
person would have to register as a sex offender under federal law, regardless
of whether the crime would constitute a sex crime in this state; or

"(c) To or in this state under ORS 144.610 after being convicted in another
 United States court of a crime:

15 "(A) That would constitute a sex crime if committed in this state; or

16 "(B) For which the person would have to register as a sex offender in that 17 court's jurisdiction, regardless of whether the crime would constitute a sex 18 crime in this state.

"(3) The court shall ensure that the person completes a form that documents the person's obligation to report under ORS 181.806 or this section. No later than three working days after the person completes the form required by this subsection, the court shall ensure that the form is sent to the Department of State Police.

"(4)(a) A person described in subsection (2) of this section shall report, in person, to the Department of State Police, a city police department or a county sheriff's office, in the county to which the person was discharged or released or in which the person was placed on probation:

"(A) Within 10 days following discharge, release or placement on probation;

30 "(B) Within 10 days of a change of residence;

"(C) Once each year within 10 days of the person's birth date, regardless
of whether the person changed residence;

"(D) Within 10 days of the first day the person works at, carries on a
vocation at or attends an institution of higher education; and

5 "(E) Within 10 days of a change in work, vocation or attendance status 6 at an institution of higher education.

"(b) If a person required to report under this subsection has complied with the initial reporting requirement under paragraph (a)(A) of this subsection, the person shall subsequently report, in person, in the circumstances specified in paragraph (a) of this subsection, as applicable, to the Department of State Police, a city police department or a county sheriff's office, in the county of the person's last reported residence.

"(c) Notwithstanding paragraphs (a) and (b) of this subsection, a
 person required to report under this subsection:

"(A) Who is a youth offender committed to the Oregon Youth Au thority by order of the juvenile court or placed in the physical custody
 of the authority under ORS 137.124 or another provision of law may
 report to the authority.

"(B) Who is a youth offender or a young person, as defined in ORS
 419A.004, and who is under supervision to a juvenile department of a
 county may report to the juvenile department.

"[(c)] (d) The obligation to report under this subsection terminates if the conviction or adjudication that gave rise to the obligation is reversed or vacated or if the registrant is pardoned.

"(5) As part of the registration and reporting requirements of this section:
"(a) The person required to report shall:

"(A) Provide the information necessary to complete the sex offender registration form and sign the form as required; and

29 "(B) Submit to the requirements described in paragraph (b) of this sub-30 section. "(b) The Department of State Police, Oregon Youth Authority, county
juvenile department, [the] city police department or [the] county sheriff's
office:

4 "(A) Shall photograph the person when the person initially reports under 5 this section and each time the person reports annually under this section;

6 "(B) May photograph the person or any identifying scars, marks or 7 tattoos located on the person when the person reports under any of the cir-8 cumstances described in this section; and

9 "(C) Shall fingerprint the person if the person's fingerprints are not in-10 cluded in the record file of the Department of State Police.

<sup>11</sup> "<u>SECTION 7.</u> ORS 181.808 is amended to read:

"181.808. (1)(a) When a person described in subsection (6) of this section moves into this state and is not otherwise required by ORS 181.806, 181.807 or 181.809 to report, the person shall report, in person, to the Department of State Police [*in Marion County, Oregon*], a city police department or a county sheriff's office, in the county of the person's residence:

17 "(A) No later than 10 days after moving into this state;

18 "(B) Within 10 days of a change of residence;

"(C) Once each year within 10 days of the person's birth date, regardless
of whether the person changed residence;

"(D) Within 10 days of the first day the person works at, carries on a
vocation at or attends an institution of higher education; and

"(E) Within 10 days of a change in work, vocation or attendance status
at an institution of higher education.

"(b) If a person required to report under this subsection has complied with the initial reporting requirement under paragraph (a)(A) of this subsection, the person shall subsequently report, in person, in the circumstances specified in paragraph (a) of this subsection, as applicable, to the Department of State Police, a city police department or a county sheriff's office, in the county of the person's last reported residence.

"(2)(a) When a person described in ORS 181.806 (2) or 181.807 (2) or subsection (6) of this section attends school or works in this state, resides in another state and is not otherwise required by ORS 181.806, 181.807 or 181.809 to report, the person shall report, in person, to the Department of State Police, a city police department or a county sheriff's office, in the county in which the school or place of work is located, no later than 10 days after:

8 "(A) The first day of school attendance or the 14th day of employment in
9 this state; and

10 "(B) A change in school enrollment or employment.

11 "(b) As used in this subsection, 'attends school' means enrollment in any 12 type of school on a full-time or part-time basis.

"(3)(a) When a person described in subsection (6) of this section resides in this state at the time of the conviction or adjudication giving rise to the obligation to report, continues to reside in this state following the conviction or adjudication and is not otherwise required by ORS 181.806, 181.807 or 181.809 to report, the person shall report, in person, to the Department of State Police [*in Marion County, Oregon*], a city police department or a **county sheriff's office, in the county of the person's residence**:

20 "(A) Within 10 days following:

"(i) Discharge, release on parole or release on any form of supervised or conditional release, from a jail, prison or other correctional facility or detention facility; or

"(ii) Discharge, release or placement on probation, by another United
 States court;

<sup>26</sup> "(B) Within 10 days of a change of residence;

"(C) Once each year within 10 days of the person's birth date, regardless
of whether the person has changed residence;

"(D) Within 10 days of the first day the person works at, carries on a
 vocation at or attends an institution of higher education; and

"(E) Within 10 days of a change in work, vocation or attendance status
at an institution of higher education.

"(b) If a person required to report under this subsection has complied with the applicable initial reporting requirement under paragraph (a)(A) of this subsection, the person shall subsequently report, in person, in the circumstances specified in paragraph (a) of this subsection, as applicable, to the Department of State Police, a city police department or a county sheriff's office, in the county of the person's last reported residence.

9 "(4) When a person reports under this section, the agency to which the 10 person reports shall complete a sex offender registration form concerning the 11 person.

"(5) The obligation to report under this section terminates if the conviction or adjudication that gave rise to the obligation is reversed or vacated or if the registrant is pardoned.

"(6) Subsections (1) to (5) of this section apply to a person convicted in
 another United States court of a crime:

17 "(a) That would constitute a sex crime if committed in this state; or

(b) For which the person would have to register as a sex offender in that court's jurisdiction, or as required under federal law, regardless of whether the crime would constitute a sex crime in this state.

"(7) As part of the registration and reporting requirements of this section:
"(a) The person required to report shall:

"(A) Provide the information necessary to complete the sex offender reg istration form and sign the form as required; and

25 "(B) Submit to the requirements described in paragraph (b) of this sub-26 section.

"(b) The Department of State Police, the city police department or the
 county sheriff's office:

29 "(A) Shall photograph the person when the person initially reports under 30 this section, each time the person reports annually under subsection (1)(a)(C) or (3)(a)(C) of this section and each time the person reports under subsection
(2)(a)(B) of this section;

"(B) May photograph the person or any identifying scars, marks or
tattoos located on the person when the person reports under any of the circumstances described in this section; and

6 "(C) Shall fingerprint the person if the person's fingerprints are not in-7 cluded in the record file of the Department of State Police.

8 **"SECTION 8.** ORS 181.809 is amended to read:

9 "181.809. (1) Unless the juvenile court enters an order under ORS 181.823
10 or 181.826 relieving a person of the obligation to report as a sex offender,
11 subsections (2) to (4) of this section apply to a person:

"[(a) Who has been found to be within the jurisdiction of the juvenile court under ORS 419C.005, or found by the juvenile court to be responsible except for insanity under ORS 419C.411, for having committed an act that if committed by an adult would constitute a felony sex crime; or]

"(a) Who has been ordered under section 31 of this 2015 Act to re port as a sex offender; or

"(b) Who has been found in a juvenile adjudication in another United States court to have committed an act while the person was under 18 years of age that would constitute a felony sex crime if committed in this state by an adult.

"(2) A person described in subsection (1) of this section who resides in
this state shall make an initial report, in person, to the Department of State
Police, a city police department or a county sheriff's office as follows:

<sup>25</sup> "[(a) If, as a result of the juvenile adjudication for a felony sex crime, the <sup>26</sup> person is discharged, released or placed on probation or any other form of <sup>27</sup> supervised or conditional release by the juvenile court, the person shall make <sup>28</sup> the initial report in the county in which the person is discharged, released or <sup>29</sup> placed on probation or other form of supervised or conditional release, no later <sup>30</sup> than 10 days after the date the person is discharged, released or placed on

1 probation or other form of supervised or conditional release;]

2 "[(b) If, as a result of the juvenile adjudication for a felony sex crime, the 3 person is confined in a correctional facility by the juvenile court, the person 4 shall make the initial report in the county in which the person is discharged 5 or otherwise released from the facility, no later than 10 days after the date the 6 person is discharged or otherwise released from the facility; or]

"(a) The person shall report no later than 10 days after the date of
the termination of juvenile court jurisdiction over the person or, if the
person is placed under the jurisdiction of the Psychiatric Security Review Board, no later than 10 days after the date the person is discharged from the jurisdiction of the board; or

"[(c)] (b) If the person is adjudicated for the act giving rise to the obligation to report in another United States court and the person is found to have committed an act that if committed by an adult in this state would constitute:

16 "(A) A Class A or Class B felony sex crime:

"(i) If the person is not a resident of this state at the time of the adjudication, the person shall make the initial report to the Department of State
Police in Marion County, Oregon, no later than 10 days after the date the
person moves into this state; or

"(ii) If the person is a resident of this state at the time of the adjudi-21cation, the person shall make the initial report to the Department of State 22Police in Marion County, Oregon, no later than 10 days after the date the 23person is discharged, released or placed on probation or any other form of 24supervised or conditional release by the other United States court or, if the 25person is confined in a correctional facility by the other United States court, 26no later than 10 days after the date the person is discharged or otherwise 27released from the facility. 28

29 "(B) A Class C felony sex crime:

30 "(i) If the person is not a resident of this state at the time of the adju-

dication, the person shall make the initial report to the Department of State
Police in Marion County, Oregon, no later than six months after the date
the person moves into this state; or

"(ii) If the person is a resident of this state at the time of the adjudi-4 cation, the person shall make the initial report to the Department of State  $\mathbf{5}$ Police in Marion County, Oregon, no later than 10 days after the date the 6 person is discharged, released or placed on probation or any other form of 7 supervised or conditional release by the other United States court or, if the 8 person is confined in a correctional facility by the other United States court, 9 no later than 10 days after the date the person is discharged or otherwise 10 released from the facility. 11

"(3) After making the initial report described in subsection (2) of this
section, the person shall report, in person, to the Department of State Police,
a city police department or a county sheriff's office, in the county of the
person's last reported residence:

16 "(a) Within 10 days of a change of residence;

"(b) Once each year within 10 days of the person's birth date, regardless
of whether the person changed residence;

"(c) Within 10 days of the first day the person works at, carries on a vocation at or attends an institution of higher education; and

"(d) Within 10 days of a change in work, vocation or attendance status
at an institution of higher education.

"(4) When a person described in subsection (1) of this section attends school or works in this state, resides in another state and is not otherwise required to report as a sex offender under this section or ORS 181.806, 181.807 or 181.808, the person shall report, in person, to the Department of State Police, a city police department or a county sheriff's office, in the county in which the person attends school or works, no later than 10 days after:

30 "(a) The first day of school attendance or the 14th day of employment in

1 this state; and

2 "(b) A change in school enrollment or employment.

"(5) The agency to which a person reports under this section shall complete a sex offender registration form concerning the person when the person
reports under this section.

"(6) As part of the registration and reporting requirements of this section:
"(a) The person required to report shall:

8 "(A) Provide the information necessary to complete the sex offender reg9 istration form and sign the form as required; and

"(B) Submit to the requirements described in paragraph (b) of this sub-section.

"(b) The Department of State Police, Oregon Youth Authority, county
 juvenile department, [the] city police department or [the] county sheriff's
 office:

"(A) Shall photograph the person when the person initially reports under
 this section and each time the person reports annually under this section;

"(B) May photograph the person or any identifying scars, marks or tattoos located on the person when the person reports under any of the circumstances described in this section; and

20 "(C) Shall fingerprint the person if the person's fingerprints are not in-21 cluded in the record file of the Department of State Police.

"(7) The obligation to report under this section is terminated if the adjudication that gave rise to the obligation is reversed or vacated.

<sup>24</sup> "[(8) The court shall ensure that a person described in subsection (1)(a) of <sup>25</sup> this section completes a form that documents the person's obligation to report <sup>26</sup> under this section. No later than three working days after the person completes <sup>27</sup> the form required by this subsection, the court shall ensure that the form is <sup>28</sup> sent to the Department of State Police.]

"(8) Notwithstanding subsections (2) and (3) of this section, a person
 required to report under this section:

"(a) Who is a youth offender committed to the Oregon Youth Authority by order of the juvenile court or placed in the physical custody
of the authority under ORS 137.124 or another provision of law may
report to the authority.

"(b) Who is a youth offender or a young person, as defined in ORS
419A.004, and who is under supervision to a juvenile department of a
county may report to the juvenile department.

8 "SECTION 9. ORS 181.812 is amended to read:

9 "181.812. (1) A person who is required to report as a sex offender in ac-10 cordance with the applicable provisions of ORS 181.806, 181.807, 181.808 or 11 181.809 and who has knowledge of the reporting requirement commits the 12 crime of failure to report as a sex offender if the person:

13 "(a) Fails to make the initial report to an agency;

14 "(b) Fails to report when the person works at, carries on a vocation at 15 or attends an institution of higher education;

"(c) Fails to report following a change of school enrollment or employ ment status, including enrollment, employment or vocation status at an in stitution of higher education;

19 "(d) Moves to a new residence and fails to report the move and the 20 person's new address;

21 "(e) Fails to make an annual report;

<sup>22</sup> "(f) Fails to provide complete and accurate information;

23 "(g) Fails to sign the sex offender registration form as required; or

24 "(h) Fails to submit to fingerprinting or to having a photograph taken 25 of the person's face, identifying scars, marks or tattoos.

"(2)(a) It is an affirmative defense to a charge of failure to report under
subsection (1)(d) of this section by a person required to report under ORS
181.806 (3)(a)(B), 181.807 (4)(a)(B) or 181.809 (3)(a) that the person reported,
in person, within 10 days of a change of residence to the Department of State
Police, the Oregon Youth Authority, a county juvenile department, a

city police department or a county sheriff's office, in the county of the
person's new residence, if the person otherwise complied with all reporting
requirements.

"(b) It is an affirmative defense to a charge of failure to report under
subsection (1)(a) of this section by a person required to report under ORS
[181.808 (1)(a) or] 181.809 [(2)(c)(A)(i)] (2)(b)(A)(i) that the person reported,
in person, to the Department of State Police, the Oregon Youth Authority,
a county juvenile department, a city police department or a county
sheriff's office, in the county of the person's new residence, within 10 days
of moving into this state.

"(c) It is an affirmative defense to a charge of failure to report under subsection (1)(a) of this section by a person required to report under ORS 181.809 [(2)(c)(B)(i)] (2)(b)(B)(i) that the person reported, in person, to the Department of State Police, the Oregon Youth Authority, a county juvenile department, a city police department or a county sheriff's office, in the county of the person's new residence, within six months of moving into this state.

"(d) It is an affirmative defense to a charge of failure to report under subsection (1) of this section by a person required to report under ORS [181.808 (3) or] 181.809 [(2)(c)(A)(ii)] (2)(b)(A)(ii) or (B)(ii) or (3) that the person reported, in person, to the Department of State Police, the Oregon Youth Authority, a county juvenile department, a city police department or a county sheriff's office, in the county of the person's residence, if the person otherwise complied with all reporting requirements.

"(3)(a) Except as otherwise provided in paragraph (b) of this subsection,
failure to report as a sex offender is a Class A misdemeanor.

"(b) Failure to report as a sex offender is a Class C felony if the person
violates:

29 "(A) Subsection (1)(a) of this section; or

30 "(B) Subsection (1)(b), (c), (d) or (g) of this section and the crime for

1 which the person is required to report is a felony.

"(4) A person who fails to sign and return an address verification form
as required by ORS 181.810 (4) commits a violation.

4 **"SECTION 10.** ORS 181.810 is amended to read:

<sup>5</sup> "181.810. (1) Agencies [*required to register*] **registering** offenders under <sup>6</sup> ORS 181.806, 181.807, 181.808 and 181.809 shall use forms [*provided*] **and** <sup>7</sup> **procedures adopted** by the Department of State Police **by administrative** <sup>8</sup> **rule**. The department shall include places on the form to list all the names <sup>9</sup> used by the offender and the address of the offender. No later than three <sup>10</sup> working days after registration, the agency or official completing the form <sup>11</sup> shall[:]

"[(a) Send the original copy of the registration form to the department; or] "[(b) Forward the registration information to the department by any means and, within 10 working days after registration, send the original copy of the registration form to the department.] forward the registration information to the department in the manner prescribed by the department.

"(2) The department shall enter into the Law Enforcement Data System the sex offender information obtained from the sex offender registration forms. If a conviction or adjudication that gave rise to the registration obligation is reversed or vacated or if the registrant is pardoned, the department shall remove from the Law Enforcement Data System the sex offender information obtained from the form.

"(3) The Law Enforcement Data System may send sex offender information to the National Crime Information Center as part of the national sex offender registry in accordance with appropriate state and federal procedures.

"(4) If the person is no longer under supervision, the department shall verify the residence address of a person determined to be a sexually violent dangerous offender as defined in ORS 137.765 every 90 days by mailing a verification form to the person at the person's last reported residence address. No later than 10 days after receiving the form, the person shall sign
and return the form to the department.

"(5) The department shall assess a person who is required to report under ORS 181.806, 181.807, 181.808 or 181.809 and who is not under supervision a fee of \$70 each year. Moneys received by the department under this subsection are continuously appropriated to the department for the purpose of carrying out the department's duties under ORS 181.800 to 181.845.

8 **"SECTION 11.** ORS 181.817 is amended to read:

9 "181.817. (1) For those sex offenders classified as a level three sex offender 10 under ORS 181.800 (3), or designated as a predatory sex offender [*under ORS* 11 181.838] **prior to January 1, 2014**, the agency making the classification or 12 designation shall provide the Department of State Police, by electronic or 13 other means, at the termination of supervision, with the following informa-14 tion for the purpose of offender profiling:

15 "(a) Presentence investigations;

16 "(b) Violation reports;

17 "(c) Parole and probation orders;

18 "(d) Conditions of parole and probation and other corrections records;

19 "(e) Sex offender risk [assessment tools] assessments; and

20 "(f) Any other information that the agency determines is appropriate dis-21 closure of which is not otherwise prohibited by law.

"(2) The Oregon Youth Authority and county juvenile departments shall
provide access to information in their files to the Oregon State Police for
the purpose of offender profiling.

"(3)(a) Except as otherwise provided by law, the Oregon State Police may
not disclose information received under subsection (1) or (2) of this section.

"(b) The Department of State Police may release information on the methodology of offenses and behavior profiles derived from information received under subsection (1) or (2) of this section to local law enforcement agencies.

### 1 **"SECTION 12.** ORS 181.820 is amended to read:

"181.820. (1)(a) No sooner than 10 years after termination of supervision on probation, conditional release, parole or post-prison supervision, a person required to report under ORS 181.806, 181.807 or 181.808 may file a petition in circuit court for an order relieving the person of the duty to report. The person must pay the filing fee established under ORS 21.135. A petition may be filed under this section only if:

8 "(A) The person has only one conviction for a sex crime; and

9 "(B) The sex crime was a misdemeanor or Class C felony or, if committed 10 in another state, would have been a misdemeanor or Class C felony if com-11 mitted in this state.[; and]

"[(C) The person has not been determined to be a predatory sex offender
 as described in ORS 181.838.]

"(b)(A) Except as otherwise provided in this paragraph, the petition must
be filed in the circuit court of the county in which the person was convicted
of the sex crime.

"(B) If the person was convicted of the sex crime in another state, the petition must be filed in the circuit court of the county in which the person resides.

"(c) The district attorney of the county in which the petition is filed shall
be named and served as the respondent in the petition.

"(2) The court shall hold a hearing on the petition. In determining
whether to grant the relief requested, the court shall consider:

<sup>24</sup> "(a) The nature of the offense that required reporting;

<sup>25</sup> "(b) The age and number of victims;

<sup>26</sup> "(c) The degree of violence involved in the offense;

"(d) Other criminal and relevant noncriminal behavior of the petitioner
both before and after the conviction that required reporting;

29 "(e) The period of time during which the petitioner has not reoffended;

30 "(f) Whether the petitioner has successfully completed a court-approved

1 sex offender treatment program; and

2 "(g) Any other relevant factors.

"(3) If the court is satisfied by clear and convincing evidence that the petitioner is rehabilitated and that the petitioner does not pose a threat to the safety of the public, the court shall enter an order relieving the petitioner of the duty to report. When the court enters an order under this subsection, the petitioner shall send a certified copy of the court order to the Department of State Police.

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### **"OFFENDER INFORMATION AVAILABLE TO PUBLIC**

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<sup>12</sup> "SECTION 13. ORS 181.835 is amended to read:

"181.835. (1)(a) A notifying agency or a supervising agency shall release,
upon request, any information that may be necessary to protect the public
concerning sex offenders who reside in a specific area or concerning a specific sex offender.

"(b) A notifying agency or a supervising agency may release sex offender information to a law enforcement agency if the notifying agency or supervising agency determines that the release of information is in the public interest.

"(c) In addition to the release of information described in this subsection and ORS 137.540, 144.260 and 441.373, a notifying agency or a supervising agency may release sex offender information to the public in accordance with subsections (2) to (4) of this section.

"(2) If the sex offender is classified as a level three sex offender under
ORS 181.800 (3):

"(a) The Department of State Police shall release sex offender information
on a website maintained by the department; and

"(b) The supervising agency or a notifying agency may release sex
 offender information to:

1 "(A) A person that resides with the sex offender;

"(B) A person with whom the sex offender has a significant relationship;
"(C) Residential neighbors and churches, community parks, schools and
child care centers, convenience stores, businesses and other places that
children or other potential victims may frequent;

6 "(D) A long term care facility, as defined in ORS 442.015, or a residential 7 care facility, as defined in ORS 443.400, if the agency knows that the sex 8 offender is seeking admission to the facility; and

9 "(E) Local or regional media sources.

10 "(3) Notwithstanding subsection (2)(a) of this section, the Depart-11 ment of State Police may not use the Internet to make available to 12 the public information concerning a sex offender classified as a level 13 three sex offender under ORS 181.800 (3) if the person is under the 14 supervision of the Psychiatric Security Review Board or the Oregon 15 Health Authority.

"[(3)] (4) If the sex offender is classified as a level two sex offender under ORS 181.800 (2), the supervising agency or a notifying agency may release sex offender information to the persons or entities described in subsection (2)(b)(A) to (D) of this section.

"[(4)] (5) If the sex offender is classified as a level one sex offender under ORS 181.800 (1), the supervising agency or a notifying agency may release sex offender information to a person described in subsection (2)(b)(A) of this section.

[(5)] (6) As used in this section:

"(a) 'Notifying agency' means the Department of State Police, a city police department, a county sheriff's office or a police department established
by a university under ORS 352.383.

"(b) 'Sex offender information' means information that the Department
of State Police determines by rule is appropriate for release to the public.
"(c) 'Supervising agency' means a governmental entity responsible for

supervising a person required to report as a sex offender under ORS 181.806
or 181.807.

3 **"SECTION 14.** ORS 181.837 is amended to read:

"181.837. (1)(a) Except as otherwise provided in [ORS 181.839 or] this section, when a sex offender is under the supervision of the Oregon Youth Authority or a county juvenile department for the first time as a result of committing an act that if committed by an adult would constitute a sex crime, the Department of State Police, city police department or county sheriff's office shall release, upon request, only:

10 "(A) The sex offender's name and year of birth;

11 "(B) The name and zip code of the city where the sex offender resides;

"(C) The name and telephone number of a contact person at the agency
that is supervising the sex offender; and

14 "(D) The name of institutions of higher education that the sex offender 15 attends or at which the sex offender works or carries on a vocation.

(b) Notwithstanding paragraph (a) of this section, the Oregon Youth Authority or a county juvenile department shall release, upon request, any information that may be necessary to protect the public concerning a sex offender under the supervision of the authority or department.

"(2) Except as otherwise limited by subsection (1)(a) of this section re-20garding persons who are under supervision for the first time as sex offenders, 21the Department of State Police, a city police department or a county sheriff's 22office shall release, upon request, any information that may be necessary to 23protect the public concerning sex offenders required to report under ORS 24181.809 who reside in a specific area or concerning a specific sex offender 25required to report under ORS 181.809. However, the entity releasing the in-26formation may not release the identity of a victim of a sex crime. 27

"(3)(a) The Department of State Police may make the information described in subsections (1) and (2) of this section available to the public, without the need for a request, by electronic or other means. The Department of State Police shall make information about a person who is under supervision for the first time as a result of committing an act that if committed by an adult would constitute a sex crime accessible only by the use of the sex offender's name. For all other sex offenders required to report under ORS 181.809, the Department of State Police may make the information accessible in any manner the department chooses.

"(b) Notwithstanding paragraph (a) of this subsection, the Department of
State Police may not use the Internet to make information available to the
public. [except as required by paragraph (c) of this subsection.]

"[(c) Notwithstanding subsections (1) and (2) of this section, the Department 10 of State Police shall make the information described in paragraph (d) of this 11 subsection available to the public on the website described in ORS 181.835 12(2)(a) if the information is about a person determined to be a predatory sex 13 offender, as provided in ORS 181.838, who has also been determined, pursuant 14 to rules of the agency making the predatory sex offender determination, to 15present the highest risk of reoffending and to require the widest range of no-16 *tification.*] 17

"[(d) The information required to be made available under paragraph (c)
of this subsection is:]

20 "[(A) The person's name and address;]

21 "[(B) A physical description of the person including, but not limited to, the 22 person's age, height, weight and eye and hair color;]

<sup>23</sup> "[(C) The type of vehicle that the person is known to drive;]

24 "[(D) Any conditions or restrictions upon the person's probation or condi-25 tional release;]

<sup>26</sup> "[(E) A description of the person's primary and secondary targets;]

27 "[(F) A description of the person's method of offense;]

28 "[(G) A current photograph of the person;]

"[(H) If the person is under supervision, the name or telephone number of
 the person's supervising officer; and]

"[(I) If the person is not under supervision, contact information for the
Department of State Police.]

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4 **"TEMPORARY PROVISIONS RELATED TO HIGH-RISK OFFENDERS** 5

# "SECTION 15. ORS 90.630 is amended to read:

"90.630. (1) Except as provided in subsection (4) of this section, the landlord may terminate a rental agreement that is a month-to-month or fixed term tenancy for space for a manufactured dwelling or floating home by giving to the tenant not less than 30 days' notice in writing before the date designated in the notice for termination if the tenant:

"(a) Violates a law or ordinance related to the tenant's conduct as a
tenant, including but not limited to a material noncompliance with ORS
90.740;

15 "(b) Violates a rule or rental agreement provision related to the tenant's 16 conduct as a tenant and imposed as a condition of occupancy, including but 17 not limited to a material noncompliance with a rental agreement regarding 18 a program of recovery in drug and alcohol free housing;

"(c) Is classified as a level three sex offender under ORS 181.800 (3) [or
is determined to be a predatory sex offender under ORS 181.838]; [or]

"(d) Is an unclassified adult sex offender designated as predatory prior to January 1, 2014, or a person whom the State Board of Parole and Post-Prison Supervision, the Psychiatric Security Review Board or the Oregon Health Authority has classified as a level three sex offender under section 7 (2)(b), chapter 708, Oregon Laws 2013; or

26 "[(d)] (e) Fails to pay a:

- 27 "(A) Late charge pursuant to ORS 90.260;
- <sup>28</sup> "(B) Fee pursuant to ORS 90.302; or
- <sup>29</sup> "(C) Utility or service charge pursuant to ORS 90.534 or 90.536.
- 30 "(2) A violation making a tenant subject to termination under subsection

1 (1) of this section includes a tenant's failure to maintain the space as re-2 quired by law, ordinance, rental agreement or rule, but does not include the 3 physical condition of the dwelling or home. Termination of a rental agree-4 ment based upon the physical condition of a dwelling or home shall only be 5 as provided in ORS 90.632.

"(3) The notice required by subsection (1) of this section shall state facts
sufficient to notify the tenant of the reasons for termination of the tenancy
and state that the tenant may avoid termination by correcting the violation
as provided in subsection (4) of this section.

"(4) The tenant may avoid termination of the tenancy by correcting the violation within the 30-day period specified in subsection (1) of this section. However, if substantially the same act or omission that constituted a prior violation of which notice was given recurs within six months after the date of the notice, the landlord may terminate the tenancy upon at least 20 days' written notice specifying the violation and the date of termination of the tenancy.

"(5) Notwithstanding subsection (3) or (4) of this section, a tenant who is given a notice of termination under subsection (1)(c) of this section does not have a right to correct the violation. A notice given to a tenant under subsection (1)(c) of this section must state that the tenant does not have a right to avoid the termination.

"(6) This section does not limit a landlord's right to terminate a tenancy
for nonpayment of rent under ORS 90.394 or for other cause under ORS
90.380 (5)(b), 90.396, 90.398 or 90.632 by complying with ORS 105.105 to
105.168.

"(7) A tenancy terminates on the date designated in the notice and without regard to the expiration of the period for which, by the terms of the rental agreement, rents are to be paid. Unless otherwise agreed, rent is uniformly apportionable from day to day.

30 "(8) Notwithstanding any other provision of this section or ORS 90.394,

90.396 or 90.398, the landlord may terminate the rental agreement for space for a manufactured dwelling or floating home because of repeated late payment of rent by giving the tenant not less than 30 days' notice in writing before the date designated in that notice for termination and may take possession as provided in ORS 105.105 to 105.168 if:

6 "(a) The tenant has not paid the monthly rent prior to the eighth day of 7 the rental period as described in ORS 90.394 (2)(a) or the fifth day of the 8 rental period as described in ORS 90.394 (2)(b) in at least three of the pre-9 ceding 12 months and the landlord has given the tenant a nonpayment of rent 10 termination notice pursuant to ORS 90.394 (2) during each of those three 11 instances of nonpayment;

"(b) The landlord warns the tenant of the risk of a 30-day notice for termination with no right to correct the cause, upon the occurrence of a third nonpayment of rent termination notice within a 12-month period. The warning must be contained in at least two nonpayment of rent termination notices that precede the third notice within a 12-month period or in separate written notices that are given concurrent with, or a reasonable time after, each of the two nonpayment of rent termination notices; and

"(c) The 30-day notice of termination states facts sufficient to notify the tenant of the cause for termination of the tenancy and is given to the tenant concurrent with or after the third or a subsequent nonpayment of rent termination notice.

"(9) Notwithstanding subsection (4) of this section, a tenant who receives
a 30-day notice of termination pursuant to subsection (8) of this section does
not have a right to correct the cause for the notice.

"(10) The landlord may give a copy of the notice required by subsection (8) of this section to any lienholder of the manufactured dwelling or floating home by first class mail with certificate of mailing or by any other method allowed by ORS 90.150 (2) and (3). A landlord is not liable to a tenant for any damages incurred by the tenant as a result of the landlord giving a copy

of the notice in good faith to a lienholder. A lienholder's rights and obligations regarding an abandoned manufactured dwelling or floating home
shall be as provided under ORS 90.675.

4 "SECTION 16. ORS 144.641 is amended to read:

<sup>5</sup> "144.641. As used in this section and ORS 144.642, 144.644 and 144.646:

6 "(1) 'Dwelling' has the meaning given that term in ORS 469B.100.

7 "(2) 'Dwelling' does not include a residential treatment facility or a
8 halfway house.

9 "(3) 'Halfway house' means a publicly or privately operated profit or 10 nonprofit residential facility that provides rehabilitative care and treatment 11 for sex offenders.

"(4) 'Locations where children are the primary occupants or users' includes, but is not limited to, public and private elementary and secondary schools and licensed child care centers.

15 "(5) 'Sex offender' means [a]:

<sup>16</sup> "(a) A sexually violent dangerous offender as defined in ORS 137.765;

17 "(b) A level three sex offender under ORS 181.800 (3); or

"(c) [Predatory sex offender as described in ORS 181.838] An unclassified
adult sex offender designated as predatory prior to January 1, 2014, or
a person whom the State Board of Parole and Post-Prison Supervision,
the Psychiatric Security Review Board or the Oregon Health Authority
has classified as a level three sex offender under section 7 (2)(b),
chapter 708, Oregon Laws 2013.

"(6) 'Transitional housing' means housing intended to be occupied by a
sex offender for 45 days or less immediately after release from incarceration.
"SECTION 17. ORS 163.476 is amended to read:

"163.476. (1) A person commits the crime of unlawfully being in a location
where children regularly congregate if the person:

"(a)(A) Has been designated a sexually violent dangerous offender under
 ORS 137.765;

"(B) Has been classified as a level three sex offender under ORS 181.800 1 (3) [or designated a predatory sex offender under ORS 181.838], is an un- $\mathbf{2}$ classified adult sex offender designated as predatory prior to January 3 1, 2014, or is a person whom the State Board of Parole and Post-Prison 4 Supervision, the Psychiatric Security Review Board or the Oregon  $\mathbf{5}$ Health Authority has classified as a level three sex offender under 6 section 7 (2)(b), chapter 708, Oregon Laws 2013, and does not have written 7 approval from the State Board of Parole and Post-Prison Supervision or the 8 person's supervisory authority or supervising officer to be in or upon the 9 specific premises; 10

"(C) Has been sentenced as a dangerous offender under ORS 161.725 upon
 conviction of a sex crime; or

"(D) Has been given a similar designation or been sentenced under a
 similar law of another jurisdiction; and

"(b) Knowingly enters or remains in or upon premises where persons un der 18 years of age regularly congregate.

17 "(2) As used in this section:

"(a) 'Premises where persons under 18 years of age regularly congregate'
 means schools, child care centers, playgrounds, other places intended for use
 primarily by persons under 18 years of age and places where persons under
 18 years of age gather for regularly scheduled educational and recreational
 programs.

<sup>23</sup> "(b) 'Sex crime' has the meaning given that term in ORS 181.805.

"(3) Unlawfully being in a location where children regularly congregate
is a Class A misdemeanor.

<sup>26</sup> "<u>SECTION 18.</u> ORS 163.479 is amended to read:

"163.479. (1) A person commits the crime of unlawful contact with a childif the person:

"(a)(A) Has been designated a sexually violent dangerous offender under
 ORS 137.765;

"(B) Has been classified as a level three sex offender under ORS 181.800
(3);

<sup>3</sup> "[(C) Has been designated a predatory sex offender under ORS 181.838;]

"(C) Is an unclassified adult sex offender designated as predatory
prior to January 1, 2014, or a person whom the State Board of Parole
and Post-Prison Supervision, the Psychiatric Security Review Board
or the Oregon Health Authority has classified as a level three sex
offender under section 7 (2)(b), chapter 708, Oregon Laws 2013;

9 "(D) Has been sentenced as a dangerous offender under ORS 161.725 upon
 10 conviction of a sex crime; or

11 "(E) Has been given a similar designation or been sentenced under a 12 similar law of another jurisdiction; and

"(b) Knowingly contacts a child with the intent to commit a crime or for the purpose of arousing or satisfying the sexual desires of the person or another person.

16 "(2) As used in this section:

17 "(a) 'Child' means a person under 18 years of age.

18 "(b) 'Contact' means to communicate in any manner.

<sup>19</sup> "(c) 'Sex crime' has the meaning given that term in ORS 181.805.

20 "(3) Unlawful contact with a child is a Class C felony.

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# **"INTERAGENCY INFORMATION SHARING**

23

"SECTION 19. (1) Notwithstanding ORS 179.505, the Psychiatric Security Review Board and the Oregon Health Authority shall provide to the State Board of Parole and Post-Prison Supervision any records that would assist the State Board of Parole and Post-Prison Supervision in:

"(a) Performing an initial classification of a person into one of the
 three levels described in ORS 181.800, as required by ORS 181.801;
"(b) Deciding whether to reclassify a person as a level one or a level
two sex offender or relieve the person from the obligation to report
as a sex offender, as described in ORS 181.821; or

"(c) Conducting a risk assessment of a person who is an existing
registrant to classify the person into one of the three levels described
in ORS 181.800, as required by section 7, chapter 708, Oregon Laws 2013.

"(2) The State Board of Parole and Post-Prison Supervision may not
release any records obtained pursuant to this section to any other
agency or person unless authorized by law to do so.

"SECTION 20. (1) Notwithstanding ORS 179.505, the Oregon Health
 Authority shall provide to the Psychiatric Security Review Board any
 records that would assist the board in:

"(a) Performing an initial classification of a person into one of the
 three levels described in ORS 181.800, as required by ORS 181.801;

"(b) Deciding whether to reclassify a person as a level one or a level
two sex offender or relieve the person from the obligation to report
as a sex offender, as described in ORS 181.821; or

"(c) Conducting a risk assessment of a person who is an existing
registrant to classify the person into one of the three levels described
in ORS 181.800, as required by section 7, chapter 708, Oregon Laws 2013.
"(2) The board may not release any records obtained pursuant to
this section to any other agency or person unless authorized by law
to do so.

<sup>24</sup> "SECTION 21. Notwithstanding ORS 419A.257 or any other provision <sup>25</sup> of law, the Oregon Youth Authority and the juvenile department may <sup>26</sup> disclose and provide copies of reports and other materials relating to <sup>27</sup> a child, ward, youth or youth offender's history and prognosis to the <sup>28</sup> State Board of Parole and Post-Prison Supervision in order for the <sup>29</sup> board to determine whether to reclassify the person as a level one or <sup>30</sup> a level two sex offender or relieve the person from the obligation to

report as a sex offender, as described in ORS 181.821, or whether to
classify a person who is an existing registrant into one of the three
levels described in ORS 181.800, as required by section 7, chapter 708,
Oregon Laws 2013.

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## **"AMENDMENTS OPERATIVE ON JANUARY 1, 2019**

8 "SECTION 22. ORS 90.630, as amended by section 15 of this 2015 Act, is
9 amended to read:

<sup>10</sup> "90.630. (1) Except as provided in subsection (4) of this section, the land-<sup>11</sup> lord may terminate a rental agreement that is a month-to-month or fixed <sup>12</sup> term tenancy for space for a manufactured dwelling or floating home by <sup>13</sup> giving to the tenant not less than 30 days' notice in writing before the date <sup>14</sup> designated in the notice for termination if the tenant:

"(a) Violates a law or ordinance related to the tenant's conduct as a
tenant, including but not limited to a material noncompliance with ORS
90.740;

"(b) Violates a rule or rental agreement provision related to the tenant's
conduct as a tenant and imposed as a condition of occupancy, including but
not limited to a material noncompliance with a rental agreement regarding
a program of recovery in drug and alcohol free housing;

<sup>22</sup> "(c) Is classified as a level three sex offender under ORS 181.800 (3); or

<sup>23</sup> "[(d) Is an unclassified adult sex offender designated as predatory prior to <sup>24</sup> January 1, 2014, or a person whom the State Board of Parole and Post-Prison <sup>25</sup> Supervision, the Psychiatric Security Review Board or the Oregon Health <sup>26</sup> Authority has classified as a level three sex offender under section 7 (2)(b), <sup>27</sup> chapter 708, Oregon Laws 2013; or]

<sup>28</sup> "[(*e*)] (**d**) Fails to pay a:

<sup>29</sup> "(A) Late charge pursuant to ORS 90.260;

30 "(B) Fee pursuant to ORS 90.302; or

1 "(C) Utility or service charge pursuant to ORS 90.534 or 90.536.

"(2) A violation making a tenant subject to termination under subsection (1) of this section includes a tenant's failure to maintain the space as required by law, ordinance, rental agreement or rule, but does not include the physical condition of the dwelling or home. Termination of a rental agreement based upon the physical condition of a dwelling or home shall only be as provided in ORS 90.632.

8 "(3) The notice required by subsection (1) of this section shall state facts 9 sufficient to notify the tenant of the reasons for termination of the tenancy 10 and state that the tenant may avoid termination by correcting the violation 11 as provided in subsection (4) of this section.

"(4) The tenant may avoid termination of the tenancy by correcting the violation within the 30-day period specified in subsection (1) of this section. However, if substantially the same act or omission that constituted a prior violation of which notice was given recurs within six months after the date of the notice, the landlord may terminate the tenancy upon at least 20 days' written notice specifying the violation and the date of termination of the tenancy.

"(5) Notwithstanding subsection (3) or (4) of this section, a tenant who is given a notice of termination under subsection (1)(c) of this section does not have a right to correct the violation. A notice given to a tenant under subsection (1)(c) of this section must state that the tenant does not have a right to avoid the termination.

"(6) This section does not limit a landlord's right to terminate a tenancy
for nonpayment of rent under ORS 90.394 or for other cause under ORS
90.380 (5)(b), 90.396, 90.398 or 90.632 by complying with ORS 105.105 to
105.168.

<sup>28</sup> "(7) A tenancy terminates on the date designated in the notice and with-<sup>29</sup> out regard to the expiration of the period for which, by the terms of the <sup>30</sup> rental agreement, rents are to be paid. Unless otherwise agreed, rent is 1 uniformly apportionable from day to day.

"(8) Notwithstanding any other provision of this section or ORS 90.394, 90.396 or 90.398, the landlord may terminate the rental agreement for space for a manufactured dwelling or floating home because of repeated late payment of rent by giving the tenant not less than 30 days' notice in writing before the date designated in that notice for termination and may take possession as provided in ORS 105.105 to 105.168 if:

"(a) The tenant has not paid the monthly rent prior to the eighth day of the rental period as described in ORS 90.394 (2)(a) or the fifth day of the rental period as described in ORS 90.394 (2)(b) in at least three of the preceding 12 months and the landlord has given the tenant a nonpayment of rent termination notice pursuant to ORS 90.394 (2) during each of those three instances of nonpayment;

"(b) The landlord warns the tenant of the risk of a 30-day notice for termination with no right to correct the cause, upon the occurrence of a third nonpayment of rent termination notice within a 12-month period. The warning must be contained in at least two nonpayment of rent termination notices that precede the third notice within a 12-month period or in separate written notices that are given concurrent with, or a reasonable time after, each of the two nonpayment of rent termination notices; and

"(c) The 30-day notice of termination states facts sufficient to notify the tenant of the cause for termination of the tenancy and is given to the tenant concurrent with or after the third or a subsequent nonpayment of rent termination notice.

"(9) Notwithstanding subsection (4) of this section, a tenant who receives
a 30-day notice of termination pursuant to subsection (8) of this section does
not have a right to correct the cause for the notice.

"(10) The landlord may give a copy of the notice required by subsection
(8) of this section to any lienholder of the manufactured dwelling or floating
home by first class mail with certificate of mailing or by any other method

allowed by ORS 90.150 (2) and (3). A landlord is not liable to a tenant for any damages incurred by the tenant as a result of the landlord giving a copy of the notice in good faith to a lienholder. A lienholder's rights and obligations regarding an abandoned manufactured dwelling or floating home shall be as provided under ORS 90.675.

6 "SECTION 23. ORS 144.641, as amended by section 16 of this 2015 Act, 7 is amended to read:

8 "144.641. As used in this section and ORS 144.642, 144.644 and 144.646:

9 "(1) 'Dwelling' has the meaning given that term in ORS 469B.100.

"(2) 'Dwelling' does not include a residential treatment facility or a
 halfway house.

"(3) 'Halfway house' means a publicly or privately operated profit or
 nonprofit residential facility that provides rehabilitative care and treatment
 for sex offenders.

15 "(4) 'Locations where children are the primary occupants or users' in-16 cludes, but is not limited to, public and private elementary and secondary 17 schools and licensed child care centers.

18 "(5) 'Sex offender' means:

"(a) A sexually violent dangerous offender as defined in ORS 137.765; or
"(b) A level three sex offender under ORS 181.800 (3)[; or]

<sup>21</sup> "[(c) An unclassified adult sex offender designated as predatory prior to <sup>22</sup> January 1, 2014, or a person whom the State Board of Parole and Post-Prison <sup>23</sup> Supervision, the Psychiatric Security Review Board or the Oregon Health <sup>24</sup> Authority has classified as a level three sex offender under section 7 (2)(b), <sup>25</sup> chapter 708, Oregon Laws 2013].

"(6) 'Transitional housing' means housing intended to be occupied by a
sex offender for 45 days or less immediately after release from incarceration.
"<u>SECTION 24.</u> ORS 163.476, as amended by section 17 of this 2015 Act,
is amended to read:

<sup>30</sup> "163.476. (1) A person commits the crime of unlawfully being in a location

1 where children regularly congregate if the person:

"(a)(A) Has been designated a sexually violent dangerous offender under
ORS 137.765;

"(B) Has been classified as a level three sex offender under ORS 181.800 4 (3), [is an unclassified adult sex offender designated as predatory prior to 5 January 1, 2014, or a person whom the State Board of Parole and Post-Prison 6 Supervision, the Psychiatric Security Review Board or the Oregon Health 7 Authority has classified as a level three sex offender under section 7 (2)(b), 8 chapter 708, Oregon Laws 2013,] and does not have written approval from the 9 State Board of Parole and Post-Prison Supervision or the person's supervi-10 sory authority or supervising officer to be in or upon the specific premises; 11 "(C) Has been sentenced as a dangerous offender under ORS 161.725 upon 12 conviction of a sex crime; or 13

14 "(D) Has been given a similar designation or been sentenced under a 15 similar law of another jurisdiction; and

"(b) Knowingly enters or remains in or upon premises where persons un der 18 years of age regularly congregate.

18 "(2) As used in this section:

"(a) 'Premises where persons under 18 years of age regularly congregate' means schools, child care centers, playgrounds, other places intended for use primarily by persons under 18 years of age and places where persons under 18 years of age gather for regularly scheduled educational and recreational programs.

<sup>24</sup> "(b) 'Sex crime' has the meaning given that term in ORS 181.805.

"(3) Unlawfully being in a location where children regularly congregate
is a Class A misdemeanor.

"SECTION 25. ORS 163.479, as amended by section 18 of this 2015 Act,
is amended to read:

"163.479. (1) A person commits the crime of unlawful contact with a child
if the person:

"(a)(A) Has been designated a sexually violent dangerous offender under
ORS 137.765;

"(B) Has been classified as a level three sex offender under ORS 181.800
4 (3);

"[(C) Is an unclassified adult sex offender designated as predatory prior to
January 1, 2014, or a person whom the State Board of Parole and Post-Prison
Supervision, the Psychiatric Security Review Board or the Oregon Health
Authority has classified as a level three sex offender under section 7 (2)(b),
chapter 708, Oregon Laws 2013;]

"[(D)] (C) Has been sentenced as a dangerous offender under ORS 161.725
 upon conviction of a sex crime; or

"[(E)] (D) Has been given a similar designation or been sentenced under
 a similar law of another jurisdiction; and

"(b) Knowingly contacts a child with the intent to commit a crime or for
 the purpose of arousing or satisfying the sexual desires of the person or an other person.

17 "(2) As used in this section:

18 "(a) 'Child' means a person under 18 years of age.

19 "(b) 'Contact' means to communicate in any manner.

20 "(c) 'Sex crime' has the meaning given that term in ORS 181.805.

"(3) Unlawful contact with a child is a Class C felony.

"SECTION 26. The amendments to ORS 90.630, 144.641, 163.476 and
163.479 by sections 22 to 25 of this 2015 Act become operative January
1, 2019.

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## **"2013 SESSION LAW AMENDMENTS**

27

28 "SECTION 27. Section 7, chapter 708, Oregon Laws 2013, is amended to
29 read:

<sup>30</sup> "Sec. 7. (1) As used in this section and sections 19 to 21 of this 2015

1 **Act**:

"(a) 'Event triggering the obligation to make an initial report' has the
meaning given that term in [section 3 of this 2013 Act] ORS 181.802.

"(b) 'Existing registrant' means a person for whom the event triggering
the obligation to make an initial report under ORS [181.595] 181.806 (3)(a)(A),
[181.596] 181.807 (4)(a)(A) or [181.597] 181.808 (1)(a)(A), (2)(a)(A) or (3)(a)(A)
occurs before January 1, 2014.

"(2)(a) No later than December 1, [2016] 2018, the State Board of Parole and Post-Prison Supervision shall classify existing registrants in one of the levels described in [section 1 of this 2013 Act] ORS 181.800. No later than February 1, [2017] 2019, the Department of State Police shall enter the results of the classifications described in this section into the Law Enforcement Data System.

"(b) The board shall classify an existing registrant as a level three sex
offender under [section 1 (3) of this 2013 Act] ORS 181.800 (3), if:

(A) The person was previously designated a predatory sex offender and the designation was made after the person was afforded notice and an opportunity to be heard as to all factual questions at a meaningful time and in a meaningful manner; or

"(B) The person is a sexually violent dangerous offender under ORS
 137.765.

"(c) The Psychiatric Security Review Board may complete the risk 22assessment of an existing registrant who is under the jurisdiction of 23the Psychiatric Security Review Board or the Oregon Health Author-24ity, regardless of whether the person has been found guilty except for 25insanity of a sex crime or was previously convicted of a sex crime, if 26the State Board of Parole and Post-Prison Supervision and the Psy-27chiatric Security Review Board mutually agree that the Psychiatric 28Security Review Board has adequate resources to perform the assess-29 ment and that the performance of the assessment by the Psychiatric 30

Security Review Board would assist in classifying the existing regis trant in a more timely manner.

"(3) As soon as practicable following the classification of an existing
registrant under this section, the classifying board shall notify the person
of the classification by certified mail.

6 "[(4) If, for any reason, the board does not classify an existing registrant 7 under subsection (2) of this section, the person is, by operation of law, classi-8 fied as a level three sex offender under section 1 (3) of this 2013 Act on Jan-9 uary 1, 2017.]

"[(5)(a)] (4)(a) An existing registrant who seeks review of a classification
 made under this section may petition the classifying board for review. The
 petition may be filed no later than[:]

"[(A) sixty] 60 days after the board provides the notice described in sub section (3) of this section[; or]

"[(B) Sixty days after the person receives actual notice of the classification,
if the person is classified under subsection (4) of this section].

"(b) Upon receipt of a petition described in this subsection, the classifying board shall afford the person an opportunity to be heard as to all factual questions related to the classification.

"(c) After providing the person with notice and an opportunity to be heard in accordance with this subsection, the board shall classify the person in accordance with the classifications described in [section 1 of this 2013 Act] ORS 181.800, based on all of the information available to the classifying board.

"[(6)] (5) The [board] boards shall adopt rules to carry out the provisions
of this section.

"[(7)] (6) An existing registrant may not petition for reclassification or
relief from the obligation to report as a sex offender as provided in [section
5 of this 2013 Act] ORS 181.821 until either all existing registrants have been
classified in one of the levels described in [section 1 of this 2013 Act] ORS

181.800 or December 1, [2016] 2018, whichever occurs first. 1 "(7) Notwithstanding ORS 181.837 or any other provision of law, the  $\mathbf{2}$ Department of State Police may until December 1, 2018, continue to 3 use the Internet to make information available to the public concern-4 ing any adult sex offender designated as predatory as authorized by the  $\mathbf{5}$ law in effect on December 31, 2013. 6 "SECTION 28. Section 34, chapter 708, Oregon Laws 2013, is amended to 7 read: 8 "Sec. 34. (1) ORS 181.587 and 181.588 are repealed on January 1, 2014. 9 "(2) ORS 181.820 is repealed on January 1, [2017] 2019. 10 "SECTION 29. Section 37, chapter 708, Oregon Laws 2013, is amended to 11 read: 12"Sec. 37. The amendments to section 35 [of this 2013 Act], chapter 708, 13 Oregon Laws 2013, by section 36 [of this 2013 Act], chapter 708, Oregon 14 Laws 2013, become operative on January 1, [2017] 2019. 1516 **"JUVENILE REGISTRATION HEARINGS** 17 18 "SECTION 30. Section 31 of this 2015 Act is added to and made a 19 part of ORS 181.800 to 181.845. 20"SECTION 31. (1)(a) The juvenile court shall hold a hearing on the 21issue of reporting as a sex offender by a person who has been found 22to be within the jurisdiction of the juvenile court under ORS 419C.005, 23or found by the juvenile court to be responsible except for insanity 24under ORS 419C.411, for having committed an act that if committed 25by an adult would constitute a felony sex crime. 26"(b) The hearing described in paragraph (a) of this subsection must 27be held during the six-month period before: 28"(A) The termination of juvenile court jurisdiction over the person; 29 or 30

"(B) The person is discharged from the jurisdiction of the Psychi atric Security Review Board, if the person was placed under the ju risdiction of the board.

"(2) The district attorney shall notify the victim prior to the hearing of the right to appear and the right to be heard under ORS
419C.273.

7 "(3) At the hearing described in subsection (1) of this section:

"(a) The district attorney, the victim, the person and the juvenile
court counselor or a representative of the Oregon Youth Authority
shall have an opportunity to be heard.

11 "(b) The person filing the petition has the burden of proving by 12 clear and convincing evidence that the person is rehabilitated and does 13 not pose a threat to the safety of the public. If the court finds that the 14 person has not met the burden of proof, the court shall enter an order 15 requiring the person to report as a sex offender under ORS 181.809.

"(c) In determining whether the person has met the burden of
 proof, the juvenile court may consider but need not be limited to
 considering:

"(A) The nature of the offense giving rise to the obligation to report
 as a sex offender;

"(B) Input from or recommendations by or on behalf of the victim
or the parents of the victim; and

"(C) Whether the person has participated in and satisfactorily
 completed a sex offender treatment program or any other treatment
 program.

"(4) In a hearing under this section, the juvenile court may receive testimony, reports and other evidence, without regard to whether the evidence is admissible under ORS 40.010 to 40.210 and 40.310 to 40.585, if the evidence is relevant evidence related to the determination and findings required under this section. As used in this subsection, 'rele1 vant evidence' has the meaning given that term in ORS 40.150.

"(5) The court shall consider all available polygraph examination  $\mathbf{2}$ preparation materials and examination reports, including but not 3 limited to the person's full sexual history disclosure polygraph exam-4 ination preparation materials and corresponding full sexual history  $\mathbf{5}$ disclosure polygraph examination report, prior to determining the is-6 sue of reporting as a sex offender under this section. Unless produced 7 as a result of the court's own motion, all polygraph examination re-8 ports and preparation materials shall be released and disclosed to the 9 court, district attorney, person's attorney and juvenile department no 10 less than 15 days prior to any hearing held under this section. 11

"(6) When the juvenile court enters an order described in subsection
(3)(b) of this section, the court shall ensure that the person completes
a form that documents the person's obligation to report under ORS
181.809. No later than three working days after the person completes
the form required by this subsection, the court shall ensure that the
form is sent to the Department of State Police.

"(7) A person who is the subject of a hearing described in subsection (1) of this section has the right to be represented by suitable legal counsel possessing skills and experience commensurate with the nature and complexity of the case, to consult with counsel prior to the hearing, if financially eligible, to have suitable counsel appointed at state expense.

"(8) Notwithstanding ORS 419C.005 (4)(e), the juvenile court retains
 jurisdiction over a person for purposes of this section.

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## **"MISCELLANEOUS PROVISIONS**

28

<sup>29</sup> "SECTION 32. ORS 144.102 is amended to read:

<sup>30</sup> "144.102. (1) The State Board of Parole and Post-Prison Supervision or

local supervisory authority responsible for correctional services for a person
shall specify in writing the conditions of post-prison supervision imposed
under ORS 144.096. A copy of the conditions must be given to the person
upon release from prison or jail.

5 "(2) The board or the supervisory authority shall determine, and may at 6 any time modify, the conditions of post-prison supervision, which may in-7 clude, among other conditions, that the person shall:

8 "(a) Comply with the conditions of post-prison supervision as specified by
9 the board or supervisory authority.

"(b) Be under the supervision of the Department of Corrections and its
 representatives or other supervisory authority and abide by their direction
 and counsel.

"(c) Answer all reasonable inquiries of the board, the department or the
 supervisory authority.

"(d) Report to the parole officer as directed by the board, the department
 or the supervisory authority.

17 "(e) Not own, possess or be in control of any weapon.

<sup>18</sup> "(f) Respect and obey all municipal, county, state and federal laws.

"(g) Understand that the board or supervisory authority may, at its discretion, punish violations of post-prison supervision.

"(h) Attend a victim impact treatment session in a county that has a victim impact program. If the board or supervisory authority requires attendance under this paragraph, the board or supervisory authority may require the person, as an additional condition of post-prison supervision, to pay a reasonable fee to the victim impact program to offset the cost of the person's participation. The board or supervisory authority may not order a person to pay a fee in excess of \$5 under this paragraph.

(3) If the person is required to report as a sex offender under ORS 181.806, the board or supervisory authority shall include as a condition of post-prison supervision that the person report, as appropriate, with the

Department of State Police, **the Oregon Youth Authority, a county juvenile department,** a city police department, a county sheriff's office or the supervising agency:

4 "(a) When supervision begins;

5 "(b) Within 10 days of a change in residence;

6 "(c) Once each year within 10 days of the person's date of birth;

"(d) Within 10 days of the first day the person works at, carries on a
vocation at or attends an institution of higher education; and

9 "(e) Within 10 days of a change in work, vocation or attendance status 10 at an institution of higher education.

"(4)(a) The board or supervisory authority may establish special conditions that the board or supervisory authority considers necessary because of the individual circumstances of the person on post-prison supervision.

"(b) If the person is on post-prison supervision following conviction of a sex crime, as defined in ORS 181.805, the board or supervisory authority shall include all of the following as special conditions of the person's post-prison supervision:

"(A) Agreement to comply with a curfew set by the board, the supervisory
 authority or the supervising officer.

"(B) A prohibition against contacting a person under 18 years of age
 without the prior written approval of the board, supervisory authority or
 supervising officer.

"(C) A prohibition against being present more than one time, without the prior written approval of the board, supervisory authority or supervising officer, at a place where persons under 18 years of age regularly congregate.

"(D) In addition to the prohibition under subparagraph (C) of this paragraph, a prohibition against being present, without the prior written approval of the board, supervisory authority or supervising officer, at, or on property adjacent to, a school, child care center, playground or other place intended for use primarily by persons under 18 years of age.

"(E) A prohibition against working or volunteering at a school, child care
center, park, playground or other place where persons under 18 years of age
regularly congregate.

"(F) Entry into and completion of or successful discharge from a sex
offender treatment program approved by the board, supervisory authority or
supervising officer. The program may include polygraph and plethysmograph
testing. The person is responsible for paying for the treatment program.

8 "(G) A prohibition against direct or indirect contact with the victim, un-9 less approved by the victim, the person's treatment provider and the board, 10 supervisory authority or supervising officer.

"(H) Unless otherwise indicated for the treatment required under subparagraph (F) of this paragraph, a prohibition against viewing, listening to, owning or possessing sexually stimulating visual or auditory materials that are relevant to the person's deviant behavior.

"(I) Agreement to consent to a search of the person or the vehicle or residence of the person upon the request of a representative of the board or supervisory authority if the representative has reasonable grounds to believe that evidence of a violation of a condition of post-prison supervision will be found.

"(J) Participation in random polygraph examinations to obtain information for risk management and treatment. The person is responsible for paying the expenses of the examinations. The results of a polygraph examination under this subparagraph may not be used in evidence in a hearing to prove a violation of post-prison supervision.

"(K) Maintenance of a driving log and a prohibition against driving a
 motor vehicle alone unless approved by the board, supervisory authority or
 supervising officer.

"(L) A prohibition against using a post-office box unless approved by the
board, supervisory authority or supervising officer.

30 "(M) A prohibition against residing in a dwelling in which another sex

offender who is on probation, parole or post-prison supervision resides unless 1 approved by the board, supervisory authority or supervising officer, or in  $\mathbf{2}$ which more than one other sex offender who is on probation, parole or 3 post-prison supervision resides unless approved by the board or the director 4 of the supervisory authority, or a designee of the board or director. As soon  $\mathbf{5}$ as practicable, the supervising officer of a person subject to the requirements 6 of this subparagraph shall review the person's living arrangement with the 7 person's sex offender treatment provider to ensure that the arrangement 8 supports the goals of offender rehabilitation and community safety. 9

"(c)(A) If the person is on post-prison supervision following conviction of a sex crime, as defined in ORS 181.805, or an assault, as defined in ORS 163.175 or 163.185, and the victim was under 18 years of age, the board or supervisory authority, if requested by the victim, shall include as a special condition of the person's post-prison supervision that the person not reside within three miles of the victim unless:

"(i) The victim resides in a county having a population of less than
130,000 and the person is required to reside in that county under subsection
(7) of this section;

"(ii) The person demonstrates to the board or supervisory authority by a
preponderance of the evidence that no mental intimidation or pressure was
brought to bear during the commission of the crime;

"(iii) The person demonstrates to the board or supervisory authority by a preponderance of the evidence that imposition of the condition will deprive the person of a residence that would be materially significant in aiding in the rehabilitation of the person or in the success of the post-prison supervision; or

27 "(iv) The person resides in a halfway house.

(B) A victim may request imposition of the special condition of postprison supervision described in this paragraph at the time of sentencing in person or through the prosecuting attorney. A victim's request may be in1 cluded in the judgment document.

"(C) If the board or supervisory authority imposes the special condition of post-prison supervision described in this paragraph and if at any time during the period of post-prison supervision the victim moves to within three miles of the person's residence, the board or supervisory authority may not require the person to change the person's residence in order to comply with the special condition of post-prison supervision.

"(5)(a) The board or supervisory authority may require the person to pay,
as a condition of post-prison supervision, compensatory fines, restitution or
attorney fees:

11 "(A) As determined, imposed or required by the sentencing court; or

"(B) When previously required as a condition of any type of supervisionthat is later revoked.

"(b) The board may require a person to pay restitution as a condition of
post-prison supervision imposed for an offense other than the offense for
which the restitution was ordered if the person:

"(A) Was ordered to pay restitution as a result of another conviction; and
"(B) Has not fully paid the restitution by the time the person has completed the period of post-prison supervision imposed for the offense for which
the restitution was ordered.

"(6) A person's failure to apply for or accept employment at a workplace where there is a labor dispute in progress does not constitute a violation of the conditions of post-prison supervision.

"(7)(a) When a person is released from imprisonment on post-prison supervision, the board shall order as a condition of post-prison supervision that the person reside for the first six months after release in the county that last supervised the person, if the person was on active supervision as an adult for a felony at the time of the offense that resulted in the imprisonment.

30 "(b) If the person was not on active supervision as an adult for a felony

at the time of the offense that resulted in the imprisonment, the board shall order as a condition of post-prison supervision that the person reside for the first six months after release in the county where the person resided at the time of the offense that resulted in the imprisonment.

5 "(c) For purposes of paragraph (b) of this subsection:

6 "(A) The board shall determine the county where the person resided at 7 the time of the offense by examining records such as:

8 "(i) An Oregon driver license, regardless of its validity;

9 "(ii) Records maintained by the Department of Revenue;

10 "(iii) Records maintained by the Department of State Police;

11 "(iv) Records maintained by the Department of Human Services;

12 "(v) Records maintained by the Department of Corrections; and

13 "(vi) Records maintained by the Oregon Health Authority.

(B) If the person did not have an identifiable address at the time of the offense, or the address cannot be determined, the person is considered to have resided in the county where the offense occurred.

"(C) If the person is serving multiple sentences, the county of residence is determined according to the date of the last arrest resulting in a conviction.

"(D) In determining the person's county of residence, the board may not
consider offenses committed by the person while the person was incarcerated
in a Department of Corrections facility.

"(d) Upon motion of the board, the supervisory authority, the person, a victim or a district attorney, the board may waive the residency condition under paragraph (b) of this subsection only after making a finding that one of the following conditions has been met:

"(A) The person provides proof of employment with no set ending date in
a county other than the county of residence determined under paragraph (c)
of this section;

30 "(B) The person is found to pose a significant danger to a victim of the

person's crime residing in the county of residence, or a victim or victim's
family residing in the county of residence is found to pose a significant
danger to the person;

"(C) The person has a spouse or biological or adoptive family residing in
a county other than the county of residence who will be materially significant in aiding in the rehabilitation of the person and in the success of the
post-prison supervision;

8 "(D) As another condition of post-prison supervision, the person is re-9 quired to participate in a treatment program that is not available in the 10 county of residence;

11 "(E) The person requests release to another state; or

12 "(F) The board finds other good cause for the waiver.

13 "(8) As used in this section:

"(a) 'Attends,' 'carries on a vocation,' 'institution of higher education' and
'works' have the meanings given those terms in ORS 181.805.

<sup>16</sup> "(b)(A) 'Dwelling' has the meaning given that term in ORS 469B.100.

"(B) 'Dwelling' does not mean a residential treatment facility or a half-way house.

"(c) 'Halfway house' means a residential facility that provides
rehabilitative care and treatment for sex offenders.

"(d) 'Labor dispute' has the meaning given that term in ORS 662.010.

22 "SECTION 33. ORS 181.838, 181.839 and 181.840 are repealed.

23 "<u>SECTION 34.</u> The unit captions used in this 2015 Act are provided 24 only for the convenience of the reader and do not become part of the 25 statutory law of this state or express any legislative intent in the 26 enactment of this 2015 Act.

"<u>SECTION 35.</u> This 2015 Act being necessary for the immediate
preservation of the public peace, health and safety, an emergency is
declared to exist, and this 2015 Act takes effect on its passage.".

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