

Sex Offender Registration and Notice of Duty to Register Sex Offenders Registration Act of the Oklahoma State Statutes, Title 57 § 581-590.2 and Title 21 § 1125

Date:	LE/	Facility/P&P	Office:				
Offender Name:		First		Middle	ODOC #		
Alias(s):							
Offender Home Address:	Street Address	Apt. #		City	Sta	te Zip	o Code
	County			Residen	ce Law Enfor	cement Juriso	diction
Mailing Address (if different):							
Day Phone Number:			Night Phone	e Number:			
DOB:	DL #:		State: FBI #		#:	e: OSBI #:	
(MM/DD/YYY	Y)						
SSN:	Race:		Gender:		DNA:	F	hotos:
Height:	Eye Weight: Color: Hair		_ Hair Col	or:			
Emergency Contact Name	Street Address	City	State	•	Zip Code	Phone	
Vehicle: Year Make Model Style		Color		Tag Numbe	er	Tag	Exp Date
Student ID #:		E	Education Institu	tion Name and A	ddress		
Current Employer	Addres	s City	ST	Zip Code		Phone	Start Date
Previous Employer	Addres	s City	ST	Zip Code		Phone	Dates
Are you a US Citizen? □ Yes Scars, marks, and tattoos (descr detail):		of birth:					

Email Addı	ress (all):				
Social Med	lia Accounts:				
	-				
Sex Crim	e Conviction(s)				
Offense:				CF #:	
	Date Convicted		Date Sentence Completed		Victim's Age / Gender
	City	County	State	Name under wh	ich convicted
Offense:				CF #:	
	Date Convicted		Date Sentence Completed		Victim's Age
	City	County	State	Name under wh	ich convicted

1. I understand I have a legal duty to register as a sex offender with the Oklahoma Department of Corrections (ODOC) Probation and Parole office and with the law enforcement agency (LE) having jurisdiction over my place of residency, school, and/or place of employment.

I understand as part of my registration, I am required to provide my sentencing documents to the jurisdiction and to ODOC.

Local law enforcement agency is the municipal police department, county sheriff, or police or security department of any institution of higher learning if I am enrolled as a student (full or part-time) or residing in property owned or controlled by an institution of higher learning.

2. I am responsible for obtaining and submitting the information required of me for registration.

3. Oklahoma Department of Corrections (ODOC) Probation and Parole Office Registration

If I became subject to registration due to an Oklahoma sentence:

November 1, 1989, through October 31, 1997, I must register with ODOC within 10 days of sentence or release from incarceration.

November 1, 1997, through October 31, 2007, I must register with ODOC within three days of sentence or release from incarceration.

After November 1, 2007, I must register with ODOC within three days of sentence or three days prior to release from incarceration.

If I become subject to registration due to entry into Oklahoma:

November 1, 1989, through June 30, 1995, I must register with ODOC within 30 days of entry into Oklahoma.

July 1, 1995, through October 31, 1999, I must register with ODOC within 30 days of entry into Oklahoma if I intend to remain in Oklahoma for more than 30 days.

November 1, 1999, through October 31, 2005, I must register with ODOC within three days of entry into Oklahoma if I intend to remain in Oklahoma for 30 days or longer, am employed for more than 14 days or an aggregate period of 30 days in a calendar year, and/or am enrolled as a full or part-time student.

November 1, 2005, through June 30, 2006, I must register with ODOC within two days of entry into Oklahoma

DOC 020307B Page **2** of **12** (R 03/23) if I intend to remain in Oklahoma for five days or longer, am employed for more than five days, and/or am enrolled as a full or part-time student.

After July 1, 2006, I must register with ODOC within two days of entry into Oklahoma if I intend to remain in Oklahoma for five consecutive days or longer, calculated beginning with the first day, am employed for more than five cumulative days in any 60-day period, and/or am enrolled as a full or part-time student.

4. Local Law Enforcement (LE) Registration

If I become subject to registration due to an Oklahoma sentence or due to entry into Oklahoma:

July 1, 1995, through October 31, 1997, I must register with LE where I reside, within seven days of entering the jurisdiction if I intend to reside in Oklahoma for more than seven days.

November 1, 1997, through October 31, 1999, I must register with LE where I reside, within three days of entering the jurisdiction if I intend to reside in Oklahoma for more than seven days.

November 1, 1999, through October 31, 2005, I must register with LE within three days of entering the jurisdiction where I reside or intend to remain, am employed full or part-time, with or without compensation, for more than 14 days or an aggregate period of 30 days in a calendar year or are enrolled as a full or part-time student.

November 1, 2005, through June 30, 2006, I must register with LE within three days of entering the jurisdiction where I reside or intend to remain for more than seven days, am employed full or part-time, with or without compensation, and/or am enrolled as a full or part-time student.

July 1, 2006, through October 31, 2014, I must register with LE within three days of entering the jurisdiction where I reside or intend to remain for more than seven days, am employed for more than five days full or part-time, with or without compensation, and/or am enrolled as a full or part-time student.

After November 1, 2014, I must register with LE within three days of entering the jurisdiction where I reside or intend to remain for more than seven consecutive days or 14 days in a 60 day period or longer, calculated beginning with the first day, am employed full or part-time, with or without compensation, and/or am enrolled as a full or part-time student.

5. Registration Period

If I became subject to registration due to an Oklahoma sentence:

November 1, 1989, through April 25, 2004, or deferred from November 1, 1999, through April 25, 2004, my duty to register continues for 10 years from my original registration date, unless I have been designated as aggravated or habitual.

April 26, 2004, through October 31, 2007, my duty to register continues for 10 years from completion of my sentence unless I have been designated as aggravated or habitual.

After November 1, 2007, my duty to register continues for not less than 15 years if assigned as a level one offender and 25 years if assigned as a level two offender from completion of my sentence, unless I have been designated as aggravated or habitual. Lifetime registration is required if I am a habitual, aggravated, or level three offender.

If I became subject to registration due to entry into Oklahoma:

November 1, 1989, through April 25, 2004, or deferred from November 1, 1999, through April 25, 2004, or from November 1, 2005, through April 29, 2008, my registration continues for 10 years from my original registration date, unless I have been designated as aggravated or habitual.

April 26, 2004, through November 1, 2005, my registration continues for 10 years from completion of my sentence unless I have been designated as aggravated or habitual.

After November 1, 2007, my duty to register for a conviction or deferred judgment from another jurisdiction continues for not less than 15 years if assigned as a level one offender and 25 years if assigned as a level two offender, from completion of my sentence or the date of initial registration in Oklahoma, unless I have been designated as aggravated or habitual. Lifetime registration is required if I am a habitual, aggravated, or level three offender.

- 6. If I leave Oklahoma prior to completion of my registration requirements and then return to Oklahoma, my registration requirements will be based upon the law in effect on the date of my most recent entry into Oklahoma.
- 7. I will provide the local law enforcement authority where I intend to reside with a certified copy of my sentencing documents within 60 days of my initial registration. If I move to a different jurisdiction in Oklahoma, I will provide the local law enforcement authority of the new location where I intend to reside with a certified copy of the sentencing documents within 60 days of establishing residency in the new location.
- 8. If I am sentenced in Oklahoma or enter Oklahoma and become subject to registration after November 1, 2013, my registration period will not conclude until I have fully complied with the requirements for the total period of registration. If I become delinquent during my required registration period, any delinquent time will extend my required registration period.
- 9. I understand the days I am delinquent in verifying my address with the local law enforcement authority will not count toward the completion of my registration period.
- 10. I understand to reinstate the calculation of my registration time, I must report in person to LE and update my registration information.

11. Change of Address in Oklahoma

If I became subject to registration due to an Oklahoma sentence or due to entry into Oklahoma:

November 1, 1989, through June 30, 1995, I must provide written notice of the change to ODOC within 10 business days.

July 1, 1995, through October 31, 1997, I must provide written notice of the change to ODOC within 10 business days, and LE within three business days.

November 1, 1997, through June 30, 2001, I must provide written notice of the change to ODOC no later than three days prior moving or abandoning the address.

July 1, 2001, through October 31, 2009, I must provide written notice of the change to ODOC and LE no less than three days prior moving or abandoning the address.

After November 1, 2009, I must appear in person and give notice of the change to ODOC and LE no later than three days prior to moving or abandoning the address.

12. Out of State Address Changes

If I became subject to registration due to an Oklahoma sentence or due to entry into Oklahoma:

November 1, 1989, through October 31, 1997, I must provide written notice of the change to ODOC within 10 business days.

November 1, 1997, through October 31, 2009, I must provide notice of the change to ODOC and LE in the new state 10days prior to the move.

After November 1, 2009, I must appear in person and provide notice to ODOC and LE in the new state 10 days prior to the move.

13. Change of Employment or Enrollment in Oklahoma

If I became subject to registration due to an Oklahoma sentence or due to entry into Oklahoma:

April 29, 2002, through October 31, 2009, I must provide written notice to ODOC and LE at least three days before terminating my employment or upon graduation, transfer, drop, termination, or otherwise change my enrollment.

After November 1, 2009, I must appear in person and notify ODOC and LE at least three days before terminating my employment or upon graduation, transfer, drop, termination, or otherwise change my enrollment.

14. Employment in Another State

November 1, 1999, through June 30, 2006, if I enter another state to participate in any type of full-time or part-time employment, with or without compensation, for more than 14 days, for an aggregate period exceeding 30 days within a calendar year, then I must also register in the other state.

July 1, 2006, through October 31, 2009, if I enter another state to participate in any type of full-time or parttime employment, with or without compensation, for more than 14 cumulative days in any 60 day period, or an aggregate period exceeding 30 days within a calendar year, I must also register in the other state.

15. Enrollment in Another State

After November 1, 1999, if I enroll in any type of school in another state as a full-time or part-time student, I must also register in that state.

April 26, 2004, through October 31, 2007, if I reside in another state and I have a spouse living in Oklahoma, I must register with ODOC and LE within two days after entering Oklahoma when I intend to be in Oklahoma for any purpose for five days or longer, or an aggregate period of five days or longer in a calendar year.

After November 1, 2007, if I reside in another state and I have a spouse living in Oklahoma, I must register with ODOC within two days after entering Oklahoma when I intend to be in Oklahoma for five consecutive days or longer, calculated beginning with the first day, or an aggregate period of five days or longer in a calendar year. I must register with LE within two days after entering Oklahoma when I intend to be in Oklahoma for two consecutive days or longer, calculated beginning with the first day.

16. Fingerprint and DNA Submission

November 1, 1989, through October 31, 1991, I must submit fingerprints to ODOC.

November 1, 1991, through October 31, 1997, I must submit fingerprints and a blood or saliva test for a DNA profile to ODOC.

After November 1, 1997, I must submit fingerprints and a blood or saliva test for a DNA profile to ODOC within 30days of registration and pay \$15 to ODOC, unless a valid sample is already on file with the Oklahoma State Bureau of Investigation.

- 17. After July 1, 1998, it is unlawful for me to work with, or provide services to children or to work on school premises, or for any person or business which offers or provides services to children or which contracts for work to be performed on school premises.
- 18. After November 1, 2002, it is unlawful for any law enforcement agency to employ me as a peace officer or criminal investigator. I am prohibited from being certified by the Council on Law Enforcement Education and Training (CLEET), as a peace officer, private investigator, or security guard. If I was previously certified by CLEET, my certification will be revoked.

19. Zone of Safety

May 12, 2003, through June 6, 2006, it is unlawful for me to be within 300feet of any elementary, junior high or high school, licensed childcare facilities, playground, or park if I have been convicted of lewd molestation, rape, or sodomy in this state, or any similar offense in another state, or the United States, and the victim of my

DOC 020307B Page **5** of **12** (R 03/23) crime of conviction was a child under 13years of age.

I am exempt from the school or licensed childcare facility prohibition if I am the custodial parent or legal guardian of a child enrolled as a student at the school or childcare facility, and I am enrolling, delivering or retrieving such child at the school or childcare facility during regular school or facility hours or for school or childcare facility sanctioned extracurricular activities. This exception will not modify or remove any restrictions by court order, conditions of probation, or any other provision of law applicable to me.

June 7, 2006, through October 31, 2007, it is unlawful for me to be within 300feet of any elementary, junior high or high school, licensed childcare facility, playground, or park, if I have been convicted of a crime requiring sex offender registration, and the victim of my crime of conviction was a child under 13years of age.

I am exempt from the school or licensed child care facility prohibition if I am the custodial parent or legal guardian of a child enrolled as a student at the school or child care facility, and I am enrolling, delivering or retrieving such child at the school or child care facility during regular school or facility hours or for school or child care facility sanctioned extracurricular activities, or I am accompanied to school or child care facility sanctioned activities by a person who is 21years of age or older and who has no previous felony conviction requiring sex offender registration. This exception will not modify or remove any restrictions by court order, conditions of probation, or any other provision of law applicable to me.

November 1, 2007, through October 31, 2008, it is unlawful for me to be within 300feet of any elementary, junior high or high school, licensed childcare facility, playground, or park, if I have been convicted of a crime requiring sex offender registration, and the victim of my crime of conviction was a child under 13years of age.

I am exempt from the school or licensed childcare facility prohibition if I am the custodial parent or legal guardian of a child enrolled as a student at the school or childcare facility, and I am enrolling, delivering or retrieving such child at the school or childcare facility during regular school or facility hours or for school or childcare facility sanctioned extracurricular activities. This exception will not modify or remove any restrictions by court order, conditions of probation, or any other provision of law applicable to me.

The zone of safety prohibitions does not apply to me if I am receiving treatment at a hospital or other facility certified or licensed by the State of Oklahoma to provide medical services.

I am not prohibited from attending a recognized church or religious denomination for worship, provided I must notify the religious leader of my sex offender status and be granted permission in writing by the religious leader.

November 1, 2008, through April 18, 2010, it is unlawful for me to loiter within 300feet of any elementary, junior high or high school, licensed childcare facility as defined by the Department of Human Services (DHS), a playground or park, if I have been convicted of a crime requiring sex offender registration, and the victim of my crime of conviction was a child under 13years of age.

I am exempt from the school or licensed childcare facility prohibition if I am the custodial parent or legal guardian of a child enrolled as a student at the school or childcare facility, and I am enrolling, delivering or retrieving such child at the school or childcare facility during regular school or facility hours, or for school or childcare facility sanctioned extracurricular activities. This exception will not modify or remove any restrictions by court order, conditions of probation, or any other provision of law applicable to me.

The zone of safety prohibitions does not apply to me if I am receiving medical treatment at a hospital or other facility certified or licensed by the State of Oklahoma to provide medical services. Medical treatment will not include any form of psychological, social or rehabilitative counseling services or treatment programs for sex offenders.

I am not prohibited from attending a recognized church or religious denomination for worship, provided I must notify the religious leader of my sex offender status and be granted permission in writing by the religious leader.

April 19, 2010, through October 31, 2014, it is unlawful for me to loiter within 500feet of any elementary, junior high or high school, permitted or licensed childcare facility, a playground or park, if I have been convicted of a crime requiring sex offender registration, and the victim of my crime of conviction was a child under 13 years of age.

I am exempt from the school or licensed childcare center prohibition for a reasonable amount of time to complete the following tasks if I am the custodial parent or legal guardian of a child enrolled as a student at the school or childcare center, and I am enrolling, delivering or retrieving such child at the school or child care center during regular school or facility hours, or for school or child care center sanctioned extracurricular activities. Prior to entering the zone of safety, I must inform school or childcare center administrators of my sex offender status. I must update monthly or as often as required by the school or center administrators about specific times I will be within the zone of safety. This exception will not modify or remove any restrictions by

court order, conditions of probation, or any other provision of law applicable to me.

The zone of safety prohibitions does not apply to me if I am receiving medical treatment at a hospital or other facility certified or licensed by the State of Oklahoma to provide medical services. Medical treatment will not include any form of psychological, social or rehabilitative counseling services or treatment programs for sex offenders.

I am not prohibited from attending a recognized church or religious denomination for worship, provided I must notify the religious leader of my sex offender status and be granted permission in writing by the religious leader.

November 1, 2014, through October 31, 2015, it is unlawful for me to loiter within 500feet of any elementary, junior high or high school, permitted or licensed childcare center, playground, or park, if I have been convicted of a crime requiring sex offender registration, and the victim of my crime of conviction was a child under 13 years of age.

I am exempt from the school or licensed childcare center prohibition for a reasonable amount of time to complete the following tasks if I am the custodial parent or legal guardian of a child enrolled as a student at the school or childcare center, and I am enrolling, delivering or retrieving such child at the school or child care center during regular school or facility hours, or for school or child care center sanctioned extracurricular activities. Prior to entering the zone of safety, I must inform school or childcare center administrators of my sex offender status. I must update monthly or as often as required by the school or center administrators about specific times I will be within the zone of safety. This exception will not modify or remove any restrictions by court order, conditions of probation, or any other provision of law applicable to me.

The zone of safety prohibitions does not apply to me if I am receiving medical treatment at a hospital or other facility certified or licensed by the State of Oklahoma to provide medical services. Medical treatment will not include any form of psychological, social or rehabilitative counseling services or treatment programs for sex offenders.

I am not prohibited from attending a recognized church or religious denomination for worship, provided I must notify the religious leader of my sex offender status and be granted permission in writing by the religious leader.

November 1, 2015, through October 31, 2018, it is unlawful for me to loiter within 500feet of any elementary, junior high or high school, permitted or licensed childcare center as defined by DHS, playground or park, if I have been convicted of a crime requiring sex offender registration, and the victim of my crime of conviction was a child under 16 years of age. If I am designated as a habitual or aggravated offender, I am prohibited from entering any park. A park means any outdoor public area specifically designated as being used for recreational purposes that is operated or supported in whole or in part by a homeowner's association or a city, town, county, state, federal or tribal governmental authority.

I am exempt from the school or licensed childcare facility prohibition for a reasonable amount of time to complete the following tasks if I am the custodial parent or legal guardian of a child enrolled as a student at the school or childcare center, and I am enrolling, delivering or retrieving such child at the school or child care center during regular school or facility hours, or for school or child care center sanctioned extracurricular activities. Prior to entering the zone of safety, I must inform school or childcare center administrators of my sex offender status. I must update monthly or as often as required by the school or center administrators about specific times I will be within the zone of safety. This exception will not modify or remove any restrictions by court order, conditions of probation, or any other provision of law applicable to me.

The zone of safety prohibitions does not apply to me if I am receiving medical treatment at a hospital or other facility certified or licensed by the State of Oklahoma to provide medical services. Medical treatment will not include any form of psychological, social or rehabilitative counseling services or treatment programs for sex offenders.

I am not prohibited from attending a recognized church or religious denomination for worship, provided I must notify the religious leader of my sex offender status and be granted permission in writing by the religious leader.

After November 1, 2018, it is unlawful for me to loiter within 500feet of any elementary, junior high or high school, permitted or licensed childcare center as defined by DHS, playground, or park, if I have been convicted of a crime requiring sex offender registration, and the victim of my crime of conviction was a child under 16years of age. If I am designated as a habitual or aggravated offender, I am prohibited from entering any park. A park means any outdoor public area specifically designated as being used for recreational purposes that is operated or supported in whole or in part by a homeowner's association or a city, town, county, state, federal or tribal governmental authority. I am prohibited from loitering within 1,000feet of the residence of the victim of the

DOC 020307B Page **7** of **12** (R 03/23) offense that requires me to register.

I am exempt from the school or licensed childcare facility prohibition for a reasonable amount of time to complete the following tasks if I am the custodial parent or legal guardian of a child enrolled as a student at the school or childcare center, and I am enrolling, delivering or retrieving such child at the school or child care center during regular school or facility hours, or for school or child care center sanctioned extracurricular activities. Prior to entering the zone of safety, I must inform school or childcare center administrators of my sex offender status. I must update monthly or as often as required by the school or center administrators about specific times I will be within the zone of safety. This exception will not modify or remove any restrictions by court order, conditions of probation, or any other provision of law applicable to me.

The zone of safety prohibitions does not apply to me if I am receiving medical treatment at a hospital or other facility certified or licensed by the State of Oklahoma to provide medical services. Medical treatment will not include any form of psychological, social or rehabilitative counseling services or treatment programs for sex offenders.

I am not prohibited from attending a recognized church or religious denomination for worship, provided I must notify the religious leader of my sex offender status and be granted permission in writing by the religious leader.

20. Residency

If I became subject to registration due to an Oklahoma sentence or due to entry into Oklahoma:

November 1, 2003, through June 31, 2006, it is unlawful for me to reside, within a 2,000foot radius of any public or private school site, or educational institution.

July 1, 2006, through October 31, 2007, it is unlawful for me to reside, either temporarily or permanently, within a 2,000foot radius of any public or private school site, educational institution, playground, park, or licensed childcare facility. The distance will be measured from the nearest property line of my residence to the nearest property line of the restricted property.

If I previously lived in housing established by a nonprofit organization, I can continue to reside in that housing.

I am not required to sell or otherwise dispose of any real estate or home owned or acquired prior to my conviction.

I am prohibited from residing in an individual dwelling with another sex offender who is required to register for my required period of registration.

November 1, 2007, through October 31, 2008, it is unlawful for me to reside, either temporarily or permanently, within a 2,000foot radius of any public or private school site, educational institution, playground, or park that is zoned by city, county, state, federal, or tribal government, or licensed childcare center as defined by DHS. Establishment of a daycare center or park in vicinity of my residence will not require me to relocate or sell my residence. The distance will be measured from the nearest property line of my residence to the nearest property line of the restricted property.

If I previously lived in housing established by a nonprofit organization, I can continue to reside in that housing.

I am not required to sell or otherwise dispose of any real estate or home owned or acquired prior to my conviction.

I am prohibited from residing in an individual dwelling with another sex offender who is required to register for my required period of registration unless the other offender is my spouse or a blood relative.

November 1, 2008, through October 31, 2010, it is unlawful for me to reside, either temporarily or permanently, within a 2,000foot radius of any public or private school site, educational institution, playground, or park that is established, operated, or supported, in whole or in part by city, county, state, federal, or tribal government, or licensed childcare center as defined by DHS. Establishment of a daycare center or park in vicinity of my residence will not require me to relocate or sell my residence. The distance will be measured from the nearest property line of my residence to the nearest property line of the restricted property.

If I previously lived in housing established by a nonprofit organization, I can continue to reside in that housing.

I am not required to sell or otherwise dispose of any real estate or home owned or acquired prior to my conviction.

I am prohibited from residing in an individual dwelling with another sex offender who is required to register for my required period of registration unless the other offender is my spouse or a blood relative.

November 1, 2010, through October 31, 2012, it is unlawful for me to reside, either temporarily or permanently, within a 2,000foot radius of any public or private school site, educational institution, property or campsite used by an organization whose primary purpose is working with children, playground or park that is established, operated, or supported, in whole or in part by city, county, state, federal, or tribal government, or licensed child care center as defined by DHS. Establishment of a daycare center or park in vicinity of my residence will not require me to relocate or sell my residence. The distance will be measured from the nearest property line of my residence to the nearest property line of the restricted property.

If I previously lived in housing established by a nonprofit organization, I can continue to reside in that housing.

I am not required to sell or otherwise dispose of any real estate or home owned or acquired prior to my conviction.

I am prohibited from residing in an individual dwelling with another sex offender who is required to register for my required period of registration unless the other offender is my spouse or a blood relative.

November 1, 2012, through October 31, 2015, it is unlawful for me to reside, either temporarily or permanently, within a 2,000foot radius of any public or private school site, educational institution, property or campsite used by an organization whose primary purpose is working with children, playground or park that is established, operated, or supported, in whole or in part by city, county, state, federal, or tribal government, or licensed child care center as defined by DHS. Establishment of a daycare center or park in vicinity of my residence will not require me to relocate or sell my residence. The distance will be measured from the nearest property line of my residence to the nearest property line of the restricted property.

If I previously lived in housing established by a nonprofit organization, I can continue to reside in that housing.

I am not required to sell or otherwise dispose of any real estate or home owned or acquired prior to my conviction.

I am prohibited from residing in an individual dwelling with another sex offender who is required to register for my required period of registration unless the other offender is my spouse or a blood relative.

If a minor child was the victim of my offense, I am prohibited from residing with a minor child or from establishing any other living accommodation where a minor child resides, unless I am their parent, stepparent or grandparent and they are not the victim of my offense.

November 1, 2015, through October 31, 2018, it is unlawful for me to reside, either temporarily or permanently, within a 2,000foot radius of any public or private school site, educational institution, property or campsite used by an organization whose primary purpose is working with children, playground or park that is established, operated, or supported, in whole or in part by a homeowner's association, city, town, county, state, federal, or tribal government, or licensed child care center as defined by DHS. Establishment of a daycare center or park in vicinity of my residence will not require me to relocate or sell my residence. The distance will be measured from the nearest property line of my residence to the nearest property line of the restricted property.

If I previously lived in housing established by a nonprofit organization, I can continue to reside in that housing.

I am not required to sell or otherwise dispose of any real estate or home owned or acquired prior to my conviction.

I am prohibited from residing in an individual dwelling with another sex offender who is required to register for my required period of registration unless the other offender is my spouse or a blood relative.

If a minor child was the victim of my offense, I am prohibited from residing with a minor child or from establishing any other living accommodation where a minor child resides, unless I am their parent, stepparent or grandparent and they are not the victim of my offense.

November 1, 2018, through October 31, 2019, it is unlawful for me to reside, either temporarily or permanently, within a 2,000foot radius of any public or private school site, educational institution, property or campsite used by an organization whose primary purpose is working with children, playground or park that is established, operated, or supported, in whole or in part by a homeowner's association, city, town, county, state, federal, or tribal government, licensed child care center as defined by DHS, or the residence of the victim of my offense. Establishment of a daycare center or park in vicinity of my residence will not require me to relocate or sell my residence. The distance will be measured from the nearest property line of my residence to the nearest property line of the restricted property.

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If I previously lived in housing established by a nonprofit organization, I can continue to reside in that housing.

I am not required to sell or otherwise dispose of any real estate or home owned or acquired prior to my conviction.

I am prohibited from residing in an individual dwelling with another sex offender who is required to register for my required period of registration unless the other offender is my spouse or a blood relative.

If a minor child was the victim of my offense, I am prohibited from residing with a minor child or from establishing any other living accommodation where a minor child resides, unless I am their parent, stepparent or grandparent and they are not the victim of my offense.

After November 1, 2019, it is unlawful for me to reside, either temporarily or permanently, within a 2,000foot radius of any public or private school site, educational institution, property or campsite used by an organization whose primary purpose is working with children, playground or park that is established, operated, or supported, in whole or in part by a homeowner's association, city, town, county, state, federal, or tribal government, licensed child care center or family child care home as defined by the Oklahoma Child Care Facilities Licensing Act, or the residence of the victim of my offense. Establishment of a daycare center or park in vicinity of my residence will not require me to relocate or sell my residence. The distance will be measured from the nearest property line of the restricted property.

If I previously lived in housing established by a nonprofit organization, I can continue to reside in that housing.

I am not required to sell or otherwise dispose of any real estate or home owned or acquired prior to my conviction.

I am prohibited from residing in an individual dwelling with another sex offender who is required to register for my required period of registration unless the other offender is my spouse or a blood relative.

If a minor child was the victim of my offense, I am prohibited from residing with a minor child or from establishing any other living accommodation where a minor child resides, unless I am their parent, stepparent or grandparent and they are not the victim of my offense.

- 21. November 1, 2017, through October 31, 2018, if I reside with a minor child as the parent, stepparent, or grandparent of the minor child, I must contact the Department of Human Services (DHS) statewide centralized hotline at 1-800-522-3511 and report the name and date of birth of any and all minor children residing in the same household and the offenses for which I am required to register within three days of intent to reside with a minor child.
- 22. After November 1, 2019, if I reside with any minor child, I must contact DHS's statewide centralized hotline at 1-800-522-3511 and report the name and date of birth of all minor children residing in the same household and the offenses for which I am required to register within three days of intent to reside with a minor child.

NAME	DOB	AGE	GENDER	RELATION

Please list ALL occupants living in the same household:

DHS Referral Number: _____

23. My residence is located on tribal land.
Yes No

24. Verification Requirements:

On an annual basis, if my number risk level is one, or I have no level assignment and I am not designated as aggravated or habitual;

On a semiannual basis, if my numeric risk level is two;

Every 90 days if I have been designated habitual or aggravated, or if my numeric risk level is three; and

Upon any change of address, school enrollment, or employment.

- 25. ODOC will mail a verification letter to my last reported address based upon my registration requirements. Within 10days of receipt of the verification letter, I must return the letter to LE in person. In the absence of receipt of the verification letter, I must report in person to LE according to my registration requirements to complete a Law Enforcement Alternate Verification Form. Upon submission of the form, ODOC may send a new verification letter, which will require me to return to LE within 10 days. Verification letters are mailed based on the original registration month.
 - 26. I am required to provide a physical address. If my physical address cannot receive mail, a mailing address must also be provided, which may include a post office box.
 - 27. If I am a transient, I will report in person to the nearest local law enforcement authority every seven days and provide to the local law enforcement authority the approximate location of where I am staying and where I plan to stay.

28. Identification Card and/or Driver's License

After July 1, 2006, if I make application for a new identification card or driver's license or make application to renew an identification card or driver's license, the identification card or driver's license will be valid for a period of one year from the month of issuance. The cost for such identification card or driver's license will be the same as for other identification cards or driver's licenses and renewals.

After November 1, 2007, If I am designated as a habitual or aggravated offender and I make application for a new or renewal driver's license or identification card, I will be issued a driver's license or identification card bearing the words "Sex Offender."

If I receive notice from the Department of Public Safety (DPS), I understand that I will be required to surrender my current license or identification card within 180days. Upon surrendering the license or identification card, I may make application with DPS for a replacement license or card bearing the words "Sex Offender."

29. Interstate Travel

I understand that Title 18, Section 2250 of the United States Code provides that whoever is required to register as a sex offender under the Sex Offender Registration and Notification Act (SORNA) who (1) travels interstate or foreign commerce; or (2) enters, leaves, or resides in Indian County; and (3) knowingly fails to register or update a registration as required by SORNA, shall be fined under this title or imprisoned not more than 10 years, or both.

30. International Travel

After February 6, 2016, Title I of the Adam Walsh Child Protection and Safety Act of 2006, the Sex Offender Registration and Notification Act (SORNA), as augmented by the National Guidelines for Sex Offender Registration and Notification (June 2008) and the Supplemental Guidelines for Sex Offender Registration and

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		Notification (January 2011), requires I inform ODOC and LE of any intended travel outside of the United States at least 21days prior to that travel. I must notify ODOC and LE of my dates and places of departure, arrival and return, means of travel, itinerary details including the name of the airport/train station/port, the flight/train/ship number, information about any intermediate stops, and the purpose of the travel.				
	31.	I understand the U.S. Marshals Service will be informed of my travel details.				
	32.	I understand I must contact the consulate or embassy for the countries I will visit regarding local immigration laws that pertain to my ability to enter the country.				
	33.	A Sex Offender Registration and Notice of Duty to Register form should be completed upon initial registration, change of address to a new jurisdiction, and at least annually.				
	34.	I understand my photograph is required with completion of this form unless the picture on the Oklahoma Sex Offender Registry has been verified as less than one year old.				
	35.	These duties and procedures have been fully explained to me.				
Offend	er Si	gnature Date				
Witnes	s Sig	nature Date				
Witnes	s Na	me (Printed) Witness Position/Title				

Facility/LE/Tribal Agency Name

Agency Location (City/County)

NOTE: This page must contain the offender's and witness' signature or the form will be returned for completion. Please return this document to <u>osor@doc.ok.gov</u> within three days of receipt.

Original: Sex Offender Registration File Copy: Field File (Section 2)

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