

SEX OFFENDER REGISTRATION AND NOTIFICATION ACT SUBSTANTIAL IMPLEMENTATION CHECKLIST — REVISED (2020)

This tool was designed to assist registration jurisdictions working toward substantially implementing Title I of the Adam Walsh Child Protection and Safety Act of 2006, <u>the Sex Offender Registration and</u> <u>Notification Act</u> (SORNA).¹ It is not, however, a definitive guide to SORNA's full implementation requirements. Jurisdictions are advised to consult with the SMART Office throughout the implementation process to ensure that their laws, policies, procedures and practices conform to SORNA's requirements.

The SORNA Substantial Implementation Checklist is organized into 11 sections that include SORNA's requirements and follows the SMART Office's substantial implementation review process. Each section contains a table listing the SORNA requirement with space to answer whether the jurisdiction meets that requirement (yes/no), the relevant statute citation and/or the relevant administrative policy or procedure page number. When submitting a completed checklist, please attach all relevant statutes, codes, administrative policies and procedures, along with documentation of database/data-sharing systems and the jurisdiction's public sex offender website.

This updated checklist includes information from the 2016 Supplemental Guidelines for Juvenile Registration Under the Sex Offender Registration and Notification Act,² which allows the SMART Office to consider the following:

- Policies and practices to prosecute as adults juveniles who commit serious sex offenses.
- Policies and practices to register juveniles adjudicated delinquent for serious sex offenses.
- Policies and practices to identify, track, monitor or manage juveniles adjudicated delinquent for serious sex offenses who are in the community and to ensure that the records of their identities and sex offenses are available for public safety purposes.

Additional information on state, tribal or territorial substantial implementation can be found at <u>smart.gov</u>. Please direct any questions regarding the SORNA Substantial Implementation Checklist to <u>AskSMART@usdoj.gov</u> or 202-514-4689.

¹ www.govinfo.gov/content/pkg/USCODE-2018-title34/html/USCODE-2018-title34-subtitleII-chap209.htm

² <u>www.federalregister.gov/documents/2016/08/01/2016-18106/office-of-the-attorney-general-supplemental-guidelines-for-juvenile-registration-under-the-sex</u>



I. Immediate Notification and Exchange of Information

Whenever a sex offender initially registers or updates their registration information with a jurisdiction, that jurisdiction is required to immediately notify 1) any other jurisdiction where the sex offender resides, is an employee or is a student, and 2) each jurisdiction from or to which a change of residence, employment or student status occurs. This includes notification to any relevant SORNA-registration jurisdiction, including states, tribes, territories and the District of Columbia.

The jurisdiction is also required to immediately update the National Crime Information Center, National Sex Offender Registry (NCIC/NSOR) and its own public sex offender registry website (see Section IX).

SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes
Upon initial registration and/or update to re- jurisdiction where the sex offender resides, i or to which a change of residence, employm	s an en ent or s	nployee or is a student, and 2)	each jurisdiction from
should address the SORNA-required issues b	elow.		
Definitions "Immediate" and "immediately" defined			
as "within 3 business days"			
"Other jurisdictions" defined as —			
States			
District of Columbia			
 The five principal U.S. territories (American Samoa, Commonwealth of the Northern Mariana Islands, Guam, Puerto Rico and U.S. Virgin Islands) 			
 Any tribe operating as a SORNA registration jurisdiction Jurisdiction immediately notifies of, shares of 	rsubm	its any initial registration and	or undated
information to		its any initial registration and	or updated
NCIC/NSOR			
Police departments			
Sheriff's offices			
 Prosecutor's offices 			
Probation agencies			
 Any other agencies with criminal investigation, prosecution or sex offender supervision functions 			
 Any agency responsible for conducting employment-related background checks under § 3 of the National Child Protection Act of 1993 (34 U.S.C. § 40102) 			
Monitor or use the SORNA Exchange Portal for interjurisdictional change of residence, employment or student status			



II. Offenses That Must Be Included in the Registry

A jurisdiction must include certain sex offenders in its registration schemes. As defined by SORNA, sex offenders are individuals convicted of sex offenses.

SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes
An adult sex offender is convicted for			
SORNA purposes if he or she has been			
subject to penal consequences based on			
the conviction, however it may be styled. ³			
The following two classes of convictions are be included in the jurisdiction's registry: ⁴	also in	cluded in SORNA's definition o	f convicted and must
Convictions of juveniles who are			
prosecuted as adults			
• Persons adjudicated delinquent as a			
juvenile for a sex offense, but only if			
the offender is 14 years of age or older			
at the time of the offense and the			
offense adjudicated was comparable			
to or more severe than aggravated			
sexual abuse (as described in 18 U.S.C.			
§ 2241(a) or (b)) or was an attempt or			
conspiracy to commit such an offense			
Does the state use a discretionary approach	to regi	stration of juveniles? If yes, the	en provide information
on 1) policies and practices to prosecute as	adults j	uveniles who commit serious s	ex offenses, 2) policies
and practices to register juveniles adjudicate	ed delir	nquent for serious sex offenses	, 3) policies and
practices to identify, track, monitor or mana	ige juve	eniles adjudicated delinquent f	or serious sex offenses
who are in the community and 4) other rela	ted pol	icies and practices here:	

SORNA specifies the sex offenses that, if they already exist in a jurisdiction, must be included in any jurisdiction's registration scheme, as well as those convictions from other jurisdictions (including the federal government and foreign countries) that must be included. Jurisdictions are not required to enact any new substantive sex offense crimes in order to substantially implement SORNA.

³ If there are procedures for deferred sentences/convictions for sex offenses, please include those citations here. ⁴ See the SMART Office's "Juvenile Sex Offender Registration Under SORNA" for additional information: <u>https://smart.ojp.gov/SORNA-juvenile-registration</u>.



If a jurisdiction relies on an "equivalency" statute for the inclusion of federal offenses, military offenses, international offenses or other extrajurisdictional offenses within the jurisdiction's registration scheme, please provide a reference to the relevant statute and describe the process the jurisdiction uses to compare extrajurisdictional convictions to in-state convictions.

Jurisdictions must register any sex offender convicted of any of the following offenses:

so	RNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes
Со	nvictions under the following federal stat	utes (in		d under the
Ass	similative Crimes Act (18 U.S.C. §§ 1152 o	r 1153)):	
٠	18 U.S.C. § 1591 (sex trafficking of			
	children, or by force, fraud or			
	coercion)			
٠	18 U.S.C. § 1801 (video voyeurism of a			
	minor)			
٠	18 U.S.C. § 2241 (aggravated sexual			
	abuse)			
٠	18 U.S.C. § 2242 (sexual abuse)			
٠	18 U.S.C. § 2243 (sexual abuse of a			
	minor or ward)			
•	18 U.S.C. § 2244 (abusive sexual			
	contact)			
•	18 U.S.C. § 2245 (offenses resulting in			
	death)			
•	18 U.S.C. § 2251 (sexual exploitation of			
	children)			
•	18 U.S.C. § 2251A (selling or buying of			
	children)			
•	18 U.S.C. § 2252 (receipt or possession			
	of child pornography or production or distribution of child pornography)			
•	18 U.S.C. § 2252A (receipt or			
•	possession of child pornography or			
	production or distribution of child			
	pornography)			
•	18 U.S.C. § 2252B (misleading domain			
	names on the internet)			
•	18 U.S.C. § 2252C (misleading words	1		
	or digital images on the internet)			
•	18 U.S.C. § 2260 (producing child			
	pornography for import)			
٠	18 U.S.C. § 2421 (transportation of a			
	minor for illegal sexual activity)			
•	18 U.S.C. § 2422 (coercion and			
	enticement to engage in prostitution)			



SORNA Requirement	Y/N	Statute Citation or	Notes
	1713	Regulation Page #	Notes
 18 U.S.C. § 2423 (transportation of minors for illegal sexual activity, travel with the intent to engage in illicit sexual conduct with a minor, engaging in illicit sexual conduct in foreign places) 			
 18 U.S.C. § 2424 (failure to file factual statement about an alien individual) 			
 18 U.S.C. § 2425 (use of interstate facilities to transmit information about a minor) 			
Jurisdictions must also register certain sex or convicted either:	ffender	s convicted of foreign sex offen	ses when they are
 In Canada, United Kingdom, Australia and New Zealand 			
 In any foreign country where the U.S. State Department, in its Country Reports on Human Rights Practices, has concluded that an independent judiciary generally (or vigorously) enforced the right to a fair trial in that country during the year in which the conviction occurred⁵ 			
Jurisdictions must register anyone convicted of a military offense specified by the Secretary of Defense under § 115(a)(8)(C)(i) of Public Law 105-119 (10 U.S.C. § 951 note). Jurisdictions are			
encouraged to review Department of Defense Instruction 1325.07 and the current 10 U.S.C. § 920 et. seq. to determine which Uniform Code of Military Justice convictions will be appropriate for inclusion. ⁶			
Jurisdictions must register anyone convicted of any attempt or conspiracy to commit a sex offense.			

⁵ These annual reports can be found at <u>www.state.gov/g/drl/rls/hrrpt/</u>.

⁶ The current version of DoD Instruction 1325.07 can be found at <u>www.esd.whs.mil/Directives/issuances/dodi/</u> or at <u>www.esd.whs.mil/Portals/54/Documents/DD/issuances/dodi/132507p.pdf?ver=2020-08-20-082115-117</u>.

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SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes
Jurisdictions are required to register any pe state, tribe, territory or the District of Colun described above) that involves:			
• Any conduct that by its nature is a sex offense against a minor			
 Any type or degree of genital, oral or anal penetration 			
 Any sexual touching of or contact with a person's body, either directly or through the clothing 			
 Criminal sexual conduct involving a minor (where the elements of the offense involve physical contact with the victim) or the use of the internet to facilitate or attempt such conduct 			
 Offenses whose elements involve using other persons in prostitution — such as provisions defining crimes of "pandering," "procuring" or "pimping" — in cases where the victim was below 18 at the time of the offense 			
False imprisonment of a minor			
Kidnapping of a minor			
Possession, production or distribution			
 of child pornography Solicitation of a minor to practice 			
 prostitution Solicitation to engage a minor in sexual conduct (this should be understood broadly to include any direction, request, enticement, persuasion or encouragement of a minor to engage in sexual conduct) 			
 Use of a minor in a sexual performance 			
 Jurisdictions are required to register any peprohibited by the following federal offenses 18 U.S.C. § 1591 (sex trafficking of children, or by force, fraud or 		no has been convicted of co	onduct similar to that
 coercion) 18 U.S.C. § 1801 (video voyeurism of a minor) 			
 18 U.S.C. § 2241 (aggravated sexual abuse) 			

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so	RNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes
•	18 U.S.C. § 2242 (sexual abuse)			
•	18 U.S.C. § 2244 (abusive sexual contact)			
•	18 U.S.C. § 2422(b) (coercion and enticement of a minor to engage in prostitution)			
•	18 U.S.C. § 2423(a) (transportation of a minor with intent to engage in criminal sexual activity)			

III. Required Registration Information

SORNA requires jurisdictions to collect certain types of sex offender registration information. The requirements in this section are specific to the collection of information for registration and law enforcement purposes. These requirements are different from the more limited list of required information that must be posted on the public sex offender website (covered in section IX, Public Registry Website and Community Notification Requirements).

All information must be available in digitized format that can immediately be accessed by or transmitted to various entities. The jurisdiction's registry must be an electronic database, and descriptions of the required types of information refers to digitized information rather than hard copies or physical objects. However, when items and/or data are stored in separate databases (such as DNA profiles in the Combined DNA Index System (CODIS), fingerprints in the FBI's Next Generation Identification (NGI) system or professional licensing information with a separate board or committee), it is sufficient if a jurisdiction provides an identification number or some other indicator of precisely where such registration information can be found, and in which database.

SORNA Requirement	Digitized	Y/N	Statute Citation or Regulation Page #	Notes
Criminal history information				
Date of all arrests				
Date of all convictions				
Status of parole, probation or supervised release				
Registration status				
Outstanding arrest warrants				
Date of birth				
Actual date of birth				
Purported date of birth				

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SORNA Requirement	Digitized	Y/N	Statute Citation or Regulation Page #	Notes
DNA ⁷				
 A DNA sample must be taken, or must have been taken, from the sex offender for purposes of analysis and submitted for entry into CODIS 				
Driver's license or ID card				
 A photocopy of a valid driver's license or identification card (including a tribal identification card) issued to the sex offender by a jurisdiction 				
Employment information				
Employer name (business name)				
Employer address				
 Transient/day labor employment information 				
Fingerprints				
 Taken and submitted to the FBI's NGI system 				
Internet identifiers				
Email addresses				
 Instant message addresses/identifiers 				
 Any other designations or monikers used for self- identification in internet communications or postings 				
 All designations used by sex offender for purposes of routing or self-identification in internet communications or postings 				
Name	<u> </u>	1	1	<u> </u>
Primary, given name				
 Nicknames, aliases, pseudonyms, regardless of context in which it is used 				
 Ethnic or tribal names by which the offender is commonly known 				

⁷ If DNA is taken by an agency that is not the registering agency, please note the agency that takes the DNA and the process used to confirm that a DNA sample is already on file.

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so	RNA Requirement	Digitized	Y/N	Statute Citation or Regulation Page #	Notes
Ра	lm prints				
•	Palm prints taken and submitted to the FBI's NGI system				
Ра	ssports and immigration document	s	•		
•	Copies of passports				
•	Copies of immigration documents				
Ph	one numbers				
•	Phone numbers and any other designations used by sex offender for purposes of routing or self-identification in phone communications				
•	Land line phone numbers				
•	Cellphone numbers				
Ph	otograph collected unless appearar	nce has not c	hangeo	significantly, on the fo	llowing schedule
•	Tier I offender: once every year				
•	Tier II offender: once every 6 months				
•	Tier III offender: once every 3 months				
Ph	ysical description	1		I	
•	Physical description of the sex offender				
•	Any identifying marks, such as scars, tattoos, etc.				
Pro	ofessional licensing information				
•	All licensing information, including licensing number, licensing agency and any other identifying information about a professional license issued to the sex offender that authorizes the sex offender to engage in an occupation or carry out a trade or business				
Re	gistration forms				
•	Forms signed by the sex offender acknowledging that the offender was advised of his or her registration obligations				

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SORNA Requirement	Digitized	Y/N	Statute Citation or Regulation Page #	Notes
Resident address, including	-			
Address of each residence where the sex offender resides or will reside				
 If no permanent residence, location or description that identifies where the sex offender "habitually lives" 				
School name and address				
Social Security number	1	1		
Valid Social Security number				
 Purported Social Security number(s) 				
Temporary lodging information				
 Name and address of temporary location(s) 				
Dates of temporary stay				
Text of registration offense				
• The text of the provision of law defining the offense for which the sex offender is registered				
Vehicle information of all vehicles ow	ned or opera	ted by	offender (whether for	work or personal use)
License plate number				
Aircraft				
Land vehicles				
Watercraft				
Registration number or identifier of all vehicles identified above				
Description of all vehicles identified above				
 Permanent or frequent location where all vehicles identified above are kept 				

IV. Where Registration Is Required

SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes
All sex offenders convicted in the			
jurisdiction are required to initially			
register.			

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SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes
All sex offenders who complete their			
sentence of incarceration in the			
jurisdiction are required to initially			
register. ⁸			
All sex offenders who reside in the			
jurisdiction are required to register.			
All sex offenders who are employees in			
the jurisdiction are required to register.			
"Employee" includes an individual who is			
self-employed or works for any other			
entity, whether compensated or not.			
All sex offenders who are students in the			
jurisdiction are required to register.			
"Student" is an individual who enrolls in or			
attends an educational institution (public			
or private), including secondary schools,			
trade or professional schools, and			
institutions of higher education.			
Additional notes (if necessary):			

V. Initial Registration: Generally

A sex offender is required to register at particular times, depending on whether they are incarcerated within the jurisdiction, sentenced within the jurisdiction or arriving from another jurisdiction.

SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes
When a sex offender is incarcerated in the			
jurisdiction, registration must occur			
before release from "imprisonment" for			
the registration offense. Imprisonment			
refers to incarceration pursuant to a			
conviction, regardless of the nature of the			
institution in which the offender serves			
the sentence.			

⁸ Please also describe in the "additional notes" area any other actions that the releasing authority takes, such as notifying offenders of their duty to register, notifying local registries of offenders' plans to relocate, updating NSOR, etc.

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SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes
When a sex offender is sentenced, but not			
incarcerated, in the jurisdiction,			
registration must occur within 3 business			
days of sentencing for the registration			
offense.			
When an offender is convicted and/or			
sentenced in another state, territory,			
tribe, or country, or in a federal or			
military court, and chooses to reside,			
work, or attend school in a jurisdiction,			
registration must occur within 3 business			
days of the sex offender establishing			
residence, employment, or school			
attendance within the jurisdiction.			
Duties of a jurisdiction when an offender in	itially I	registers	
Inform the sex offender of his or her			
duties under SORNA			
Explain the SORNA duties to sex			
offender			
Require the sex offender to read and			
sign a form stating that the duty to			
register has been explained and that			
the sex offender understands the			
registration requirement			
• Ensure that the sex offender is			
registered			

VI. Initial Registration: Retroactive Classes of Offenders

SORNA applies to all sex offenders regardless of the date of conviction. Jurisdictions are required to apply sex offender registration laws to (i.e., appropriately classify and register) certain offenders, including those who previously may have not been required to register, but who would be required to register under the jurisdiction's current sex offender registration and notification laws, including any updates or amendments.

SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes	
Procedures must be in place to register three categories of sex offenders, including those —				
• Currently incarcerated or under supervision, either for the predicate sex offense or for some other crime				



SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes	
 Already registered or subject to a pre- existing sex offender registration requirement under the jurisdiction's law 				
 Who reenter the jurisdiction's criminal justice system because of a conviction for some other felony crime (whether or not it is a sex offense) 				
If the jurisdiction has taken additional steps to ensure registration of all sex offenders requiring registration or has changed its approach to ensuring that all sex offenders requiring registration have been registered, explain here:				

VII. Keeping the Registration Current

SORNA specifies a sex offender's duties to keep their registration information current, depending on if the jurisdiction is the offender's -

- Residence jurisdiction (where the offender lives),
- Employment jurisdiction (where the offender works), or
- School jurisdiction (where the offender goes to school).

SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes		
Residence jurisdiction — immediately appear in-person to update any of the following information					
Name					
Residence					
Employment					
School attendance					
Termination of residence					
Immediately update any changes to the follo	owing ii	nformation (an in-person appe	arance is not required)		
Email addresses					
Instant message addresses					
Any other designations used in					
internet communications, postings or					
phone communications					
Vehicle information					
Temporary lodging information					
• Upon receipt of this information,					
the jurisdiction must immediately					
notify the jurisdiction where the					
offender will be staying					

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SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes	
Duties of the residence jurisdiction when an	offend	er intends to relocate to anoth	ner country	
Immediately notify any other				
jurisdiction where the sex offender is				
either registered, or is required to				
register, of that updated information				
Immediately notify the U.S. Marshals				
Service				
 Immediately update NCIC/NSOR 				
Information				
Employment jurisdiction — when an offend	er worl	ks in a jurisdiction, but neither	lives nor goes to	
school there, that offender must immediate	ly appe	ar in-person to update any of	the following	
information:				
Employment-related information in				
that jurisdiction				
Termination of employment in that				
jurisdiction				
School jurisdiction — when an offender goes to school in a jurisdiction, but neither lives nor works				
there, that offender must immediately appear in-person to update any of the following information:				
School-related information in that				
jurisdiction				

International Travel

Sex offenders who intend to travel outside of the United States must inform their residence jurisdiction 21 days in advance; jurisdictions that receive this information must notify the U.S. Marshals Service and update the sex offender's registration information in NCIC/NSOR of such travel.

SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes
Duties of the residence jurisdiction regardin	g interr	national travel of sex offenders	5
Jurisdiction requires sex offenders			
report international travel 21 days			
before departure			
Immediately notify any other			
jurisdiction where the sex offender is			
either registered, or is required to			
register, of that updated information			
Immediately notify the U.S. Marshals			
Service			
Immediately update NCIC/NSOR			
Information			



VIII. Offense Tiering and Verification/Appearance Requirements

Once a jurisdiction determines which sex offenses will require registration, it must decide at what "level" of registration those convicted of each particular offense must register. SORNA establishes a baseline or minimum standard by way of a three-tier classification system.

For sex offense tiering purposes —

- "Minor" is defined as an individual under 18.
- "Sexual contact" means offenses that cover sexual touching of or contact with the intimate parts of the body, either directly or through the clothing.
- "Sexual act" means offenses involving
 - Any direct touching of the genitals of a person under 16; or
 - Oral, anal or vaginal penetration of any kind that occurs
 - When the victim is under 13,
 - By force,
 - By way of threat or intimidation,
 - When the victim has been rendered unconscious,
 - When the victim is incapable of appraising the nature of the conduct,
 - When the victim is physically incapable of communicating non-consent, or
 - When a drug or intoxicant has been administered that substantially impairs the ability of the other person to appraise or control their conduct.

A. Offense Tiering

The following table outlines the tiers for offenses according to SORNA.

SORNA Requirement	Y/N	Statute Citation	Notes			
Tier I offenses	Tier I offenses					
Convictions that have an element involving	g a sexi	ual act or sexual contac	t with another, that are not			
included in either tier II or tier III, including	g —					
False imprisonment of a minor						
Video voyeurism of a minor						
Possession or receipt of child						
pornography						
The following federal offenses						
• 18 U.S.C. § 1801 (video voyeurism of						
a minor)						
• 18 U.S.C. § 2252 (receipt or						
possession of child pornography)						
• 18 U.S.C. § 2252A (receipt or						
possession of child pornography)						
• 18 U.S.C. § 2252B (misleading						
domain names on the internet)						
• 18 U.S.C. § 2252C (misleading words						
or digital images on the internet)						



SO	RNA Requirement	Y/N	Statute Citation	Notes
•	18 U.S.C. § 2422(a) (coercion and	-		
	enticement to engage in			
	prostitution)			
٠	18 U.S.C. § 2423(b) (travel with the			
	intent to engage in illicit sexual			
	conduct)			
•	18 U.S.C. § 2423(c) (engaging in illicit			
	sexual conduct in foreign places)			
•	18 U.S.C. § 2423(d) (arranging,			
	inducing, procuring or facilitating			
	the travel in interstate commerce of			
	an adult for the purpose of engaging			
	in illicit conduct for financial gain)			
•	18 U.S.C. § 2424 (failure to file			
	factual statement about alien			
	individual)			
٠	18 U.S.C. § 2425 (use of interstate			
	facilities to transmit information			
	about a minor)			
	y comparable military offense			
•	ecified by the Secretary of Defense			
	der § 115(a)(8)(C)(i) of Public Law			
	5-119 (10 U.S.C. § 951 note)			
	r II offenses			
Со	nvictions that involve —			
•	A person previously convicted of a			
	tier I offense whose current sex			
	offense conviction is punishable by			
	more than one year imprisonment			
•	Using a minor in prostitution (to			
	include solicitation)			
•	Enticing a minor to engage in			
	criminal sexual activity			
•	A nonforcible sexual act with a			
	minor 16 or 17			
•	Sexual contact with a minor 13 or			
	older			
•	Using a minor in a sexual			
	performance			
•	Producing or distributing child			
	pornography			
Th	e following federal offenses			
•	18 U.S.C. § 1591 (sex trafficking of			
	children)			



SORNA Requirement	Y/N	Statute Citation	Notes
• 18 U.S.C. § 2244 (abusive sexual	.,		
contact, where the victim 13 or			
older)			
• 18 U.S.C. § 2251 (sexual exploitation			
of children)			
• 18 U.S.C. § 2251A (selling or buying			
of children)			
• 18 U.S.C. § 2252 (sale or distribution			
of child pornography)			
• 18 U.S.C. § 2252A (sale or			
distribution of child pornography)			
• 18 U.S.C. § 2260 (producing child			
pornography for import)			
• 18 U.S.C. § 2421 (transportation of a			
minor for illegal sexual activity)			
• 18 U.S.C. § 2422(b) (coercion and			
enticement a minor to engage in			
prostitution)			
• 18 U.S.C. § 2423(a) (transportation a			
minor with intent to engage in			
criminal sexual activity)			
 18 U.S.C. § 2423(d) (arranging, 			
inducing, procuring or facilitating the			
travel in interstate commerce of a			
minor for the purpose of engaging in			
illicit conduct for financial gain)			
Any comparable military offense			
specified by the Secretary of Defense			
under § 115(a)(8)(C)(i) of Public Law			
105-119 (10 U.S.C. § 951 note)			
Tier III offenses Convictions that involve —			
 A person previously convicted of a tier II offense whose current sex 			
offense conviction is punishable by			
more than one year imprisonment			
Nonparental kidnapping of a minor			
 Any forcible sexual act with another 			
 Any forcible sexual act with another Sexual contact with a minor under 			
13			
The following federal offenses	I		
18 U.S.C. § 2241 (aggravated sexual			
abuse)			
• 18 U.S.C. § 2242 (sexual abuse)			



SORNA Requirement	Y/N	Statute Citation	Notes
• 18 U.S.C. § 2243 (sexual abuse of a minor or ward)			
 18 U.S.C. § 2244 (abusive sexual contact, where the victim is 12 or younger) 			
Any comparable military offense specified by the Secretary of Defense under § 115(a)(8)(C)(i) of Public Law 105-119 (10 U.S.C. § 951 note)			

Jurisdiction Offense Tiering

Please list the jurisdiction's offenses, along with statutory citations and any notes necessary for interpretation. Tribal jurisdictions are only required to tier tribal offenses if the tribe has implemented enhanced sentencing protocols. Be sure to indicate how the jurisdiction tiers offenders from other states, territories or tribes.⁹

If SORNA's three-tier system is not used, please describe the jurisdiction's approach, including a list of all registerable offenses, the sex offender registration duration and frequency of verification for each, and explain how individual registration duration and verification requirements are determined.

State Tier	Statute Citation	Notes
Tier I Offenses		

Tier II Offenses	

⁹ Please note that a sex offender convicted of a registerable offense in a tribal jurisdiction implementing enhanced sentencing protocols may need to be assigned to tier II or III depending on the severity of their conviction.



State Tier	Statute Citation	Notes	
Tier III Offenses			

B. Duration of Registration

SORNA requires that offenders register for a duration of time based on the tier of the offense of conviction.

SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes
Tier I offenders must register for 15 years			
Tier II offenders must register for 25 years			
Tier III offenders must register for life			

C. Frequency of Registration

SORNA requires offenders make in-person appearances at the registering agency based on the tier of the offense of conviction.

SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes
Tier I offenders must register once a year			
Tier II offender s must register every 6 months			
Tier III offenders must register every 3 months			

D. Reduction of Registration Periods

SORNA permits two classes of sex offenders to petition for reduced registration periods, provided certain clean record requirements are met:

SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes		
Tier I offender — registration and notification requirement may be terminated after 10 years if —					
The sex offender has had a "clean					
record" for 10 years.					

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SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes
Tier III offender — registration and notificat	ion req	uirement may be terminated a	after 25 years if —
• The sex offender is required to register			
based on a juvenile delinquency			
adjudication for an offense that			
required tier III registration, and			
• The sex offender has had a "clean			
record" for 25 years.			
If the jurisdiction's registration reduction reduction	quirem	ents differ from the classes de	scribed above, explain
here:	-		

E. Clean Record Requirements

Under SORNA, a registered sex offender has a clean record if they have satisfied certain requirements.

so	RNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes			
	Tier I offender — an offender's registration and notification requirement may be terminated after 10						
yea	ars if the following "clean record requirem	nents" a	are met:				
•	Not being convicted of any offense for						
	which imprisonment for more than 1						
	year may be imposed						
•	Not being convicted of any sex offense						
•	Successful completion (without						
	revocation) of any periods of						
	supervised release, probation and						
	parole						
•	Successful completion of an						
	appropriate sex offender treatment						
	program certified by a jurisdiction or						
	by the Attorney General (34 U.S.C. §						
	20915(b)(1))						
Tie	r III offender — an offender required to r	egister	based on a juvenile delinquen	cy adjudication for an			
off	ense which required tier III registration ar	nd notif	fication may be terminated aft	er 25 years if the			
fol	lowing "clean record requirements" are m	net:					
•	Not being convicted of any offense for						
	which imprisonment for more than 1						
	year may be imposed						
•	Not being convicted of any sex offense						
•	Successful completion (without						
	revocation) of any of supervised						
	release, probation and parole						

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SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes			
 Successful completion of an appropriate sex offender treatment program certified by a jurisdiction or by the Attorney General (34 U.S.C. § 20915(b)(1)) 						
If the jurisdiction's clean record requiremen	If the jurisdiction's clean record requirements differ from the classes described above, explain here:					

IX. Public Registry Website and Community Notification Requirements

Every jurisdiction is required to maintain a public sex offender registry website, which must contain the information detailed below on each sex offender in the registry. Information about a tier I sex offender convicted of an offense other than a "specified offense against a minor" as defined in 34 U.S.C. § 20911(7) may be excluded from a jurisdiction's public sex offender registry website.

SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes
Public registry website			
Full participation in the National Sex			
Offender Public Website (NSOPW.gov),			
including enabling all search field			
capabilities required by NSOPW and			
sharing geocoded addresses of registered			
offenders			
Publication of initial and updated sex			
offender registration information on the			
jurisdiction's public registry website within			
3 business days of registering agency			
collecting it			
Links to sex offender safety and education			
resources			
Instructions on how to seek correction of			
information that an individual contends is			
erroneous			
A warning that information on the site			
should not be used to unlawfully injure,			
harass or commit a crime against any			
individual named in the registry or residing			
or working at any reported address and			
that such action could result in civil or			
criminal penalties			

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so	RNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes			
We	Website search field capability						
٠	Name						
٠	County and city/town						
•	ZIP code						
•	Geographic radius						
Ite	ms that must be displayed on public regis	try web	osite:				
٠	Absconder: when the offender is in						
	violation or cannot be located, the						
	website must note this fact						
•	Criminal history: any other sex offense						
	for which the sex offender has been						
	convicted						
٠	Current offense: the sex offense for						
	which the offender is registered						
•	Employer address						
•	Name, including all aliases						
•	Photograph (current)						
•	Physical description						
٠	Resident address, including any						
	information about where the offender						
	"habitually lives"						
•	School address						
Ve	hicle(s) information	-					
•	License plate number(s)						
٠	Vehicle description(s)						
Inf	ormation that is NOT permitted to be dis	splayed	on public registry website				
•	Victim identity						
•	Criminal history: any arrests not						
	resulting in conviction						
٠	Social Security number						
٠	Travel and immigration document						
	numbers						
•	Internet identifiers						

In addition to the maintenance of a sex offender registry and a public sex offender registry website, SORNA requires community notification. When a sex offender initially registers in a jurisdiction, or updates registration information, the jurisdiction must notify the community. The following sets out general community notification standards that meet SORNA's requirements.

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SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes			
Community notification						
An email notification (including a sex offende	er's ide	ntity) is made available to the	general public			
whenever a sex offender commences —						
Residence in the jurisdiction						
Employment in the jurisdiction						
• School attendance in the jurisdiction						
Residence, employment or school						
attendance within a certain ZIP code						
or geographic radius						
An automated notification system ¹⁰ that						
publishes initial registrations and updates						
on the jurisdiction's public registry website						
within 3 business days						
If the jurisdiction's community notification p	ractice	s differ from above, explain he	ere:			

Special Issue: Witness Protection

Jurisdictions are permitted and encouraged to make provisions in laws and procedures to accommodate requests of the U.S. Marshals Service and other agencies responsible for witness protection in order to secure sex offender original identities.

X. Enforcement of Registration Requirements

SORNA requires that jurisdictions take measures to enforce registration requirements, including penalties for registration violations, and engage in practical procedures for investigating and dealing with such violations.

SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes
Each jurisdiction, other than a federally recognized Indian tribe, shall provide a criminal penalty that includes a maximum term of imprisonment that is greater than 1 year for the failure of a sex offender to comply with the jurisdiction's registration requirements.			

¹⁰ Jurisdictions are not required to adopt an automated notification system in order to implement this general community notification portion of SORNA. If a jurisdiction chooses not to do so, however, it will still be held to SORNA's baseline requirements. Please contact the SMART Office for assistance in determining which alternate procedures would substantially implement this portion of SORNA.



When a jurisdiction is notified that a sex offender intends to reside, be employed or attend school in the jurisdiction ("new jurisdiction") by another jurisdiction ("notifying jurisdiction"), and that offender fails to appear for registration as required, the new jurisdiction must take the following actions.

SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes
Inform the notifying jurisdiction that the offender who was to commence			
residence, employment or school in the			
new jurisdiction failed to appear for			
registration			

When a jurisdiction has information that a sex offender may have absconded, certain actions must be taken, as noted below.

SORNA Requirement	Y/N	Statute Citation or Regulation Page #	Notes	
Make an effort to determine whether the				
sex offender has actually absconded.				
If no determination can be made, notify a				
law enforcement agency with jurisdiction				
to investigate the matter				
If the information indicating the possible				
absconding came through notice from				
another jurisdiction or federal authorities,				
inform the authorities that provided the				
notification that the sex offender has				
failed to appear and register				
If an absconded sex offender cannot be located, the jurisdiction must take the following steps:				
Revise the registry information to				
reflect that the sex offender is an				
absconder or cannot be located				
• Seek a warrant for the sex offender's				
arrest, if the legal requirements for				
doing so are satisfied				
• Notify the U.S. Marshals Service, the				
lead federal agency for investigating				
sex offender registration violations				
• Update NCIC/NSOR to reflect the sex				
offender's status as an absconder or				
unlocatable				
• Enter the sex offender into the NCIC				
Wanted Person File (assuming a				
warrant meeting the requirement for				
entry into that file has been issued)				



XI. Tribal Considerations (applicable for state jurisdictions only)

States and tribes complement each other's sex offender registration efforts in a number of ways, including assisting with SORNA requirements, sharing information beyond SORNA's requirements and cross-deputation agreements. These agreements vary from state to state and often from tribe to tribe within a single state.

Please use the following section to describe the state's working relationship with the tribes contained within it (relating to sex offender registration).

Consideration	Y/N	Notes
Are there any federally recognized tribes		
in the state?		
Who is the state's primary point of contact		
working with tribes on sex offender		
registration issues? Please include name,		
job title and contact information.		
Does the state have any memoranda of		
understanding with the federally		
recognized tribes that have elected to		
implement SORNA's requirements? If yes,		
please list the tribe(s) and attach a copy of		
the MOU(s).		
Does the state have tribes that have opted		
out of SORNA implementation or have had		
SORNA duties delegated to the state? If		
yes, please list.		
Please describe other significant issues		
related to the state's relationship with		
tribes regarding sex offender registration		
(i.e., P.L. 280).		