LC00359

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2011

AN ACT

RELATING TO CRIMINAL OFFENSES -- COMMUNITY NOTIFICATION

Introduced By: Representatives Palumbo, Edwards, Schadone, Corvese, and Brien

Date Introduced: January 25, 2011

Referred To: House Judiciary

It is enacted by the General Assembly as follows:

1 SECTION 1. Chapter 11-37.1 of the General Laws entitled "Sexual Offender Registration 2 and Community Notification" is hereby repealed in its entirety. **CHAPTER 11-37.1** 3 4 Sexual Offender Registration and Community Notification 11-37.1-1. Short title. -- This chapter shall be known and be cited as the "Sexual 5 Offender Registration and Community Notification Act". 6 7 11-37.1-2. Definitions. -- (a) "Aggravated offense" means and includes offenses involving sexual penetration of victims of any age through the use of force or the threat of use of 8 9 force or offenses involving sexual penetration of victims who are fourteen (14) years of age or 10 under. (b) "Board", "board of review", or "sex offender board of review" means the sex 11 12 offender board of review appointed by governor pursuant to section 11-37.1-6. 13 (c) (1) "Conviction" or "convicted" means and includes any instance where: 14 (i) A judgment of conviction has been entered against any person for any offense 15 specified in subsection (e) or (k) of this section, regardless of whether an appeal is pending; or 16 (ii) There has been a finding of guilty for any offense specified in subsection (e) or (k) of 17 this section, regardless of whether an appeal is pending; or 18 -(iii) There has been a plea of guilty or nolo contendere for any offense specified in 19 subsection (e) or (k) of this section, regardless of whether an appeal is pending; or

1	-(iv) There has been an admission of sufficient facts or a finding of delinquency for any
2	offense specified in subsection (e) or (k) of this section, regardless of whether or not an appeal is
3	pending.
4	-(2) Provided, in the event hat a conviction, as defined in this subsection, has been
5	overturned, reversed, or otherwise vacated, the person who was the subject of the conviction shall
6	no longer be required to register as required by this chapter and any records of a registration shall
7	be destroyed. Provided, further that nothing in this section shall be construed to eliminate a
8	registration requirement of a person who is again convicted of an offense for which registration is
9	required by this chapter.
10	(d) [Deleted by P.L. 2003, ch. 162, section 1 and by P.L. 2003, ch. 170, section 1
11	(e) "Criminal offense against a victim who is a minor" means and includes any of the
12	following offenses or any offense in another jurisdiction which is substantially the equivalent of
13	the following or for which the person is or would be required to register under 42 U.S.C. section
14	14071 or 18 U.S.C. section 4042(c):
15	(1) Kidnapping or false imprisonment of a minor, in violation of section 11 26 1.4, 11
16	26-1 or 11-26-2, where the victim of the offense is sixteen (16) years of age or older and under
17	the age of eighteen (18) years;
18	(2) Enticement of a child in violation of section 11-26-1.5 with the intent to violate
19	sections 11-37-6, 11-37-8, 11-37-8.1, 11-37-8.3;
20	(3) Any violation of section 11-37-6, 11-37-8, 11-37-8.1, or 11-37-8.3;
21	(4) Any violation of section 11-1-10, where the underlying offense is a violation of
22	chapter 34 of this title and the victim or person solicited to commit the offense is under the age of
23	eighteen (18) years;
24	(5) Any violation of section 11-9-1(b) or (c); or
25	(6) Any violation of section 11 9 1.3;
26	-(7) Any violation of section 11-37.1-10;
27	(8) Any violation of section 11–37–8.8;
28	(9) Any violation of section 11 64 2 where the victim is under the age of eighteen (18)
29	years; or
30	(10) Murder in violation of section 11 23 1 where the murder was committed in the
31	perpetration of, or attempted perpetration of, kidnapping and where the victim of the offense is
32	under eighteen (18) years of age.
33	-(f) "Designated state law enforcement agency" means the attorney general or his or her
34	designee.

2	carries on a vocation" under 42 U.S.C. section 14071.
3	(h) "Institutions of higher education" means any university, two (2) or four (4) year
4	college or community college.
5	(i) "Mental abnormality" means a congenital or acquired condition of a person that
6	affects the emotional or volitional capacity of the person in a manner that predisposes that person
7	to the commission of criminal sexual acts to a degree that makes the person a menace to the
8	health and safety of other persons.
9	(j) "Predator" means a person whose act(s) is (are) or was (were) directed at a stranger
10	or at a person with whom a relationship has been established or promoted for the primary purpose
11	of victimization.
12	(k) "Sexually violent offense" means and includes any violation of section 11-37-2, 11
13	37 4, 11 37 6, 11 37 8, 11 37 8.1, 11 37 8.3, or 11 5 1 where the specified felony is sexual
14	assault, or section 11 23 1 where the murder was committed in the perpetration of, or attempted
15	perpetration of, rape or any degree of sexual assault or child molestation, or any offense in
16	another jurisdiction which is substantially the equivalent of any offense listed in this subsection of
17	for which the person is or would be required to register under 42 U.S.C. section 14071 or 18
18	U.S.C. section 4042(e).
19	(l) "Sexually violent predator" means a person who has been convicted of a sexually
20	violent offense and who has a mental abnormality or personality disorder that makes the person
21	likely to engage in predatory sexually violent offenses.
22	(m) "Student" means and includes the definition of "student" under 42 U.S.C. section
23	14071.
24	(n) "Parole board" means the parole board or its designee.
25	11-37.1-3. Registration required Persons covered (a) Any person who, in this o
26	any other jurisdiction: (1) has been convicted of a criminal offense against a victim who is a
27	minor, (2) has been convicted of a sexually violent offense, (3) has been determined to be a
28	sexually violent predator, (4) has committed an aggravated offense as defined in section 11-37.1
29	2, or (5) is a recidivist, as defined in section 11 37.1-4, shall be required to register his or he
30	current address with the local law enforcement agency having jurisdiction over the city or town in
31	which the person having the duty to register resides for the time period specified in section 11
32	37.1-4.
33	(b) Any person who is: (1) a nonresident worker who has committed an offense that is
34	subject to registration in the state of his or her residence and who is employed or carrying on

-(g) "Employed, carries on a vocation" means and includes the definition of "employed,

vocation in Rhode Island as defined in section 11 37.1 2(g), or (2) a nonresident student as defined by section 11 37.1 2(m) who has committed an offense that is subject to registration in the state of his or her residence and who is attending an educational institution in Rhode Island, shall be required to register his or her current address and the address of his or her place of employment a school attended with the local law enforcement agency having jurisdiction over the city or town in which the nonresident worker or student is employed or attending school.

(c) Any person having a duty to register as a sex offender in subsection (a) of this section who is enrolled at, employed at or carrying on a vocation at an institution of higher education shall have an additional duty to register the information described in subsection (a) of this section with the local law enforcement agency in the city or town where the primary campus of the institution of higher education at which the person is enrolled, employed or carrying on a vocation who is located for the period of time they are enrolled at, employed at or carrying on a vocation at the institution of higher education.

(d) If a person is registered as a sex offender in another state for an offense which, if committed within the jurisdiction of this state, would require the person to register as a sex offender, then that person, upon moving to σ returning to this state, shall register as a sex offender in the same manner as if the offense were committed within Rhode Island.

11-37.1-4. Duration of registration -- Frequency of registration. -- (a) Annual registration. Any person required to register under section 11-37.1-3(a)(1) or (2) shall annually register with the local law enforcement agency having jurisdiction over the city or town in which the person having the duty to register resides for a period of ten (10) years from the expiration of sentence for the offense and shall verify his or her address with the agency on a quarterly basis for the first two (2) years of the period unless the person has been determined to be a sexually violent predator in accordance with section 11-37.1-6 or unless the person is required to register for the life of that person in accordance with the provisions of subsection (c) of this section.

(b) Sexually violent predators. Any person who has been determined to be a sexually violent predator in accordance with the provisions of section 11-37.1 6 shall be required to annually register in person with the local law enforcement agency having jurisdiction over the city or town in which the person having the duty to register resides for the life of that person and to verify his or her address on a quarterly basis for the life of that person.

(c) Recidivists and aggravated crime offenders. Any person required to register under section 11-37.1-3 and who has one or more prior convictions for any offense described in section 11-37.1-2 or has been convicted of an aggravated offense as defined in section 11-37.1-2 shall annually register in person with the local law enforcement agency having jurisdiction over the

city or town in which the person having the duty to register resides for the life of that person and to verify his or her address on a quarterly basis for the life of that person.

(d) Nonresident workers and students. Any nonresident person required to register pursuant to section 11-37.1-3(b)(1) or (2) shall annually register in person with the local law enforcement agency having jurisdiction over the city or town in which the person having the duty to register is employed or attends school for the period of time that the person is employed in Rhode Island or is attending school in Rhode Island.

(e) Initial registration; Incarcerated individuals. All persons required to register under this chapter who are sentenced to a period of confinement shall perform their initial registration by appearing in person at the local law enforcement agency in the city or town in which the person intends to reside within twenty four (24) hours of their release from confinement.

(f) Initial registration; Non-incarcerated individuals. All persons required to register under this chapter who are convicted in Rhode Island and who are not sentenced to serve a term of incarceration or confinement shall perform their initial registration by appearing in person at the local law enforcement agency in the city or town in which the person intends to reside within twenty-four (24) hours of being sentenced.

(g) Initial registration; Individuals relocating to Rhode Island. All persons required to register under this chapter who are moving their residence to Rhode Island from another jurisdiction shall perform their initial registration by appearing in person at the local law enforcement agency in the city or town in which the person intends to reside within twenty four (24) hours of their arrival in Rhode Island.

(h) Initial registration; Nonresident workers and students. All nonresident workers or students who are required to register under this chapter shall perform their initial registration by appearing in person at the local law enforcement agency in the city or town in which the person is employed or is attending school within twenty four (24) hours of their first day of their personal attendance at their place of employment or school.

(i) Tolling provision. Where, during the period in which any person is required to register, a person required to register under this chapter is incarcerated or re-incarcerated for any offense or is civilly committed, the person's registration requirements shall be tolled during the subsequent incarceration, re-incarceration or commitment.

(j) Juveniles. Any juvenile having the duty to register under subsections (b) and (c) of this section shall be required to annually register in person with the local law enforcement agency having jurisdiction over the city or town in which the juvenile having the duty to register resides for fifteen (15) years subsequent to the date of release from confinement or placement in the

1	community or probation for such offense or offenses and to verify his or her address on
2	quarterly basis for said fifteen (15) years. However, if a juvenile is adjudicated delinquent unde
3	section 11 37 8.1 or 11 37 8.3, the court shall assess the totality of the circumstances of the
4	offense and if the court makes a finding that the conduct of the parties is criminal only because of
5	the age of the victim, the court may have discretion to order the juvenile to register as a sex
6	offender as long as the court deems it appropriate to protect the community and to rehabilitate the
7	juvenile offender. Registration shall be subject to the provisions of this chapter.
8	11-37.1-5. Registration requirement upon release, parole, or probation (a) (1)
9	Duty of state officials. If a person who is required to register under this chapter is released from
10	prison, then the official in charge of the place of confinement or his or her designee shall comply
11	with the provisions of subsection (b) of this section;
12	(2) If a person who is required to register under this chapter is placed on parole, the
13	executive secretary of the parole board shall comply with the provisions of subsection (b) of this
14	section;
15	-(3) If a person who is required to register under this chapter is released on probation o
16	placed on home confinement, then the assistant administrator or the division of probation shall
17	comply with the provisions of subsection (b) of this section;
18	-(4) If a person who is required to register under this chapter is released from a juvenile
19	correctional facility, either outright or on some form of supervised release, then the person ir
20	charge of the institution shall comply with the provisions of subsection (b) of this section;
21	-(5) If a person who is required to register under this chapter is placed on juvenile
22	probation, then the person in charge of the program shall comply with the provisions of
23	subsection (b) of this section; or
24	(6) If a person who is required to register under this chapter has moved into this state
25	under the provisions of an interstate compact providing for supervision of the terms of his or he
26	release by agents of this state, then the admin istrator of the interstate compact shall comply with
27	the provisions of subsection (b) of this section.
28	(b) Notification of registration requirements. The person designated with the
29	responsibility for the notification requirements of this chapter shall, prior to the release of any
30	person required to register under this chapter:
31	-(1) Inform the person of the duty to register and obtain the information required for
32	registration;
33	(2) Inform the person that if the person changes his or her residence address, the person
34	shall give the new address to a designated state law enforcement agency in writing within twenty

four (24) hours;

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- 2 (3) Inform the person that if the person changes residence to another state, the person shall register the new address with the law enforcement agency with whom the person last registered, and the person is also required to register with a designated law enforcement agency in
- 5 the new state in accordance with the new state's sex offender registration statute;
 - (4) Inform the person that if the person works or attends school in another state in which he or she does not reside, the person shall register his or her employment address or address of the educational institution he or she attends as required by the other state;
 - (5) Obtain fingerprints and a photograph of the person if these have not already been obtained in connection with the offense that triggers registration; and
 - (6) Require the person to read and sign a form approved by the attorney general stating that the duty of the person to register under this section has been explained.
 - (c) Registration information. In addition to the requirements of subsection (b) of this section, for a person required to register under section 11 37.1 3, then the person responsible for the notification required under subsection (b) of this section shall obtain the name of the person, identifying factors, anticipated future residence, juvenile and adult offense history, and documentation of any treatment received for the mental abnormality or personality disorder of the person. For purposes of this subsection, the provisions of chapter 37.3 of title 5 pertaining to health care privileges, the provisions of section 9 17 24 pertaining to the privilege of witnesses, or the provisions of section 42.72.8 pertaining to confidentiality of records of the department of children, youth and families, shall not be effective so as to prevent the transfer of information or the testimony of any person possessing any information required by this subsection. Any information so obtained may be transferred to the sex offender board of review and may be used by them in making a determination of whether or not the person is a sexually violent predator or in determining the level of notification under section 11 37.1 12. The information may also be used by the sentencing court or by any court reviewing the level of notification determined by the sex offender board of review or reviewing any conviction or sentence which requires registration under this chapter. Provided, information so obtained shall not be admissible in any other judicial proceeding against the subject of the information except to determine a person's status as a sexually violent predator or to determine or review the level of notification to the community which has been made by a court or the sex offender board of review. Provided, further, that this subsection shall not be applicable to any person for whom an appeal is pending for which a final judgment of conviction has not been entered, until the time that a final conviction has been entered.

<u>11-37.1-6. Community notification.</u> (1) (a) Sex Offender Board of Review. The governor shall appoint eight (8) persons including experts in the field of the behavior and treatment of sexual offenders by reason of training and experience, victim's rights advocates, and law enforcement representatives to the sex offender board of review. At least one member of the sex offender board of review shall be a qualified child/adolescent sex offender treatment specialist. These persons shall serve at the pleasure of the governor or until their successor has been duly qualified and appointed.

(b) Duties of the Board. Upon passage of this legislation, the sex offender board of review will utilize a validated risk assessment instrument and other material approved by the parole board to determine the level of risk an offender poses to the community and to assist the sentencing court in determining if that person is a sexually violent predator. If the offender is a juvenile, the Department of Children, Youth & Families shall select and administer a risk instrument appropriate for juveniles and shall submit the results to the sex offender board of review.

(c) Duties of other state agencies. Six (6) months prior to release of any person having a duty to register under section 11-37.1-3, or upon sentencing of a person having a duty to register under section 11-37.1-3, if the offender is not incarcerated, the agency having supervisory responsibility and the Interstate Compact Unit of the Rhode Island department of corrections upon acceptance of supervision of a sexual offender from the sending state shall refer the person to the sex offender board of review, together with any reports and documentation that may be helpful to the board, for a determination as to the level of risk an offender poses to the community and to assist the sentencing court in determining if that person is a sexually violent predator.

(2) (i) The board shall within thirty (30) days of a referral of a person shall conduct the validated risk assessment, review other material provided by the agency having supervisory responsibility and assign a risk of re-offense level to the offender. In addition, the board may find that, based on the assessment score and other material, that the person may possess a mental abnormality or personality disorder that makes the person likely to engage in sexually violent predatory offenses. In these cases, the committee shall ask the parole board psychiatrist or if the offender is a juvenile, a DCYF psychiatrist to conduct a sex offender evaluation to determine if the offender possesses a mental abnormality or personality disorder that affects the emotional or volitional capacity of the person in a manner that predisposes that person to the commission of criminal sexual acts to a degree that makes the person a menace to the health and safety of other persons.

(ii) Upon receipt of a sex offender evaluation that suggests there is sufficient evidence

and documentation to suggest that a person may be a sexually violent predator, the sex offender board of review shall forward a report to the attorney general for consideration by the court.

(iii) Upon receipt of a report from the attorney general, the court, after notice to the offender and his or her counsel, shall upon consideration of the report and other materials, make a determination as to whether or not a person is a sexually violent predator.

(iv) Effect of determination. In the event that a determination is made by the court that a person is a sexually violent predator, that person shall be required to register and verify his or her address in accordance with sections 11–37.1–3, 11–37.1–4 and 11–37.1–8(b).

(3) No cause of action or liability shall arise or exist against the committee or any member or agent of the board as a result of the failure of the board to make any findings required by this section within the time period specified by subdivision (2) of this subsection.

(4) Notwithstanding any other provision of law, the board shall have access to all relevant records and information in the possession of any state official or agency having a duty under sections 11-37.1-5(a)(1) through (6), relating to the juvenile and adult offenders under review by the board, including, but not limited to, police reports; prosecutor's statements of probable cause, presentence investigations and reports, complete judgments and sentences, current classification referrals, juvenile and adult criminal history records, violation and disciplinary reports, all psychological evaluations and psychiatric evaluations, psychiatric hospital records, sex offender evaluations and treatment reports, substance abuse evaluations and treatment reports to the extent allowed by federal law. Records and information obtained by the board of review under this subsection shall remain confidential, provided that the board of review may disclose the records and information to the sentencing court in accordance with the provisions of this chapter.

(5) Duties of the director of the department of corrections degrees irector of the department of children, youth and families. Not less than sixty (60) days prior to release of any person subject to this chapter, the director of the department of corrections or, in the event the person is a juvenile, the director of the department of children, youth and families, or their respective designees, shall seek verification that the duties of the sex offender board of review and any other state agency have been fulfilled as specified in section 11-37.1 6 et seq. In the event that the director of the department of corrections or, in the event the person is a juvenile, the director of the department of children, youth and families, cannot obtain verification, he or she shall, no less than thirty (30) days prior to the release of a person subject to this chapter, file with the presiding judge of the superior court or, in the case of a juvenile, the chief judge of the family court, a petition in the nature of mandamus, seeking compliance with this chapter. The court shall

1	promptly, but no less than ten (10) days from the filing of the petition, hold a hearing on the
2	petition. The court may, in its discretion, enter any orders consistent with this chapter to compel
3	compliance, however, the court may not delay the release of any person subject to this chapter for
4	the failure of the sex offender board of review or any state agency to fulfill its obligations under
5	this chapter.
6	11-37.1-7. Transfer of information to designated state law enforcement agency and
7	the FBI The person required to provide notice in accordance with section 11 37.1 5(b) and the
8	local law enforcement agencies required to register persons who have a duty to register in
9	accordance with section 11-37.1-4, shall, within three (3) days after receipt of information
10	defined in that section, forward it to a designated state law enforcement agency. The state law
11	enforcement agency shall immediately enter the information into the appropriate state law
12	enforcement record system. The state law enforcement agency shall also immediately transmit the
13	conviction data and fingerprints to the Federal Bureau of Investigation.
14	11-37.1-8. Verification of address (a) For a person required to register under section
15	11 37.1 3(a)(1) or (2) on each anniversary of the person's initial registration date during the
16	period in which the person is required to register:
17	(1) The sex offender community notification unit of the parole board shall mail a non-
18	forwardable verification form to the last reported address of the person;
19	(2) The person shall mail the verification form to the sex offender community
20	notification unit within ten (10) days after receipt of the form;
21	-(3) The verification form shall be signed by the person, and state that the person still
22	resides at the address last reported to the local law enforcement agency having jurisdiction over
23	the city or town in which the person having the duty to register resides; and
24	-(4) If the person fails to mail the verification form to the sex offender community
25	notification unit of the parole board within ten (10) days after receipt of the form, the person shall
26	be in violation of this chapter unless the person proves that the person has not changed the
27	residence address from that which he or she last registered.
28	(b) The provisions of subdivisions (1) (4) of this section shall apply to a person
29	required to register under section 11 37.1 3(a)(3), (4), or (5), except that the registration address
30	verification shall take place quarterly.
31	11-37.1-9. Notification of local law enforcement agencies of changes in address (a)
32	Duty of local law enforcement agency; Interstate and Intrastate moves. For any person required
33	to register under this chapter, the local law enforcement agency having jurisdiction where the
34	person is residing, shall, if the person changes residence to another state or within the state, notify

the law enforcement agency with which the person must register in the new state, if the new state has a registration requirement and notify the designated state law enforcement agency.

(b) Duty of person required to register; Interstate moves. A person who has been convicted of an offense which required registration under this chapter shall register the new address with a designated state law enforcement agency in another state to which the person moves in accordance with the new state's sex offender registration statute. Prior to the change of residence to a new state, the person shall notify the local law enforcement agency within this state with which the person is registered of the intended move and of the new address within the new state.

(c) Duty of law enforcement agency; Changes of residence within the state. For any person required to register under this chapter, the local law enforcement agency having jurisdiction where the person is residing, shall, if the person changes residence to another city or town in Rhode Island, notify the local law enforcement agency with which the person must register in the new city or town and notify the state designated law enforcement agency.

(d) Duty of person required to register; Changes of residence within the state. A person who has been convicted of an offense which requires registration under this chapter and who changes his or her residence address to another city or town in Rhode Island, shall notify the local law enforcement agency in the city or town from which the person is moving before the person establishes residence in the new location, and shall register with the local law enforcement agency in the city or town in which the person is moving not later than twenty four (24) hours after the person establishes residence in the new city or town. A person who has been convicted of an offense which requires registration under this chapter and who changes his or her residence within a city or town in Rhode Island shall notify the local law enforcement agency in the city or town not later than twenty four (24) hours after the person changes the residence within the city or town.

<u>11-37.1-10. Penalties. --</u> (a) Any person who is required to register or verify his or her address or give notice of a change of address or residence, who knowingly fails to do so, shall be guilty of a felony and upon conviction be imprisoned not more than ten (10) years, or fined not more than ten thousand dollars (\$10,000), or both.

(b) Any person who is required to register or verify his or her address or give notice of a change of address or residence, who knowingly fails to do so, shall be in violation of the terms of his or her release, regardless of whether or not the term was a special condition of his or her release on probation, parole or home confinement or other form of supervised release.

(c) Any person who is required to register or verify his or her address, who knowingly

2	and upon conviction may be imprisoned not more than five (5) years, or fined not more than five
3	thousand dollars (\$5,000) or both.
4	11-37.1-11. Release of information (a) Except as otherwise provided by this chapter
5	or as provided in subsections (b) or (c) of this section, no information obtained under this chapter
6	shall be released or transferred without the written consent of the person or his or her authorized
7	representative.
8	(b) No consent for release or transfer of information obtained under this chapter shall be
9	required in the following instances:
10	(1) Information may be disclosed to law enforcement agencies for law enforcement
11	purposes;
12	(2) Information may be disclosed to government agencies conducting confidential
13	background checks;
14	-(3) The designated law enforcement agency and any local law enforcement agency
15	authorized by the state agency may release relevant information that is necessary to protect
16	individuals concerning a specific person required to register under this chapter, except that the
17	identity of a victim of an offense that requires registration under this section shall not be released;
18	-(4) Information may be released or disseminated in accordance with the provisions of
19	section 11-37.1-12; and
20	(5) Information shall be disclosed by the local police department to the general public in
21	a city or town for those registered offenders determined to be either a level 2 or level 3 offender
22	as determined consistent with parole board guidelines.
23	(c) Any local law enforcement agency shall release relevant information collected
24	pursuant to section 11 37.1 3(c) to any campus police agency appointed pursuant to section 16-
25	15 2 or police for private institutions appointed pursuant to section 12 2.1-1 for any person
26	having a duty to register who is enrolled in, employed by or carrying on a vocation at an
27	institution of higher education. That agency may release relevant information that is necessary to
28	protect individuals concerning a specific person required to register under this chapter, except that
29	the identity of a victim of an offense that requires registration under this section shall not be
30	released.
31	11-37.1-12. Rules and regulations for community notification (a) The parole board
32	shall promulgate guidelines and procedures for notification required pursuant to the provisions of
33	this section.
34	(b) The regulations shall provide for three (3) levels of notification depending upon the

resides within three hundred feet (300') of any school, public or private, shall be guilty of a felony

risk of re offense level of the sex offender determined by the sex offender board of review as outlined in section 11 37.1 6(b):

- (1) If risk of re offense is low, law enforcement agencies and any individuals identified
 in accordance with the parole board guidelines shall be notified;
 - (2) If risk of re offense is moderate, organizations in the community likely to encounter the person registered shall be notified in accordance with the parole board's guidelines, in addition to the notice required by subdivision (1) of this subsection;
 - (3) If risk of re-offense is high, the members of the public likely to encounter the person registered shall be notified through means in accordance with the parole board's guidelines designed to reach members of the public likely to encounter the person registered, in addition to the notice required by subdivisions (1) and (2) of this subsection.
 - (4) The sex offender community notification unit is authorized and directed to utilize the Rhode Island state police web site and the Rhode Island Unified Court System website for the public release of identifying information of level two and level three sex offenders who have been convicted, provided that no identifying information of a juvenile shall be listed on the web site.
 - (5) Notwithstanding any other provision of law, the sex offender review board shall have access to all relevant records and information in the possession of any state official or agency having a duty under section 11–37.1-5(a)(1) through (6) relating to juvenile and adult offenders under review by the sex offender review board, including, but not limited to, police reports, prosecutors statements of probable cause, pre-sentence investigations and reports, complete judgments and sentences, current classification referrals, juvenile and adult criminal history records, violation and disciplinary reports, all psychological evaluations and psychiatric evaluations, psychiatric hospital records, sex offender evaluations and treatment reports, substance abuse evaluations and treatment reports to the extent allowed by federal law. Records and information obtained by the sex offender review board under this subsection shall remain confidential, provided that the parole board may disclose the records and information to the board of review, the sentencing court, and/or law enforcement agencies in accordance with the provisions of this chapter.
 - 11-37.1-13. Notification procedures for tiers two (2) and three (3). -- If after review of the evidence pertaining to a person required to register according to the criteria set forth in section 11-37.1-12, the board is satisfied that risk of re-offense by the person required to register is either moderate or high, the sex offender community notification unit of the parole board shall notify the person, in writing, by letter or other documentation:
- 34 (1) That community notification will be made not less than ten (10) business days from

1	the date of the letter or other document evidencing an intent to promulgate a community notice in
2	accordance with section 11-37.1-12(b), together with the level, form and nature that the
3	notification will take;
4	(2) That unless an application for review of the action is filed within the time specified
5	by the letter or other documentation, which in any case shall not be less than ten (10) business
6	days, by the adult offender subject to community notification, with the criminal calendar judge of
7	the superior court for the county in which the adult offender who is the subject of notification
8	resides or intends to reside upon release, or by the juvenile offender subject to community
9	notification over whom the family court exercises jurisdiction, with the clerk of the family court
10	for the county in which the juvenile offender resides or intends to reside upon release, whose
11	name shall be specified in the letter or other document, requesting a review of the determination
12	to promulgate a community notification, that notification will take place;
13	(3) That should the person subject to community notification, file an application for
14	review on or before the date specified by the letter or other documentation, that no community
15	notification will take place, unless and until affirmed by the court or, if reversed, until the time
16	that the attorney general or his or her designee provides for a notification in accord with the
17	reasons specified for the reversal by the court;
18	(4) That the person has a right to be represented by counsel of their own choosing or by
19	an attorney appointed by the court, if the court determines that he or she cannot afford counsel;
20	and and
21	(5) That the filing of an application for review may be accomplished, in the absence of
22	counsel, by delivering a letter objecting to the notification and/or its level, form or nature,
23	together with a copy of the btter or other documentation describing the proposed community
24	notification, addressed to the judge described in the communication to the clerk of the superior
25	court in the county in which the adult offender resides or intends to reside upon release, or in the
26	case of juvenile offenders over whom the family court exercises jurisdiction, addressed to the
27	judge described in the communication to the clerk of the family court in the county in which the
28	juvenile offender resides or intends to reside upon release.
29	11-37.1-14. Preliminary proceedings on objection to community notification
30	Procedures Upon receipt of a request from a person subject to community notification under
31	section 11-37.1-12(b), the superior court, or the family court of the county in which the person
32	resides or intends to reside upon release, shall:

-(2) Provide notice of the date for the hearing to both the applicant or his or her counsel

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(1) Set a date for hearing and decision on the matter;

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2	(3) Appoint counsel for the applicant if he or she cannot afford one; and
3	(4) Direct that the attorney general promptly provide copies of all papers, documents and
4	other materials which formed the basis for the determination of the level and manner of
5	community notification be provided to the court and the applicant or his or her counsel.
6	11-37.1-15. Application hearing procedures (a) On the date set for the hearing or
7	the review of the application the court shall:
8	(1) In camera, review the materials provided in accordance with section 11-37.1-14(4);
9	-(2) Determine whether and to what extent the production of witnesses and cross
10	examination shall be required or permitted depending on the complexities of the matter involved
11	the extent of doubt concerning the correctness of the level, nature and extent of the notification
12	proposed; and
13	(3) Presume the need for a prompt determination.
14	(b) In any application hearing proceeding the rules of evidence shall not apply and the
15	court may rely on documentary presentations, including expert opinion on all issues.
16	-(c) Nothing in this section should be construed to allow the applicant to relitigate the
17	adjudication of guilt.
18	11-37.1-16. Application review Burden of production and persuasion (a) In any
19	proceeding under this chapter, the state shall have the burden of going forward, which burden
20	shall be satisfied by the presentation of a prima facie case that justifies the proposed level of and
21	manner of notification.
22	(b) For purposes of this section, "prima facie case" means:
23	(1) A validated risk assessment tool has been used to determine the risk of re-offense;
24	-(2) Reasonable means have been used to collect the information used in the validated
25	assessment tool.
26	(c) Upon presentation of a prima facie case, the court shall affirm the determination of
27	the level and nature of the community notification, unless it is persuaded by a preponderance of
28	the evidence that the determination on either the level of notification of the manner in which it is
29	proposed to be accomplished is not in compliance with this chapter or the guidelines adopted
30	pursuant to this chapter.
31	Nothing in this section shall be construed to prohibit the release of information
32	pertaining to a person who has been convicted of any of the violations of any offense listed in
33	section 11-37.1-2, so long as the information has been gathered or obtained through sources other
34	than the registration process provided by this chapter. Provided further that nothing in this

1	section shall be deemed to authorize the release of any information pertaining to any victim of
2	any offense listed in section 11 37.1 2.
3	11-37.1-17. Immunity for good faith conduct Any person who performs any act or
4	fails to perform any act pursuant to this chapter shall have good faith immunity from any liability,
5	civil or criminal, that might be incurred as a result of the performance of or the failure to perform
6	any act pursuant to this chapter.
7	11-37.1-18. Continuation of prior duty to register Any person who pursuant to the
8	provisions of former section 11-37-16 had a duty to register under that section after having been
9	convicted of any violation of the provisions of chapter 37 of this title, or for a conviction in
10	another state of first degree sexual assault which if committed in this state would constitute a
11	violation of chapter 37 of this title, shall have the duty to register in accordance with the
12	provisions of this chapter. Nothing in this section shall be construed to abrogate any duty to
13	register which exists or existed under the provisions of former section 11-37-16.
14	11-37.1-19. Severability If any provision of this chapter or its application to any
15	person or circumstance is held invalid or unconstitutional, the invalidity or unconstitutionality
16	shall not affect other provisions or applications of this chapter which can be given effect without
17	the invalid or unconstitutional provision or application, and to this end the provisions of this
18	chapter are declared to be severable.
19	11-37.1-20. Remand to sex offender board of review Upon application by the
20	attorney general or counsel for the sex offender, the court may remand any case pending
21	adjudication of sexually violent predator status back to the sex offender board of review for
22	further determination of sexually violent predator status and community notification level
23	pursuant to section 11 37.1 6.
24	SECTION 2. Title 11 of the General Laws entitled "Criminal Offenses" is hereby
25	amended by adding thereto the following chapter:
26	CHAPTER 37.3
27	SEXUAL OFFENDER REGISTRATION AND COMMUNITY NOTIFICATION ACT
28	11-37.3-1. Short title This chapter shall be known and be cited as the "Sexual
29	Offender Registration and Community Notification Act."
30	<u>11-37.3-2. Purpose.</u> – The intent of this chapter is to implement the federal Sex
31	Offender Registration and Notification Act ("SORNA"), Title I of Public Law 109-248, and shall
32	be interpreted liberally to comply with the terms and conditions of SORNA as presently written
33	or hereafter amended.
34	11-37.3-3. Definitions. – As used in this chapter:

1	(1) "Convicted" means :
2	(i) An adult sex offender who has been convicted or placed on probation or whose case is
3	filed pursuant to section 12-10-12 where the defendant pleads nolo contendere, however the
4	sentence may be stayed; or
5	(ii) A juvenile offender who was prosecuted and convicted of or placed on probation or
6	whose case is filed pursuant to section 12-10-12 where the defendant pleads nolo contendere as
7	an adult for a sex offense; or was adjudicated delinquent as a juvenile for a sex offense, but only
8	if the offender is fourteen (14) years of age or older at the time of the offense and the offense
9	adjudicated was comparable to or more severe than aggravated sexual abuse, as described in 18
10	U.S.C. section 2241, or was an attempt or conspiracy to commit such an offense.
11	(2) "Custodial authority" means the victim is:
12	(i) Under the offender's control by force;
13	(ii) Under the offender's control by threat or intimidation of serious violence;
14	(iii) Incapable of appraising the nature of their conduct;
15	(iv) Physically incapable of communicating non-consent;
16	(v) Rendered unconscious by the offender; or
17	(vi) Involuntarily drugged by the offender.
18	(3) "Department" means the department of public safety or designee.
19	(4) "Dru Sjodin National Sex Offender Public Website ("NSOPW") means the public
20	website maintained by the attorney general of the United States pursuant to 42 U.S.C. section
21	<u>16920.</u>
22	(5) "Employee" includes, but is not limited to, an individual who is self-employed or
23	works for any other entity, regardless of compensation.
24	(6) "Foreign convictions" means a conviction obtained outside of the United States.
25	(7) "Habitually lives or sleeps" means a residence that the sex offender lives or sleeps for
26	more than thirty (30) cumulative days within a ninety (90) day period.
27	(8) "Immediate" or "Immediately" means within three (3) business days.
28	(9) "Imprisonment" means incarceration pursuant to a conviction, regardless of the nature
29	of the institution in which the offender serves the sentence. The term is to be interpreted broadly
30	to include, for example, confinement in a state prison as well as in a federal, military, foreign,
31	BIA, private or contract facility, or a local or tribal jail. Persons under home confinement
32	following conviction of a covered sex offense are required to register pursuant to the provisions
33	of this chapter during their period of home confinement.
34	(10) "Jurisdiction" means the fifty (50) states the District of Columbia the

1	Commonwealth of Puerto Rico, Guam, American Samoa, the Commonwealth of the Northern
2	Marian Islands, the United States Virgin Islands, and any Indian tribe.
3	(11) "Minor" means an individual who has not attained the age of eighteen (18) years.
4	(12) "National Sex Offender Registry ("NSOR")" means the national database maintained
5	by the attorney general of the United States pursuant to 42 U.S.C. section 16919.
6	(13) "Reside(s)" means, with respect to an individual, the location of the individual's
7	home or other place where the individual habitually lives or sleeps.
8	(14) "Sexual act" means:
9	(i) Contact between the penis and the vulva or the penis and the anus, and for purposes of
10	this definition contact involving the penis occurs upon penetration, however slight;
11	(ii) Contact between the mouth and the penis, the mouth and the vulva, or the mouth and
12	the anus;
13	(iii) The penetration, however slight, of the anal or genital opening of another by a hand
14	or finger or by any object, with an intent to abuse, humiliate, harass, degrade, or arouse or gratify
15	the sexual desire of any person; or
16	(iv) The intentional touching, not through the clothing, of the genitalia of a minor with an
17	intent to abuse, humiliate, harass, degrade, or arouse or gratify the sexual desire of any person.
18	(15) "Sexual contact" means the intentional touching, either directly or through the
19	clothing, of the genitalia, anus, groin, breast, inner thigh or buttocks of any person with an intent
20	to abuse, humiliate, harass, degrade, or arouse or gratify the sexual desires of another person.
21	(16) "Sex offense" means:
22	(i) Those offenses contained in 42 U.S.C. section 16911(5) and those offenses
23	enumerated in section 11-37.3-4 of this chapter or any other covered offense under law.
24	(ii) An offense involving consensual sexual acts or contact is not a sex offenses for the
25	purposes of this chapter if the victim was an adult, unless the adult was under custodial authority
26	at the time of the offense, or if the victim was thirteen (13) years of age or older and the offender
27	was not more than four (4) years older than the victim.
28	(17) "Sex offender" means a person convicted of a sex offense.
29	(18) "Sex Offender Registry" means the registry of sex offenders and notification
30	program, maintained by the department.
31	(19) "SMART Office" means the office of sex offender sentencing, monitoring,
32	apprehending, registering, and tracking, which was established within the United States
33	department of justice under the general authority of the attorney general of the United States
34	pursuant to 42 U.S.C. section 16945.

1	(20) "SORNA" means the Sex Offender Registration and Notification Act, Title I of the
2	Adam Walsh Child Protection and Safety Act of 2006 P.L. (109-248), 42 U.S.C. section 16911 et
3	seq., as amended.
4	(21) "State" means the State of Rhode Island.
5	(22) "Student" means a person who enrolls in or attends a private or public education
6	institution, including a secondary school, trade or professional school, or an institution of higher
7	education.
8	(23) "Tier I Sex Offender" means a sex offender that has been either convicted of a "Tier
9	I" sex offense as defined in subsection 11-37.3-10(a).
10	(24) "Tier II Sex Offender" means a sex offender that has been either convicted of a "Tier
11	II" sex offense as defined in subsection 11-37.3-10(b), or who is subject to the recidivist
12	provisions of subdivision 11-37.3-10(b)(1).
13	(25) "Tier III Sex Offender" means a sex offender that has been either convicted of a
14	"Tier III" sex offense as defined in section 11-37.3-10(c), or who is subject to the recidivist
15	provisions of 11-37.3-10(c)(1)
16	<u>11-37.3-4. Covered offenses.</u> – <u>Individuals that have been convicted of any of the</u>
17	following sex offenses, or convicted of an attempt or conspiracy to commit any of the following
18	sex offenses, are subject to the requirements of this chapter:
19	(1) A conviction for any of the following:
20	(i) Section 11-37-2 (first degree sexual assault);
21	(ii) Section 11-37-4 (second degree sexual assault);
22	(iii) Section 11-37-8.1 (first degree child molestation sexual assault);
23	(iv) Section 11-37-8.3 (second degree child molestation sexual assault);
24	(v) Section 11-37-8 (assault with intent to commit first degree sexual assault);
25	(vi) Section 11-26-1 (kidnapping) where the victim of the offense is sixteen (16) years or
26	older and under the age of eighteen (18) years;
27	(vii) Section 11-26-1.4 (kidnapping of a minor);
28	(viii) Section 11-26-2 (kidnapping with intent to extort) where the victim of the offense is
29	sixteen (16) years or older and under the age of eighteen (18) years;
30	(ix) Section 11-5-1 (assault with intent to commit specified felonies where the specified
31	felony is sexual assault);
32	(x) Section 11-23-1 (murder where the murder was committed in the perpetration, of or
33	attempted perpetration of any degree sexual assault or child molestation);
34	(xi) Section 11-67-2 (involuntary servitude);

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              (xii) Section 11-67-3 (trafficking of persons for forced labor or commercial sexual
 2
      activity);
 3
              (xiii) Section 11-67-6 (sex trafficking of a minor);
 4
              (xiv) Section 11-26-1.5 (child enticement with the intent to violate sections 11-37-6, 11-
 5
      37-8, 11-37-8.1, or 11-37-8.3);
 6
              (xv) Subsection 11-9-1 (b) and (c) (exploitation for commercial or immoral purposes);
 7
              (xvi) Section 11-9-1.1 (child nudity prohibited in publications);
 8
              (xvii) Section 11-9-1.3 (child pornography prohibited);
 9
              (xviii) Section 11-37-8.8 (indecent solicitation of a minor);
10
              (xix) Section 11-1-10 (where the underlying offense is a violation of chapter 34.1 of this
11
      title and the victim or person solicited to commit the offense is a minor);
12
              (xx) Section 11-37-6 (third degree sexual assault);
13
              (xxi) Section 11-64-2 (video voyeurism) where the victim of the offense is under the age
14
      of eighteen (18) years; or
15
              (xxii) Section 11-37.3-18 (failure to register).
16
              (2) A conviction for any of the following, and any other offense hereafter included in the
      definition of "sex offense" at 42 U.S.C. section 16911(5);
17
18
              (i) 18 U.S.C. section 1591 (sex trafficking of children);
19
              (ii) 18 U.S.C. section 1801 (video voyeurism of a minor);
20
              (iii) 18 U.S.C. section 2241(aggravated sexual abuse);
21
              (iv) 18 U.S.C. section 2242 (sexual abuse);
22
              (v) 18 U.S.C. section 2243 (sexual abuse of a minor or ward);
23
              (vi) 18 U.S.C. section 2244 (abusive sexual contact);
24
              (vii) 18 U.S.C. section 2245 (offenses resulting in death);
25
              (viii) 18 U.S.C. section 2251 (sexual exploitation of children);
              (ix) 18 U.S.C. section 2251A (selling or buying of children);
26
27
              (x) 18 U.S.C. section 2252 (material involving the sexual exploitation of a minor);
28
              (xi) 18 U.S.C. section 2252A (material containing child pornography);
29
              (xii) 18 U.S.C. section 2252B (misleading domain names on the Internet);
30
              (xiii) 18 U.S.C. section 2252C (misleading words or digital images on the Internet);
31
              (xiv) 18 U.S.C. section 2260 (production of sexually explicit depictions of a minor for
32
      import into the United States);
33
              (xv) 18 U.S.C. section 2421 (transportation of a minor for illegal sexual activity);
              (xvi) 18 U.S.C. section 2422 (coercion and enticement of a minor for illegal sexual
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1	activity);
2	(xvii) 18 U.S.C. section 2423 (Mann Act);
3	(xviii) 18 U.S.C. section 2424 (failure to file factual statement about an alien individual);
4	<u>or</u>
5	(xix) 18 U.S.C. section 2425 (transmitting information about a minor to further criminal
6	sexual conduct).
7	(3) Any conviction for a sex offense involving any conduct listed in this chapter that was
8	obtained under the laws of Canada, the United Kingdom, Australia, New Zealand, or under the
9	laws of any foreign country when the United States state department in its country reports on
10	human rights practices has concluded that an independent judiciary generally or vigorously
11	enforced the right to a fair trial in that country during the year in which the conviction occurred.
12	(4) Any conviction for any military offense specified by the secretary of defense under
13	section 115(a)(8)(C)(i) of Public Law 105-119, codified at 10 U.S.C. 951 note.
14	(5) Any sex offense committed in any jurisdiction that involves:
15	(i) Any sexual act;
16	(ii) Any sexual contact;
17	(iii) Kidnapping of a minor;
18	(iv) False imprisonment of a minor;
19	(v) Solicitation to engage a minor in sexual acts or contact understood broadly to include
20	any direction, request, enticement persuasion, or encouragement of a minor to engage in sexual
21	acts or contact;
22	(vi) Use of a minor in a sexual performance;
23	(vii) solicitation of a minor to practice prostitution;
24	(viii) Possession, production, or distribution of child pornography;
25	(ix) Criminal sexual acts or contact that involves physical contact with a minor or the use
26	of the Internet to facilitate or attempt such contact. This includes offenses whose elements
27	involve the use of other persons in prostitution, such as pandering, procuring, or pimping in cases
28	where the victim was a minor at the time of the offense;
29	(x) Any conduct that by its nature is a sex offense against a minor; or
30	(xi) Any offense similar to those outlined in:
31	(A) 18 U.S.C. section 1591 (sex trafficking by force, fraud or coercion);
32	(B) 18 U.S.C. section 1801 (video voyeurism of a minor)
33	(C) 18 U.S.C. section 2241 (aggravated sexual abuse);
34	(D) 18 U.S.C. section 2242 (sexual abuse);

1	(E) 18 U.S.C. section 2244 (abusive sexual contact);
2	(F) 18 U.S.C. section 2422(b) (coercing a minor to engage in prostitution); or
3	(G) 18 U.S.C. section 2423(a) (transporting a minor to engage in illicit conduct).
4	11-37.3-5. Creation of registries. – (a) There is hereby established a sex offender
5	registry, which the department shall maintain and operate pursuant to the provisions of this
6	<u>chapter.</u>
7	(b) There is hereby established a public sex offender registry website, which the
8	department shall maintain and operate pursuant to the provisions of this chapter.
9	11-37.3-6. Registry required. – (a) A sex offender must initially register with the
10	department if the sex offender was convicted by the state of a covered sex offense regardless of
11	the sex offender's actual or intended residency.
12	(b) A sex offender must register with the department if the sex offender:
13	(1) Is incarcerated by the state while completing any sentence for a covered sex offense,
14	regardless of whether it is the same jurisdiction as the jurisdiction of conviction or residence,
15	employment or school attendance;
16	(2) Resides within the state;
17	(3) Is employed within the state; or
18	(4) Is a student in any capacity within the state.
19	11-37.3-7. Retroactive registration. – (a) The department shall ensure the following
20	three (3) categories of sex offenders are subject to the requirements of this chapter;
21	(1) Sex offenders incarcerated or under the supervision of the state, whether for a covered
22	sex offense or another crime;
23	(2) Sex offenders already registered or subject to pre-existing sex offender registration
24	requirements under the state's laws, and
25	(3) Sex offenders reentering the justice system due to conviction for a felony offense.
26	(b) The department shall ensure recapture of the sex offenders mentioned in subsection
27	(a) within the following timeframe to be calculated from the effective date of this chapter:
28	(1) For tier I sex offenders, one year;
29	(2) For tier II sex offenders, one hundred and eighty (180) days; and
30	(3) For tier III sex offenders, ninety (90) days.
31	11-37.3-8. Timing of registration. – (a) A sex offender required to register with the state
32	under this chapter shall do so in the following timeframe:
33	(1) If convicted by the state for a covered sex offense and incarcerated, the sex offender
34	must register before being released from incarceration:

1	(2) If convicted by the state but not incarcerated, within three (3) business days of
2	sentencing for the registration offense; and
3	(3) Within three (3) business days of establishing a residence, commencing employment,
4	or becoming a student within the state, a sex offender must appear in person to register with the
5	department.
6	(b) The department shall ensure:
7	(1) That any sex offender incarcerated or sentenced by the state for a covered sex offense
8	completes their initial registration with the state;
9	(2) That the sex offender reads, or has read to them, and signs a form stating that the duty
10	to register has been explained to them and that the sex offender understands the registration and
11	notification requirements;
12	(3) That the sex offender is registered; and
13	(4) That upon entry of the sex offender's information into the registry, that information is
14	immediately forwarded to all other jurisdictions in which the sex offender is required to register
15	due to the sex offender's residency, employment, or student status.
16	<u>11-37.3-9.</u> Required information. – (a) A sex offender who is required to register with
17	the state shall provide and the department shall obtain from covered sex offenders who are
18	required to register with the state all of the following information:
19	(1) Relating to the sex offender's name:
20	(i) The sex offender's full primary given name;
21	(ii) Any and all nicknames, aliases, and pseudonyms regardless of the context in which it
22	is used; and
23	(iii) Any and all ethnic or tribal names by which the sex offender is commonly known.
24	This does not include any religious or sacred names not otherwise commonly known.
25	(2) Relating to the sex offender's date of birth:
26	(i) The sex offender's actual date of birth; and
27	(ii) Any other date of birth used by the sex offender.
28	(3) Relating to the sex offender's social security number:
29	(i) A valid social security number for the sex offender; and
30	(ii) Any social security number the sex offender has used in the past, valid or otherwise.
31	(4) A current digitized photograph of the sex offender. Unless the appearance of a sex
32	offender has not changed significantly, a digitized photograph shall be collected:
33	(i) Every ninety (90) days for tier III sex offenders; and
34	(ii) Every one hundred and eighty (180) days for tier II sex offenders; and

1	(III) Every year for tier 1 sex offenders.
2	(5) An accurate description of the sex offender as follows:
3	(i) A physical description;
4	(ii) A general description of the sex offender's physical appearance or characteristics; and
5	(iii) Any identifying marks, such as, but not limited to, scars, moles, birthmarks, or
6	tattoos.
7	(6) A photocopy of all of the sex offender's valid driver's licenses issued by any
8	jurisdiction.
9	(7) A photocopy of any identification card used by the sex offender.
10	(8) A photocopy of any passports used by the sex offender.
11	(9) A photocopy of any and all immigration documents used by the sex offender.
12	(10) Relating to the sex offender's residence:
13	(i) The address of each residence at which the sex offender resides or will reside; and
14	(ii) Any location or description that identifies where the sex offender habitually lives or
15	sleeps regardless of whether it pertains to a permanent residence or location otherwise identifiable
16	by a street or address.
17	(11) Relating to the sex offender's telephone numbers:
18	(i) Any and all landline telephone numbers;
19	(ii) Any and all cellular telephone numbers; and
20	(iii) Any and all telephone numbers and any other designations used by sex offenders for
21	the purposes of routing or self-identification in telephonic communications.
22	(12) Relating to the sex offender's Internet related activity:
23	(i) Any and all email addresses used by the sex offender;
24	(ii) Any and all Instant Message addresses and identifiers;
25	(iii) Any and all other designations or monitors used for self-identification in internet
26	communications or postings; and
27	(iv) Any and all designations used by the sex offender for the purpose of routing or self-
28	identification and Internet communications or postings.
29	(13) Relating to all vehicles owned or operated by the sex offender for work or personal
30	use including land vehicles, aircraft, and watercraft:
31	(i) License plate numbers;
32	(ii) Registration numbers or identifiers;
33	(iii) General description of the vehicle to include color, make, model, and year; and
34	(iv) Any permanent or frequent location where any covered vehicle is kept.

1	(14) Relating to the sex offender's employment, any and all places where the sex offender
2	is employed in any means including volunteer and unpaid positions:
3	(i) The name of the sex offender's employer;
4	(ii) The address of the sex offender's employer; and
5	(iii) Similar information related to any transient or day labor employment.
6	(15) All licensing information that authorizes the sex offender to engage in an occupation
7	or carry out a trade or business.
8	(16) Relating to the sex offender's school:
9	(i) The name of each school the sex offender is or will be a student; and
10	(ii) The address of each school where the sex offender is or will be a student.
11	(16) Relating to the sex offender's criminal history:
12	(i) The date of all arrests;
13	(ii) The date of all convictions;
14	(iii) The sex offender's status of parole, probation, or supervised release;
15	(iv) The sex offender's registration status; and
16	(v) Any outstanding arrest warrants.
17	(17) Fingerprints and palm prints of the sex offender in a digitized format. The
18	department shall submit the sex offender's fingerprints to IAFIS and the sex offender's palm
19	prints to the FBI Central Database, Next Generation Identification Program.
20	(18) If the sex offender's DNA is not already contained in the Combined DNA Index
21	System (CODIS), the sex offender shall provide the department a sample of his/her DNA. Any
22	DNA sample obtained from a sex offender shall be submitted to an appropriate lab for analysis
23	and entry of the resulting DNA profile into CODIS.
24	(19) The department shall obtain the text of each provision of law defining the criminal
25	offense(s) for which the sex offender is registered.
26	(20) When the sex offender will be absent from his/her residence for seven (7) days or
27	more:
28	(i) Identifying information of the temporary lodging locations including addresses and
29	names; and
30	(ii) The dates the sex offender will be staying at each temporary lodging location.
31	(21) In the event the sex offender will be traveling outside of the United States for more
32	than seven (7) days, the department shall immediately provide this information to INTERPOL.
33	(22) A signed copy of the sex offenders notice of registration and notification obligations
34	as provided in subdivision 11-37.3-8(b)(2).

1	(b) All information obtained under this chapter shall be, at a minimum, maintained by the
2	department in a digitized format.
3	(c) A sex offender registry shall be maintained in an electronic database by the
4	department and shall be in a form capable of electronic transmission.
5	11-37.3-10. Tiered offenses (a) A tier I offense includes:
6	(1) Any sex offense for which a person has been convicted, or an attempt or conspiracy to
7	commit such an offence, that is not a tier II or tier III offense;
8	(2) A conviction for any of the following offenses:
9	(i) Section 11-64-2 (video voyeurism) where the victim of the offense is under the age of
10	eighteen (18) years; or
11	(ii) Section 11-37.3-18 (failure to register);
12	(3) A conviction for any of the following federal offenses:
13	(i) 18 U.S.C. section 1801 (video voyeurism of a minor);
14	(ii) 18 U.S.C. section 2252 (receipt or possession of child pornography);
15	(iii) 18 U.S.C. section 2252A (receipt or possession of child pornography);
16	(iv) 18 U.S.C. section 2252B (misleading domain names on the Internet);
17	(v) 18 U.S.C. section 2252C (misleading words or digital images on the Internet);
18	(vi) 18 U.S.C. section 2423(b) (travel with the intent to engage in illicit conduct);
19	(vii) 18 U.S.C. section 2423(c) (engaging in illicit conduct in foreign places);
20	(viii) 18 U.S.C. section 2424 (failure to file factual statement about an alien individual);
21	<u>or</u>
22	(ix) 18 U.S.C. section 2425 (transmitting information about a minor to further criminal
23	sexual conduct);
24	(4) Any offense for which a person has been convicted by any jurisdiction, local
25	government, or qualifying foreign country pursuant to section 11-37.3-4 that involves the false
26	imprisonment of a minor, video voyeurism of a minor, or possession or receipt of child
27	pornography.
28	(5) Any military offense specified by the Secretary of Defense under section
29	115(a)(8)(C)(i) of Public Law 105-119, codified at 10 U.S.C. section 951 note, that is similar to
30	those offenses outlined in subsections (1), (2), (3), or (4);
31	(b) A tier II offense includes:
32	(1) Unless otherwise covered by subsection (c), any sex offense that is punishable by
33	more than one-year imprisonment where the offender has at least one prior conviction for a tier I
34	offense, or has become a tier I sex offender;

1	(2) A conviction for any of the following offenses;
2	(i) Section 11-67-2 (involuntary servitude);
3	(ii) Section 11-67-3 (trafficking of persons for forced labor or commercial sexual
4	activity);
5	(iii) Section 11-67-6 (sex trafficking of a minor);
6	(iv) Section 11-26-1.5 (child enticement with the intent to violate section 11-37-6, 11-37-
7	8, 11-37-8.1, 11-37-8.3);
8	(v) Subsections 11-9-1(b) and (c) (exploitation for commercial or immoral purposes);
9	(vi) Section 11-9-1.1 (child nudity prohibited in publications);
10	(vii) Section 11-9-1.3 (child pornography prohibited);
11	(viii) Section 11-37-8.8 (indecent solicitation of a minor); or
12	(ix) Section 11-1-10 (where the underlying offense is a violation of chapter 34.1 of this
13	title and the victim or person solicited to commit the offense is under the age of eighteen (18).
14	(3) A conviction for any of the following federal offenses:
15	(i) 18 U.S.C. section 1591 (sex trafficking by force, fraud, or coercion);
16	(ii) 18 U.S.C. section 2243 (sexual abuse of a minor or ward);
17	(iii) 18 U.S.C. section 2244 (abusive sexual contact, where the victim is thirteen (13)
18	years of age or older);
19	(iv) 18 U.S.C. section 2251 (sexual exploitation of children);
20	(v) 18 U.S.C. section 2251A (selling or buying of children);
21	(vi) 18 U.S.C. section 2252 (material involving the sexual exploitation of a minor);
22	(vii) 18 U.S.C. section 2252A (production or distribution of material containing child
23	pornography);
24	(viii) 18 U.S.C. section 2260 (production of sexually explicit depictions of a minor for
25	import into the United States);
26	(ix) 18 U.S.C. section 2421 (transportation of a minor for illegal sexual activity);
27	(x) 18 U.S.C. section 2422(a) (coercion to engage in prostitution);
28	(xi) 18 U.S.C. section 2422(b) (coercing a minor to engage in prostitution); or
29	(xii) 18 U.S.C. section 2423(a) (transporting a minor to engage in illicit conduct).
30	(4) Any sex offense against a minor for which a person has been convicted, or an attempt
31	or conspiracy to commit such an offense, that involves:
32	(i) The use of minors in prostitution, including solicitations;
33	(ii) Enticing a minor to engage in criminal sexual activity;
34	(iii) Sexual contact with a minor thirteen (13) years of age or older, whether directly or

1	indirectly through the clothing, that involves the intimate parts of the body;
2	(iv) The use of a minor in a sexual performance; or
3	(v) The production or distribution of child pornography.
4	(5) Any military offense specified by the Secretary of Defense under section
5	115(a)(8)(C)(i) of public law 105-119, codified at 10 U.S.C. section 951 note, that is similar to
6	those offenses outlined in subsection (1), (2), (3), or (4); or
7	(c) A tier III offense includes:
8	(1) A sex offense that is punishable by imprisonment for more than one year where the
9	offender has at least one prior conviction for a tier II sex offense, or has previously become a tier
10	<u>II sex offender;</u>
11	(2) A conviction for any of the following offenses:
12	(i) Section 11-37-2 (first degree sexual assault);
13	(ii) Section 11-37-4 (second degree sexual assault);
14	(iii) Section 11-37-6 (third degree sexual assault);
15	(iv) Section 11-37-8.1 (first degree child molestation sexual assault);
16	(v) Section 11-37-8.3 (second degree child molestation sexual assault);
17	(vi) Section 11-37-8 (assault with intent to commit first degree sexual assault);
18	(vii) Section 11-26-1 (kidnapping) where the victim of the offense is sixteen (16) years or
19	older and under the age of eighteen (18) years;
20	(viii) Section 11-26-1.4 (kidnapping of a minor);
21	(ix) Section 11-26-2 (kid napping with intent to extort) where the victim of the offense is
22	sixteen (16) years or older and under the age of eighteen (18) years;
23	(x) Section 11-5-1 (assault with intent to commit specified felonies where the specified
24	felony is sexual assault); or
25	(xi) Section 11-23-1 (murder where the murder was committed in the perpetration of, or
26	attempted perpetration of any degree sexual assault or child molestation).
27	(3) A conviction for any of the following federal offenses:
28	(i) 18 U.S.C. section 2241 (aggravated sexual abuse);
29	(ii) 18 U.S.C. section 2242 (sexual abuse); or
30	(iii) Where the victim is twelve (12) years of age or younger, 18 U.S.C. section 2244
31	(abusive sexual contact).
32	(4) Any sex offense for which a person has been convicted, or an attempt or conspiracy to
33	commit such an offense, that involves:
34	(i) Non-parental kidnapping of a minor;

1	(ii) A sexual act; or
2	(iii) Sexual contact with a minor twelve (12) years of age or younger, including offenses
3	that cover sexual touching of or contact with the intimate parts of the body, either directly or
4	through the clothing.
5	(5) Any military offense specified by the Secretary of Defense under section
6	115(a)(8)(C)(i) of public law 105-119, codified at 10 U.S.C. section 951 note. that is similar to
7	those offenses outlined in subsection (1), (2), (3), or (4).
8	11-37.3-11. Duration of registration and frequency of verification (a) A sex
9	offender who is required to register shall, at a minimum, appear in person at the department for
10	purposes of verification and keeping their registration current in accordance with the following
11	time frames:
12	(1) For tier I offenders, once every year for fifteen (15) years from the time of release
13	from custody for a sex offender who is incarcerated for the registration offense or from the date
14	of sentencing for a sex offender who is not incarcerated for the registration offense;
15	(2) For tier II offenders, once every one hundred eighty (180) days for twenty-five (25)
16	years from the time of release from custody for a sex offender who is incarcerated for the
17	registration offense or from the date of sentencing for a sex offender who is not incarcerated for
18	the registration offense; or
19	(3) For tier III offenders, once every ninety (90) days for the rest of their lives.
20	(b) At each in-person verification:
21	(1) The sex offender shall permit the department to take a photograph of the offender;
22	(2) The sex offender shall review existing information for accuracy; and
23	(3) If any new information or change in information is obtained at an in-person
24	verification, the department shall immediately notify all other jurisdictions in which the sex
25	offender is required to register the information or change in information.
26	11-37.3-12. Reduction of registration periods. – A sex offender may have their period
27	of registration reduced as follows:
28	(1) A tier I offender may have his of her period of registration reduced to ten (10) years if
29	he or she has maintained a clean record for ten (10) consecutive years; or
30	(2) A tier III offender may have his or her period of registration reduced to twenty-five
31	(25) years if he or she was adjudicated delinquent of an offense as a juvenile that required tier III
32	registration and he or she has maintained a clean record for twenty-five (25) consecutive years.
33	(3) A person has a clean record if:
34	(i) He or she has not been convicted of any offense, for which imprisonment for more

1	than one year may be imposed;
2	(ii) He or she has not been convicted of any sex offense;
3	(iii) He or she has successfully completed, without revocation, any period of supervised
4	release, probation, or parole; and
5	(iv) He or she has successfully completed an appropriate sex offender treatment program
6	certified by the state, another jurisdiction, or by the attorney general of the United States.
7	11-37.3-13. Keeping registration current. – (a) All sex offenders required to register in
8	this jurisdiction shall immediately appear in person at the department to update any changes to
9	their name, residence, employment, or school attendance, including termination of residency
10	employment or school attendance.
11	(b) All sex offenders required to register in this jurisdiction shall immediately notify the
12	department of any changes to their temporary lodging information, vehicle information, Internet
13	identifiers, or telephone numbers. In the event of a change in temporary lodging, the sex offender
14	and the department shall immediately notify the jurisdiction in which the sex offender will be
15	temporarily staying.
16	(c) With regard to changes in a sex offender's registration information, the department
17	shall immediately notify:
18	(1) All jurisdictions where a sex offender was required to register prior to the updated
19	information being given;
20	(2) All jurisdictions where a sex offender intends to reside, work, or attend school;
21	(3) All jurisdictions where the sex offender is either registered or required to register;
22	(4) Specifically with respect to information relating to a sex offender's intent to
23	commence residence, school, or employment outside of the United States, any jurisdiction where
24	the sex offender is either registered or required to register, and the U.S. marshals service; and
25	(5) The NSOR.
26	11-37.3-14. Public sex offender registry website. – (a) The department shall use and
27	maintain a public sex offender registry website.
28	(b) The registry website shall have the capability of conducting searches by name
29	county, city, and/or town; and zip code and/or geographic radius.
30	(c) The registry website shall include:
31	(1) Links to sex offender safety and education resources;
32	(2) Instructions on how a person can seek correction of information that the individual
33	contends is erroneous;
34	(3) A warning that the information contained on the website should not be used to

1	unlawfully injure, harass, or commit a crime against any individual named in the registry or
2	residing or working at any reported addresses and that any such action could result in civil or
3	criminal penalties; and
4	(4) All field search capabilities needed for full participation in the Dru Sjodin National
5	Sex Offender Public website and shall participate in that website as provided by the attorney
6	general of the United States.
7	11-37.3-15. Required and prohibited website information. – (a) The following
8	information shall be made available to the public on the sex offender registry website:
9	(1) Notice that an offender is in violation of their registration requirements or cannot be
10	located if the sex offender has absconded;
11	(2) All sex offenses for which the sex offender has been convicted;
12	(3) The sex offense(s) for which the offender is currently registered;
13	(4) The address of the sex offender's employer(s);
14	(5) The name of the sex offender including all aliases;
15	(6) A current photograph of the sex offender;
16	(7) A physical description of the sex offender;
17	(8) The residential address and, if relevant, a description of a location where the sex
18	offender habitually lives or sleeps;
19	(9) All addresses of schools attended by the sex offender; and
20	(10) The sex offender's vehicle license plate number along with a description of the
21	vehicle.
22	(b) The following information shall not be available to the public on the sex offender
23	registry website:
24	(1) Any arrest that did not result in conviction;
25	(2) The sex offender's social security number;
26	(3) Any travel and immigration documents;
27	(4) The identity of the victim;
28	(5) Internet identifiers (as defined in 42 U.S.C. section 16911); and (6) any information
29	of a juvenile offender who was adjudicated delinquent of a sex offense.
30	(c) For sex offenders who are under a witness protection program, the department may
31	honor the request of the United States marshals service or other agency responsible for witness
32	protection by not including the original identity of the offender on the publicly accessible sex
33	offender registry website.
34	11-37.3-16. Community notification. – (a) Whenever a sex offender initially registers or

2	(1) Any and all other registration jurisdictions where the sex offender is registered due to
3	the sex offender's residency, school attendance, or employment;
4	(2) The FBI or other federal agencies as designated by the United States attorney general
5	in order that the information may be updated on NSOR or other relevant databases;
6	(3) Any agency, department, or program within the state that is responsible for criminal
7	investigation, prosecution, child welfare or sex offender supervision functions; and
8	(4) National Child Protection Act agencies, which includes any agency responsible for
9	conducting employment-related background checks under section 3 of the National Child
10	Protection Act of 1993, 42 U.S.C. section 5119a.
11	(b) The department shall ensure there is an automated community notification process in
12	place that ensures the following:
13	(1) Upon a sex offender's initial registration or update of information with the state, the
14	state's public sex offender registry website is immediately updated; and
15	(2) The state's public sex offender registry has a function that enables the general public
16	to request an email notice that will notify them when a sex offender commences residence,
17	employment, or school attendance with the state, within a specified zip code, or within a certain
18	geographic radius. This e-mail notice shall include the sex offender's identity so that the public
19	can access the public registry for the new information.
20	(c) The notification requirements of subdivisions (a)(4) and (b)(2) do not apply to
21	juvenile offenders who were adjudicated delinquent of a sex offense.
22	11-37.3-17. Failure to appear for registration and absconding. – (a) In the event a sex
23	offender fails to register with the state, the department shall immediately inform the jurisdiction
24	that provided notification that the sex offender was to commence residency, employment, or
25	school attendance with the state that the sex offender failed to appear for registration.
26	(b) If the department receives information that a sex offender has absconded, the
27	department shall make an effort to determine if the sex offender has actually absconded.
28	(c) In the event no determination can be made, the department shall ensure the state
29	police and any other appropriate law enforcement agency is notified.
30	(d) If the information indicating the possible absconding came through notice from
31	another jurisdiction or federal authorities, they shall be informed that the sex offender has failed
32	to appear and register.
33	(e) If an absconded sex offender cannot be located then the department shall take the
34	following steps:

updates his or her information with the state, the department shall immediately notify:

1	(1) Update the registry to reflect the sex offender has absconded α is otherwise not
2	capable of being located;
3	(2) Notify the U.S. marshals services;
4	(3) Seek a warrant for the sex offender's arrest. The U.S. marshals service or FBI may be
5	contacted in an attempt to obtain a federal warrant for the sex offender's arrest;
6	(4) Update the NSOR to reflect the sex offender's status as an absconder, or is otherwise
7	not capable of being located; and
8	(5) Enter the sex offender into the Nation Crime Information Center Wanted Person file.
9	(f) In the event a sex offender who is required to register due to their employment or
10	school attendance status fails to do so or otherwise violates a registration requirement of this
11	code, the department shall take all appropriate follow-up measures including those outlined in
12	subsection (e). The department shall first make an effort to determine if the sex offender is
13	actually employed or attending school within the state.
14	11-37.3-18. Crimes and civil sanctions . – (a) Any person who is required to register or
15	verify his or her address or give notice of a change of address or residence, who knowingly fails
16	to do so shall be guilty of a felony and subject to imprisonment for not more than ten (10) years,
17	or fined not more than ten thousand dollars (\$10,000), or both.
18	(b) Any person who is required to register or verify his or her address or give notice of a
19	change of address or residence, who knowingly fails to do so, shall be in violation of the terms of
20	his or her release, regardless of whether or not the term was a special condition of his or her
21	release on probation, parole or home confinement or other form of supervised release.
22	<u>11-37.3-19. Hindrance of sex offender registration.</u> – (a) It shall be unlawful to
23	knowingly harbor or knowingly attempt to harbor, or knowingly assist another person in
24	harboring or attempting to harbor a sex offender who is in violation of this chapter or knowingly
25	assists a sex offender in eluding a law enforcement agency that is seeking to find the sex offender
26	to question the sex offender about, or to arrest the sex offender for noncompliance with the
27	requirements of this chapter; or provides information to a law enforcement agency regarding a
28	sex offender which the person knows to be false.
29	(b) Those found in violation of subsection (a) shall be guilty of a felony and subject to
30	imprisonment for not more than ten (10) years, of fined not more than ten thousand dollars
31	(\$10,000), or both.
32	11-37.3-20. Rules and regulations for community notification. – (a) The department
33	shall promulgate rules and regulations to implement the provisions required in this chapter.
34	11-37.3-21. Immunity. – Any person acting under good faith pursuant to this chapter

- 1 <u>shall be immune from any civil liability arising out of such actions.</u>
- 2 SECTION 3. This act shall take effect on January 1, 2012.

LC00359

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO CRIMINAL OFFENSES -- COMMUNITY NOTIFICATION

This act would create the Sexual Offender Registration and Community Notification Act
with registration requirements including timing of registration, required information, tiered
offenses, duration of registration and frequency of verification.

This act would take effect on January 1, 2012.