Representative Brad L. Dee proposes the following substitute bill:

1	SEX OFFENDER AMENDMENTS
2	2006 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Brad L. Dee
5	Senate Sponsor: Sheldon L. Killpack
6	LONG TITLE
7	LONG TITLE
8	General Description:
9	This bill modifies the Uniform Driver License Act, Utah Criminal Code, and the Code
10	of Criminal Procedure by amending provisions related to sex offenders.
11	Highlighted Provisions:
12	This bill:
13	amends definitions;
14	 provides that a driver license or identification card expires on the birth date of the
15	applicant in the first year following the date that the driver license or identification
16	card was issued if the person is required to register as a sex offender;
17	 provides that an applicant for a driver license or identification card shall indicate on
18	the application whether the applicant is required to register as a sex offender;
19	 provides that if a person is currently required to register as a sex offender and the
20	person has applied for and received a driver license or identification card:
21	• the person's driver license or identification card expires on the person's next
22	birth date beginning on July 1, 2006;
23	• the person shall surrender the person's driver license or identification card on or
24	before the person's next birth date beginning on July 1, 2006; and
25	• the person may apply for a driver license or identification card with a one-year



26 expiration date;

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- provides that if a person is convicted of a registerable sex offense after the person has applied for a driver license or identification card, the person:
 - shall surrender the person's driver license or identification card on the person's next birth date following conviction; and
 - may apply for a driver license or identification card with a one-year expiration date;
 - requires the Driver License Division to keep on its computerized records the applicant's indication whether the applicant is required to register as a sex offender;
 - ▶ provides that it is a class A misdemeanor if a person knowingly fails to comply with the driver license or identification card indication or license surrender provisions for registered sex offenders;
 - ▶ prohibits the Driver License Division from granting an extension for a license certificate issued with a one-year expiration date to someone required to register as a sex offender;
 - ► prohibits sex offenders from obtaining a reduction of the offender's conviction while registration requirements exist;
 - provides that a sex offender convicted in any other state or by the United States government shall register with the Department of Corrections within Ĥ→ [three] ten ←Ĥ days after entering the state;
 - provides that a sex offender shall register with the Department of Corrections within $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{five}} \leftarrow \hat{\mathbf{H}}]$ days of every change of the sex offender's place of habitation or vehicle or education information;
 - requires an agency in the state that registers certain sex offenders to notify the offender of the duty to comply with the driver license or identification surrender and application provisions;
 - requires any person who is required to register in another state or by the United

 States to register with the state if the person is in the state for Ĥ→ [more than three] ten ←Ĥ days;
 - changes the annual registration period during which certain sex offenders shall register;
 - extends the registration requirements for certain offenses from ten years to lifetime;

57	 amends the penalty for failing to register for certain sex offenders;
58	 extends notification requirements to offenders working in all educational
59	institutions;
60	 repeals a provision that prohibits members of the public from publicizing the sex
61	offender registry information;
62	 requires the state to maintain the registry on the Internet and index it by surname
63	and postal codes; and
64	makes technical changes.
65	Monies Appropriated in this Bill:
66	None
67	Other Special Clauses:
68	This bill takes effect on July 1, 2006.
69	Utah Code Sections Affected:
70	AMENDS:
71	53-3-205, as last amended by Chapters 20 and 34, Laws of Utah 2005
72	53-3-214, as last amended by Chapters 2 and 34, Laws of Utah 2005
73	53-3-216, as last amended by Chapters 54 and 85, Laws of Utah 2001
74	53-3-804, as last amended by Chapters 20 and 34, Laws of Utah 2005
75	53-3-807, as last amended by Chapters 20 and 34, Laws of Utah 2005
76	76-3-402, as last amended by Chapter 7, Laws of Utah 1991
77	77-18-12, as last amended by Chapter 2, Laws of Utah 2005
78	77-27-21.5, as last amended by Chapter 48, Laws of Utah 2002
79	
80	Be it enacted by the Legislature of the state of Utah:
81	Section 1. Section 53-3-205 is amended to read:
82	53-3-205. Application for license or endorsement Fee required Tests
83	Expiration dates of licenses and endorsements Information required Previous
84	licenses surrendered Driving record transferred from other states Reinstatement
85	Fee required License agreement.
86	(1) An application for any original license, provisional license, or endorsement shall
87	be:

88	(a) made upon a form furnished by the division; and
89	(b) accompanied by a nonrefundable fee set under Section 53-3-105.
90	(2) An application and fee for an original provisional class D license or an original
91	class D license entitle the applicant to:
92	(a) not more than three attempts to pass both the knowledge and skills tests for a class
93	D license within six months of the date of the application;
94	(b) a learner permit if needed after the knowledge test is passed; and
95	(c) an original class D license and license certificate after all tests are passed.
96	(3) An application and fee for an original class M license entitle the applicant to:
97	(a) not more than three attempts to pass both the knowledge and skills tests for a class
98	M license within six months of the date of the application;
99	(b) a learner permit if needed after the knowledge test is passed; and
100	(c) an original class M license and license certificate after all tests are passed.
101	(4) An application and fee for a motorcycle or taxicab endorsement entitle the
102	applicant to:
103	(a) not more than three attempts to pass both the knowledge and skills tests within six
104	months of the date of the application;
105	(b) a motorcycle learner permit if needed after the motorcycle knowledge test is
106	passed; and
107	(c) a motorcycle or taxicab endorsement when all tests are passed.
108	(5) An application and fees for a commercial class A, B, or C license entitle the
109	applicant to:
110	(a) not more than two attempts to pass a knowledge test and not more than two
111	attempts to pass a skills test within six months of the date of the application;
112	(b) a commercial driver instruction permit if needed after the knowledge test is passed
113	and
114	(c) an original commercial class A, B, or C license and license certificate when all
115	applicable tests are passed.
116	(6) An application and fee for a CDL endorsement entitle the applicant to:
117	(a) not more than two attempts to pass a knowledge test and not more than two
118	attempts to pass a skills test within six months of the date of the application; and

- (b) a CDL endorsement when all tests are passed.
 - (7) If a CDL applicant does not pass a knowledge test, skills test, or an endorsement test within the number of attempts provided in Subsection (5) or (6), each test may be taken two additional times within the six months for the fee provided in Section 53-3-105.
 - (8) (a) Except as provided under Subsections (8)(f) [and], (g), and (h), an original license expires on the birth date of the applicant in the fifth year following the year the license certificate was issued.
 - (b) Except as provided under Subsections (8)(f) [and], (g), and (h) a renewal or an extension to a license expires on the birth date of the licensee in the fifth year following the expiration date of the license certificate renewed or extended.
 - (c) Except as provided under Subsections (8)(f) and (g), a duplicate license expires on the same date as the last license certificate issued.
 - (d) An endorsement to a license expires on the same date as the license certificate regardless of the date the endorsement was granted.
 - (e) A license and any endorsement to the license held by a person ordered to active duty and stationed outside Utah in any of the armed forces of the United States, which expires during the time period the person is stationed outside of the state, is valid until 90 days after the person has been discharged or has left the service, unless the license is suspended, disqualified, denied, or has been cancelled or revoked by the division, or the licensee updates the information or photograph on the license certificate.
 - (f) An original license or a renewal to an original license obtained using proof under Subsection (9)(a)(i)(E)(III) expires on the date of the expiration of the applicant's foreign visa, permit, or other document granting legal presence in the United States or on the date provided under this Subsection (8), whichever is sooner.
 - (g) (i) An original license or a renewal or a duplicate to an original license expires on the next birth date of the applicant or licensee beginning on July 1, 2005 if:
 - (A) the license was obtained without using a Social Security number as required under Subsection (9); and
 - (B) the license certificate or driving privilege card is not clearly distinguished as required under Subsection 53-3-207(6).
 - (ii) A driving privilege card issued or renewed under Section 53-3-207 expires on the

150	birth date of the applicant in the first year following the year that the driving privilege card was
151	issued or renewed.
152	(iii) The expiration dates provided under Subsections (8)(g)(i) and (ii) do not apply to
153	an original license or driving privilege card or to the renewal of an original license or driving
154	privilege card with an expiration date provided under Subsection (8)(f).
155	(h) An original license or a renewal to an original license expires on the birth date of
156	the applicant in the first year following the year that the license was issued if the applicant is
157	required to register as a sex offender under Section 77-27-21.5.
158	(9) (a) In addition to the information required by Title 63, Chapter 46b, Administrative
159	Procedures Act, for requests for agency action, each applicant shall have a Utah residence
160	address and each applicant shall:
161	(i) provide the applicant's:
162	(A) full legal name;
163	(B) birth date;
164	(C) gender;
165	(D) between July 1, 2002 and July 1, 2007, race in accordance with the categories
166	established by the United States Census Bureau;
167	(E) (I) Social Security number;
168	(II) temporary identification number (ITIN) issued by the Internal Revenue Service for
169	a person who does not qualify for a Social Security number; or
170	(III) (Aa) proof that the applicant is a citizen of a country other than the United States;
171	(Bb) proof that the applicant does not qualify for a Social Security number; and
172	(Cc) proof of legal presence in the United States, as authorized under federal law; and
173	(F) Utah residence address as documented by a form acceptable under rules made by
174	the division under Section 53-3-104;
175	(ii) provide a description of the applicant;
176	(iii) state whether the applicant has previously been licensed to drive a motor vehicle
177	and, if so, when and by what state or country;
178	(iv) state whether the applicant has ever had any license suspended, cancelled, revoked
179	disqualified, or denied in the last six years, or whether the applicant has ever had any license

application refused, and if so, the date of and reason for the suspension, cancellation,

181	revocation, disqualification, denial, or refusal;
182	(v) state whether the applicant intends to make an anatomical gift under Title 26,
183	Chapter 28, Uniform Anatomical Gift Act, in compliance with Subsection (16);
184	(vi) state whether the applicant is required to register as a sex offender under Section
185	<u>77-27-21.5;</u>
186	[(vi)] (vii) provide all other information the division requires; and
187	[(vii)] (viii) sign the application which signature may include an electronic signature as
188	defined in Section 46-4-102.
189	(b) The division shall maintain on its computerized records an applicant's:
190	(i) (A) Social Security number;
191	[(ii)] (B) temporary identification number (ITIN); or
192	$[\frac{(iii)}{C}]$ other number assigned by the division if Subsection $(9)(a)(i)(E)(III)$
193	applies[-]; and
194	(ii) indication whether the applicant is required to register as a sex offender under
195	Section 77-27-21.5.
196	(c) An applicant may not be denied a license for refusing to provide race information
197	required under Subsection (9)(a)(i)(D).
198	(10) The division shall require proof of every applicant's name, birthdate, and
199	birthplace by at least one of the following means:
200	(a) current license certificate;
201	(b) birth certificate;
202	(c) Selective Service registration; or
203	(d) other proof, including church records, family Bible notations, school records, or
204	other evidence considered acceptable by the division.
205	(11) When an applicant receives a license in another class, all previous license
206	certificates shall be surrendered and canceled. However, a disqualified commercial license may
207	not be canceled unless it expires before the new license certificate is issued.
208	(12) (a) When an application is received from a person previously licensed in another
209	state to drive a motor vehicle, the division shall request a copy of the driver's record from the
210	other state.
211	(b) When received, the driver's record becomes part of the driver's record in this state

212	with the same effect as though entered originally on the driver's record in this state.
213	(13) An application for reinstatement of a license after the suspension, cancellation,
214	disqualification, denial, or revocation of a previous license shall be accompanied by the
215	additional fee or fees specified in Section 53-3-105.
216	(14) A person who has an appointment with the division for testing and fails to keep
217	the appointment or to cancel at least 48 hours in advance of the appointment shall pay the fee
218	under Section 53-3-105.
219	(15) A person who applies for an original license or renewal of a license agrees that the
220	person's license is subject to any suspension or revocation authorized under this title or Title
221	41, Motor Vehicles.
222	(16) (a) The indication of intent under Subsection (9)(a)(v) shall be authenticated by
223	the licensee in accordance with division rule.
224	(b) (i) Notwithstanding Title 63, Chapter 2, Government Records Access and
225	Management Act, the division may, upon request, release to an organ procurement
226	organization, as defined in Section 26-28-2, the names and addresses of all persons who under
227	Subsection (9)(a)(v) indicate that they intend to make an anatomical gift.
228	(ii) An organ procurement organization may use released information only to:
229	(A) obtain additional information for an anatomical gift registry; and
230	(B) inform licensees of anatomical gift options, procedures, and benefits.
231	(17) The division and its employees are not liable, as a result of false or inaccurate
232	information provided under Subsection (9)(a)(v), for direct or indirect:
233	(a) loss;
234	(b) detriment; or
235	(c) injury.
236	(18) A person who knowingly fails to provide the information required under
237	Subsection (9)(a)(vi) is guilty of a class A misdemeanor.
238	Section 2. Section 53-3-214 is amended to read:
239	53-3-214. Renewal Fees required Extension without examination.
240	(1) (a) The holder of a valid license may renew his license and any endorsement to the
241	license by applying:

(i) at any time within six months before the license expires; or

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Driver License Act;

53-3-205(9)(a)(i)(E)(III)[.]; or

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243	(ii) more than six months prior to the expiration date if the applicant furnishes proof
244	that he will be absent from the state during the six-month period prior to the expiration of the
245	license.
246	(b) The application for a renewal of, extension of, or any endorsement to a license shall
247	be accompanied by a fee under Section 53-3-105.
248	(2) (a) Except as provided under Subsections (2)(b) and (3), upon application for
249	renewal of a license, provisional license, and any endorsement to a license, the division shall
250	reexamine each applicant as if for an original license and endorsement to the license, if
251	applicable.
252	(b) The division may waive any or all portions of the test designed to demonstrate the
253	applicant's ability to exercise ordinary and reasonable control driving a motor vehicle.
254	(3) (a) Except as provided under Subsection (3)(b), the division shall extend a license,
255	any endorsement to the license, a provisional license, and any endorsement to a provisional
256	license for five years without examination for licensees whose driving records for the five years
257	immediately preceding the determination of eligibility for extension show:
258	(i) no suspensions;
259	(ii) no revocations;
260	(iii) no conviction for reckless driving under Section 41-6a-528; and
261	(iv) no more than four reportable violations in the preceding five years.
262	(b) (i) After the expiration of a license, a new license certificate and any endorsement
263	to a license certificate may not be issued until the person has again passed the tests under
264	Section 53-3-206 and paid the required fee.
265	(ii) A person 65 years of age or older shall take and pass the eye examination specified
266	in Section 53-3-206.
267	(iii) An extension may not be granted to any person:
268	(A) who is identified by the division as having a medical impairment that may
269	represent a hazard to public safety;
270	(B) holding a CDL issued under Part 4 [of this chapter; or], Uniform Commercial

(C) whose original license was obtained using proof under Subsection

274	(D) whose original license was issued with an expiration date under Subsection
275	53-3-205(8)(h).
276	(c) The division shall allow extensions:
277	(i) by mail at the appropriate extension fee rate under Section 53-3-105;
278	(ii) only if the applicant qualifies under this section; and
279	(iii) for only one extension.
280	Section 3. Section 53-3-216 is amended to read:
281	53-3-216. Change of address Duty of licensee to notify division within ten days
282	Change of name Proof necessary Method of giving notice by division.
283	(1) If a person, after applying for or receiving a license, moves from the address named
284	in the application or in the license certificate issued to him, the person shall within ten days of
285	moving, notify the division in a manner specified by the division of his new address and the
286	number of any license certificate held by him.
287	(2) If a person requests to change the surname on the applicant's license, the division
288	shall issue a substitute license with the new name upon receiving an application and fee for a
289	duplicate license and any of the following proofs of the applicant's full legal name:
290	(a) an original or certified copy of the applicant's marriage certificate;
291	(b) a certified copy of a court order under Title 42, Chapter 1, Change of Name,
292	showing the name change;
293	(c) an original or certified copy of a birth certificate issued by a government agency;
294	(d) a certified copy of a divorce decree or annulment granted the applicant that
295	specifies the name change requested; or
296	(e) a certified copy of a divorce decree that does not specify the name change requested
297	together with:
298	(i) an original or certified copy of the applicant's birth certificate;
299	(ii) the applicant's marriage license;
300	(iii) a driver license record showing use of a maiden name; or
301	(iv) other documentation the division finds acceptable.
302	(3) (a) Except as provided in Subsection (3)(c), if a person has applied for and received
303	a license certificate and is currently required to register as a sex offender under Section
304	<u>77-27-21.5:</u>

305	(i) the person's original license or renewal to an original license expires on the next
306	birth date of the licensee beginning on July 1, 2006;
307	(ii) the person shall surrender the person's license to the division on or before the
308	licensee's next birth date beginning on July 1, 2006; and
309	(iii) the person may apply for a license certificate with an expiration date identified in
310	Subsection 53-3-205(8)(h) by:
311	(A) furnishing proper documentation to the division as provided in Section 53-3-205;
312	<u>and</u>
313	(B) paying the fee for a license required under Section 53-3-105.
314	(b) Except as provided in Subsection (3)(c), if a person has applied for and received a
315	license certificate and is subsequently convicted of any offense listed in Subsection
316	77-27-21.5(1)(e), the person shall surrender the license certificate to the division on the
317	person's next birth date following the conviction and may apply for a license certificate with an
318	expiration date identified in Subsection 53-3-205(8)(h) by:
319	(i) furnishing proper documentation to the division as provided in Section 53-3-205;
320	<u>and</u>
321	(ii) paying the fee for a license required under Section 53-3-105.
322	(c) A person who is unable to comply with the provisions of Subsection (3)(a) or (3)(b)
323	because the person is in the custody of the Department of Corrections or the Division of
324	Juvenile Justice Services, confined in a correctional facility not operated by or under contract
325	with the Department of Corrections, or committed to a state mental facility, shall comply with
326	the provisions of Subsection (3)(a) or (b) within ten days of being released from confinement.
327	[(3)] (4) (a) If the division is authorized or required to give any notice under this
328	chapter or other law regulating the operation of vehicles, the notice shall, unless otherwise
329	prescribed, be given by:
330	(i) personal delivery to the person to be notified; or
331	(ii) deposit in the United States mail with postage prepaid, addressed to the person at
332	his address as shown by the records of the division.
333	(b) The giving of notice by mail is complete upon the expiration of four days after the
334	deposit of the notice.
335	(c) Proof of the giving of notice in either manner may be made by the certificate of any

330	officer of employee of the division of antidavit of any person order than 18 years of age,
337	naming the person to whom the notice was given and specifying the time, place, and manner of
338	giving the notice.
339	[(4)] (5) The division may use state mailing or United States Postal Service
340	information to:
341	(a) verify an address on an application or on records of the division; and
342	(b) correct mailing addresses in the division's records.
343	$[\underline{(5)}]$ $\underline{(6)}$ (a) A violation of the provisions of Subsection (1) is an infraction.
344	(b) A person who knowingly fails to surrender a license certificate under Subsection
345	(3) is guilty of a class A misdemeanor.
346	Section 4. Section 53-3-804 is amended to read:
347	53-3-804. Application for identification card Required information Release
348	of anatomical gift information.
349	(1) To apply for an identification card, the applicant shall:
350	(a) be a Utah resident;
351	(b) have a Utah residence address; and
352	(c) appear in person at any license examining station.
353	(2) The applicant shall provide the following information to the division:
354	(a) true and full legal name and Utah residence address;
355	(b) date of birth as set forth in a certified copy of the applicant's birth certificate, or
356	other satisfactory evidence of birth, which shall be attached to the application;
357	(c) Social Security number;
358	(d) place of birth;
359	(e) height and weight;
360	(f) color of eyes and hair;
361	(g) between July 1, 2002 and July 1, 2007, race in accordance with the categories
362	established by the United States Census Bureau;
363	(h) signature;
364	(i) photograph; [and]
365	(j) an indication whether the applicant intends to make an anatomical gift under Title
366	26, Chapter 28, Uniform Anatomical Gift Act[-]; and

367	(k) an indication whether the applicant is required to register as a sex offender under
368	Section 77-27-21.5.
369	(3) The requirements of Section 53-3-234 apply to this section for each person, age 16
370	and older, applying for an identification card. Refusal to consent to the release of information
371	shall result in the denial of the identification card.
372	(4) An applicant may not be denied an identification card for refusing to provide race
373	information required under Subsection (2)(g).
374	(5) A person who knowingly fails to provide the information required under Subsection
375	(2)(k) is guilty of a class A misdemeanor.
376	Section 5. Section 53-3-807 is amended to read:
377	53-3-807. Expiration Address and name change Extension for disabled.
378	(1) The identification card expires on the birth date of the applicant in the tenth year
379	following the issuance of the identification card, except as provided under Subsection [(6)] (7).
380	(2) If a person has applied for and received an identification card and subsequently
381	moves from the address shown on the application or on the card, the person shall within ten
382	days notify the division in a manner specified by the division of his new address.
383	(3) If a person has applied for and received an identification card and subsequently
384	changes [his] the person's name under Title 42, Chapter 1, Change of Name, [he] the person:
385	(a) shall surrender the card to the division; and
386	(b) may apply for a new card in [his] the person's new name by:
387	(i) furnishing proper documentation to the division as provided in Section 53-3-804;
388	and
389	(ii) paying the fee required under Section 53-3-105.
390	(4) (a) Except as provided in Subsection (4)(c), if a person has applied for and received
391	an identification card and is currently required to register as a sex offender under Section
392	<u>77-27-21.5:</u>
393	(i) the person's identification card expires on the next birth date of the cardholder
394	beginning on July 1, 2006;
395	(ii) the person shall surrender the person's identification card to the division on or
396	before the cardholder's next birth date beginning on July 1, 2006; and
397	(iii) the person may apply for an identification card with an expiration date identified in

398	Subsection (8)(b) by:
399	(A) furnishing proper documentation to the division as provided in Section 53-3-804;
400	<u>and</u>
401	(B) paying the fee for $\hat{\mathbf{H}} \rightarrow [\frac{\text{a license}}{\text{an identification card}} \leftarrow \hat{\mathbf{H}}$ required under Section
401a	<u>53-3-105.</u>
402	(b) Except as provided in Subsection (4)(c), if a person has applied for and received an
403	identification card and is subsequently convicted of any offense listed in Subsection
404	77-27-21.5(1)(e), the person shall surrender the card to the division on the person's next birth
405	date following the conviction and may apply for a new card with an expiration date identified
406	in Subsection (8)(b) by:
407	(i) furnishing proper documentation to the division as provided in Section 53-3-804;
408	<u>and</u>
409	(ii) paying the fee required under Section 53-3-105.
410	(c) A person who is unable to comply with the provisions of Subsection (4)(a) or (4)(b)
411	because the person is in the custody of the Department of Corrections or Division of Juvenile
412	Justice Services, confined in a correctional facility not operated by or under contract with the
413	Department of Corrections, or committed to a state mental facility, shall comply with the
414	provisions of Subsection (4)(a) or (b) within ten days of being released from confinement.
415	[(4)] (5) A person older than 21 years of age with a disability, as defined under the
416	Americans with Disabilities Act of 1990, Pub. L. 101-336, may extend the expiration date on
417	an identification card for ten years if the person with a disability or an agent of the person with
418	a disability:
419	(a) requests that the division send the application form to obtain the extension or
420	requests an application form in person at the division's offices;
421	(b) completes the application;
422	(c) certifies that the extension is for a person 21 years of age or older with a disability;
423	and
424	(d) returns the application to the division together with the identification card fee
425	required under Section 53-3-105.
426	[(5)] (a) An identification card may only be extended once.
427	(b) After an extension an application for an identification card must be applied for in
428	person at the division's offices.

129	$\left[\frac{(6)}{(7)}\right]$ An identification card issued to a person 63 years of age or older does not
430	expire, but continues in effect until the death of that person.
431	[(7)] (8) Notwithstanding the provisions of this section[-];
432	(a) an identification card that was obtained without using a Social Security number as
433	required under Subsection 53-3-804(2) expires on July 1, 2005[-]; and
134	(b) an identification card expires on the birth date of the applicant in the first year
435	following the year that the identification card was issued if the applicant is required to register
436	as a sex offender under Section 77-27-21.5.
437	(9) A person who knowingly fails to surrender an identification card under Subsection
438	(4) is guilty of a class A misdemeanor.
139	Section 6. Section 76-3-402 is amended to read:
440	76-3-402. Conviction of lower degree of offense.
141	(1) If the court, having regard to the nature and circumstances of the offense of which
142	the defendant was found guilty and to the history and character of the defendant, concludes it
143	would be unduly harsh to record the conviction as being for that degree of offense established
144	by statute and to sentence the defendant to an alternative normally applicable to that offense,
145	the court may unless otherwise specifically provided by law enter a judgment of conviction for
146	the next lower degree of offense and impose sentence accordingly.
147	(2) If a conviction is for a third degree felony the conviction is considered to be for a
148	class A misdemeanor if:
149	(a) the judge designates the sentence to be for a class A misdemeanor and the sentence
450	imposed is within the limits provided by law for a class A misdemeanor; or
451	(b) (i) the imposition of the sentence is stayed and the defendant is placed on probation,
452	whether committed to jail as a condition of probation or not;
453	(ii) the defendant is subsequently discharged without violating his probation; and
454	(iii) the judge upon motion and notice to the prosecuting attorney, and a hearing if
455	requested by either party or the court, finds it is in the interest of justice that the conviction be
456	considered to be for a class A misdemeanor.
157	(3) An offense may be reduced only one degree under this section unless the prosecutor
458	specifically agrees in writing or on the court record that the offense may be reduced two
159	degrees. In no case may an offense be reduced under this section by more than two degrees.

460	(4) This section may not be construed to preclude any person from obtaining or being				
461	granted an expungement of his record as provided by law.				
462	(5) Notwithstanding the provisions of this section:				
463	(a) a person required to register as a sex offender under Section 77-27-21.5 is not				
464	eligible to obtain a reduction of the conviction that requires the person to register as a sex				
465	offender:				
466	(i) while under the jurisdiction of the Department of Corrections; or				
467	(ii) until the registration requirements under Section 77-27-21.5 have expired; and				
468	(b) a person required to register as a sex offender for the person's lifetime under				
469	Subsection 77-27-21.5(9)(c) may not be granted a reduction of the conviction for the offense or				
470	offenses that require the person to register as a sex offender.				
471	Section 7. Section 77-18-12 is amended to read:				
472	77-18-12. Grounds for denial of certificate of eligibility Effect of prior				
473	convictions.				
474	(1) The division shall issue a certificate of eligibility to a petitioner seeking to obtain				
475	expungement for a criminal record unless prior to issuing a certificate of eligibility the division				
476	finds, through records of a governmental agency, including national criminal data bases that:				
477	(a) the conviction for which expungement is sought is:				
478	(i) a capital felony;				
479	(ii) a first degree felony;				
480	(iii) a second degree forcible felony;				
481	(iv) automobile homicide;				
482	(v) a felony violation of Section 41-6a-502;				
483	(vi) a conviction involving a sexual act against a minor;				
484	(vii) any registerable sex offense as defined in Subsection 77-27-21.5(1)[(d)](e); or				
485	(viii) an attempt, solicitation, or conspiracy to commit any offense listed in Subsection				
486	77-27-21.5(1)[(d)] <u>(e);</u>				
487	(b) the petitioner's record includes two or more convictions for any type of offense				
488	which would be classified as a felony under Utah law, not arising out of a single criminal				
489	episode, regardless of the jurisdiction in which the convictions occurred;				
490	(c) the petitioner has previously obtained expungement in any jurisdiction of a crime				

which would be classified as a felony in Utah;

- (d) the petitioner has previously obtained expungement in any jurisdiction of two or more convictions which would be classified as misdemeanors in Utah unless the convictions would be classified as class B or class C misdemeanors in Utah and 15 years have passed since these misdemeanor convictions;
- (e) the petitioner was convicted in any jurisdiction, subsequent to the conviction for which expungement is sought and within the time periods as provided in Subsection (2), of a crime which would be classified in Utah as a felony, misdemeanor, or infraction;
- (f) the person has a combination of three or more convictions not arising out of a single criminal episode including any conviction for an offense which would be classified under Utah law as a class B or class A misdemeanor or as a felony, including any misdemeanor and felony convictions previously expunged, regardless of the jurisdiction in which the conviction or expungement occurred; or
- (g) a proceeding involving a crime is pending or being instituted in any jurisdiction against the petitioner.
- (2) A conviction may not be included for purposes of Subsection (1)(e), and a conviction may not be considered for expungement until, after the petitioner's release from incarceration, parole, or probation, whichever occurs last and all fines ordered by the court have been satisfied, at least the following period of time has elapsed:
 - (a) seven years in the case of a felony;
 - (b) ten years in the case of:
- (i) a misdemeanor conviction or the equivalent of a misdemeanor conviction as defined in Subsection 41-6a-501(2); or
 - (ii) a felony violation of Subsection 58-37-8(2)(g);
 - (c) five years in the case of a class A misdemeanor;
- (d) three years in the case of any other misdemeanor or infraction under Title 76, Utah Criminal Code; or
 - (e) 15 years in the case of multiple class B or class C misdemeanors.
- (3) A petitioner who would not be eligible to receive a certificate of eligibility under Subsection (1)(d) or (f) may receive a certificate of eligibility for one additional expungement if at least 15 years have elapsed since the last of any of the following:

522	(a) release from incarceration, parole, or probation relating to the most recent				
523	conviction; and				
524	(b) any other conviction which would have prevented issuance of a certificate of				
525	eligibility under Subsection (1)(e).				
526	(4) If, after reasonable research, a disposition for an arrest on the criminal history file is				
527	unobtainable, the division may issue a special certificate giving discretion of eligibility to the				
528	court.				
529	Section 8. Section 77-27-21.5 is amended to read:				
530	77-27-21.5. Sex offender registration Information system Law enforcement				
531	and courts to report Registration Penalty Effect of expungement.				
532	(1) As used in this section:				
533	(a) "Department" means the Department of Corrections.				
534	(b) "Employed" or "carries on a vocation" includes employment that is full time or part				
535	time [for a period of time exceeding 14 days or for an aggregate period of time exceeding 30				
536	days during any calendar year], whether financially compensated, volunteered, or for the				
537	purpose of government or educational benefit.				
538	(c) "Notification" means a person's acquisition of information from the department				
539	about a sex offender, including his place of habitation, physical description, and other				
540	information as provided in Subsections (11) and (12).				
541	(d) "Register" means to comply with the rules of the department made under this				
542	section.				
543	(e) "Sex offender" means any person:				
544	(i) convicted by this state of:				
545	(A) a felony or class A misdemeanor violation of Section 76-4-401, enticing a minor				
546	over the Internet;				
547	(B) Section 76-5-301.1, kidnapping of a child;				
548	(C) a felony violation of Section 76-5-401, unlawful sexual activity with a minor;				
549	(D) Section 76-5-401.1, sexual abuse of a minor;				
550	(E) Section 76-5-401.2, unlawful sexual conduct with a 16 or 17 year old;				
551	(F) Section 76-5-402, rape;				
552	(G) Section 76-5-402.1, rape of a child;				

553	(H) Section 76-5-402.2, object rape;				
554	(I) Section 76-5-402.3, object rape of a child;				
555	(J) a felony violation of Section 76-5-403, forcible sodomy;				
556	(K) Section 76-5-403.1, sodomy on a child;				
557	(L) Section 76-5-404, forcible sexual abuse;				
558	(M) Section 76-5-404.1, sexual abuse of a child or aggravated sexual abuse of a child;				
559	(N) Section 76-5-405, aggravated sexual assault;				
560	(O) Section 76-5a-3, sexual exploitation of a minor;				
561	(P) Section 76-7-102, incest;				
562	(Q) Section 76-9-702.5, lewdness involving a child;				
563	(R) Section 76-10-1306, aggravated exploitation of prostitution; or				
564	(S) attempting, soliciting, or conspiring to commit any felony offense listed in				
565	Subsection (1)(e)(i);				
566	(ii) [convicted by any other state or the United States government of an offense which				
567	if committed in this state would be punishable as one or more of the offenses listed in] who has				
568	been convicted of any crime, or an attempt, solicitation, or conspiracy to commit a crime in				
569	another state or by the United States Government that is substantially equivalent to the offenses				
570	<u>listed in</u> Subsection (1)(e)(i) and who is:				
571	(A) a Utah resident; or				
572	(B) not a Utah resident, but who is in the state for [a period exceeding 14 consecutive				
573	days, or for an aggregate period exceeding 30 days, during any calendar year; or] Ĥ→ [three]				
573a	$\underline{\text{ten}} \leftarrow \hat{\mathbf{H}} \underline{\text{days}}$				
574	regardless of whether or not the offender intends to permanently reside in this state;				
575	(iii) who is required to register as a sex offender in any other state or United States				
576	territory, is not a Utah resident, but who is in the state for $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{three}}]$ ten $\leftarrow \hat{\mathbf{H}}$ days, regardless of				
576a	whether or				
577	not the offender intends to permanently reside in this state;				
578	(iv) who is a nonresident regularly employed, working, or a student in this state and				
579	was convicted of one or more offenses listed in Subsection (1)(e)(i), or any substantially				
580	equivalent offense in another state or by the United States Government, and as a result of the				
581	conviction, is required to register in the person's state of residence; or				
582	[(iii)] (v) who is found not guilty by reason of insanity in this state, any other state, or				
583	by the United States Government of one or more offenses listed in Subsection (1)(e)(i)				

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(b) release from confinement.

584 (2) The department, to assist in investigating sex-related crimes and in apprehending 585 offenders, shall: 586 (a) develop and operate a system to collect, analyze, maintain, and disseminate 587 information on sex offenders and sex offenses; and 588 (b) make information collected and developed under this section available to the 589 public. 590 (3) Any law enforcement agency shall, in the manner prescribed by the department, 591 inform the department of: 592 (a) the receipt of a report or complaint of an offense listed in Subsection (1)(e), within 593 three working days; and 594 (b) the arrest of a person suspected of any of the offenses listed in Subsection (1)(e), 595 within five working days. 596 (4) Upon convicting a person of any of the offenses listed in Subsection (1)(e), the 597 convicting court shall within three working days forward a copy of the judgment and sentence 598 to the department. 599 (5) A sex offender in the custody of the department shall be registered by agents of the 600 department upon: 601 (a) being placed on probation; 602 (b) commitment to a secure correctional facility operated by or under contract to the 603 department; 604 (c) release from confinement to parole status, termination or expiration of sentence, or 605 escape; 606 (d) entrance to and release from any community-based residential program operated by 607 or under contract to the department; or 608 (e) termination of probation or parole. 609 (6) A sex offender not in the custody of the department and who is confined in a 610 correctional facility not operated by or under contract to the department shall be registered with 611 the department by the sheriff of the county in which the offender is confined upon: 612 (a) commitment to the correctional facility; and

(7) A sex offender committed to a state mental hospital shall be registered with the

615	department by the hospital upon admission and upon discharge.				
616	(8) A sex offender convicted by any other state or by the United States government is				
617	required to register under Subsection (1)(e)(ii) and shall register with the department within				
618	$\hat{\mathbf{H}} \rightarrow [f]$ ten $[f]$ $[f]$ ten $[f]$ days $[f]$ days $[f]$ entering the state, regardless of the length of stay.				
619	(9) (a) Except as provided in Subsections (9)(b) [and], (c), and (d), a sex offender shall,				
620	for the duration of the sentence and for ten years after termination of sentence, register annually				
621	during the month of the offender's birth and again within [ten] $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{three}}]$ five $\leftarrow \hat{\mathbf{H}}$ days of every				
621a	change of his				
622	place of habitation, vehicle information, or educational information required to be submitted				
623	under Subsection (11).				
624	(b) Except as provided $\hat{\mathbf{H}} \rightarrow \underline{\mathbf{in Subsections}} \leftarrow \hat{\mathbf{H}}$ (9)(c) and (d), a sex offender who is				
624a	convicted of an offense				
625	listed in Subsection (1)(e)(i) by another state shall register for the time period required by the				
626	state where the offender was convicted if the state's registration period for the offense that the				
627	offender was convicted of is in excess of the ten years from completion of the sentence				
628	registration period that is required under Subsection (9)(a).				
629	[(b)] (c) (i) A sex offender convicted as an adult of any of the offenses listed in				
630	Subsection (9)[(b)](c)(ii) shall, for the offender's lifetime, register annually during the month of				
631	the offender's birth and again within [ten] $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{three}}]$ five $\leftarrow \hat{\mathbf{H}}$ days of every change of the				
631a	offender's place of				
632	habitation, vehicle information, or educational information required to be submitted under				
633	Subsection (11). This registration requirement is not subject to exemptions and may not be				
634	terminated or altered during the offender's lifetime.				
635	(ii) Offenses referred to in Subsection (9)[(b)](c)(i) are:				
636	(A) any offense listed in Subsection (1)(e) if, at the time of the conviction, the offender				
637	has previously been convicted of an offense listed in Subsection (1)(e);				
638	(B) Section 76-5-402.1, rape of a child;				
639	(C) Section 76-5-402.3, object rape of a child;				
640	(D) Section 76-5-403, forcible sodomy;				
641	(E) Section 76-5-403.1, sodomy on a child; [and]				
642	(F) Section 76-5-405, aggravated sexual assault[-];				
643	(G) Section 76-5-301.1, child kidnapping;				
644	(H) Section 76-5-404.1, sexual abuse of a child;				
645	(I) Subsection 76-5-404.1(4), aggravated sexual abuse of a child;				

646	(J) Section 76-5a-3, sexual exploitation of a minor;				
647	(K) Section 76-7-102, incest;				
648	(L) Section 76-5-402, rape; or				
649	(M) Section 76-5-402.2, object rape.				
650	$\hat{\mathbf{H}} \rightarrow [\underline{(c)}] \underline{(d)} \leftarrow \hat{\mathbf{H}}$ Notwithstanding Subsections (9)(a) $[\underline{\text{and}}]_{\underline{\cdot}}$ (b), $\underline{\text{and } (c)}_{\underline{\cdot}}$, a sex offender				
650a	who is				
651	confined in a secure facility or in a state mental hospital is not required to register annually.				
652	$\hat{\mathbf{H}} \rightarrow [\underline{(\mathbf{d})}]$ (e) $\leftarrow \hat{\mathbf{H}}$ A sex offender that is required to register annually under this Subsection				
652a	(9) shall				
653	surrender the sex offender's license certificate or identification card as required under				
654	Subsection 53-3-216(3) or 53-3-807(4) and may apply for a license certificate or identification				
655	card as provided under Section 53-3-205 or 53-3-804.				
656	(10) An agency in the state that registers a sex offender on probation, a sex offender				
657	who has been released from confinement to parole status or termination, or a sex offender				
658	whose sentence has expired shall inform the offender of the duty to comply with:				
659	(a) the continuing registration requirements of this section during the period of				
660	registration required in Subsection (9), including:				
661	[(a)] (i) notification to the state agencies in the states where the registrant presently				
662	resides and plans to reside when moving across state lines;				
663	[(b)] (ii) verification of address at least every 60 days pursuant to a parole agreement				
664	for lifetime parolees; and				
665	[(c)] (iii) notification to the out-of-state agency where the offender is living, whether or				
666	not the offender is a resident of that state[:]; and				
667	(b) the driver license certificate or identification card surrender requirement under				
668	Subsection 53-3-216(3) or 53-3-807(4) and application provisions under Section 53-3-205 or				
669	<u>53-3-804.</u>				
670	(11) A sex offender shall provide the department with the following information:				
671	(a) all names or aliases the sex offender is or has been known by;				
672	(b) the sex offender's name and residential address;				
673	(c) a physical description, including the sex offender's age, height, weight, eye and hair				
674	color;				
675	(d) the type of vehicle or vehicles the sex offender drives;				
676	(e) a current photograph of the sex offender; and				

677	(f) each <u>educational</u> institution [of higher education] in Utah at which the sex offender				
678	is employed, carries on a vocation, or is a student, and any change of enrollment or				
679	employment status of the sex offender at any educational institution [of higher education].				
680	(12) The department shall:				
681	(a) provide the following additional information when available:				
682	(i) the crimes the sex offender was convicted of; and				
683	(ii) a description of the sex offender's primary and secondary targets; and				
684	(b) ensure that the registration information collected regarding a sex offender's				
685	enrollment or employment at an educational institution [of higher education] is:				
686	(i) (A) promptly made available to any law enforcement agency that has jurisdiction				
687	where the institution is located[; and] if the educational institution is an institution of higher				
688	education; or				
689	(B) promptly made available to the district superintendent of the school district where				
690	the offender is enrolled if the educational institution is an institution of primary education; and				
691	(ii) entered into the appropriate state records or data system.				
692	(13) (a) A sex offender who knowingly fails to register under this section is guilty of:				
693	(i) a third degree felony and shall be sentenced to serve a term of incarceration for not				
694	less than $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{one year}}] \underline{\mathbf{90 days}} \leftarrow \hat{\mathbf{H}}$ and also at least one year of probation if:				
695	(A) the sex offender is required to register for a felony conviction of an offense listed				
696	in Subsection (1)(e)(i); or				
697	(B) the sex offender is required to register for the offender's lifetime under Subsection				
698	(9)(c); or				
699	(ii) a class A misdemeanor and shall be sentenced to serve a term of incarceration for				
700	not fewer than 90 days and also at least one year of probation if the sex offender is required to				
701	register for a misdemeanor conviction of an offense listed in Subsection (1)(e)(i).				
702	(b) Neither the court nor the Board of Pardons and Parole may release a person who				
703	violates this section from serving [a] the term [of at least 90 days and of completing probation				
704	of at least one year] required under Subsection (13)(a). This Subsection (13)(b) supersedes any				
705	other provision of the law contrary to this section.				
706	(14) Notwithstanding Title 63, Chapter 2, Government Records Access and				
707	Management Act, information in Subsections (11) and (12) collected and released under this				

708 section is public information.

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- (15) (a) If a sex offender is to be temporarily sent outside a secure facility in which he is confined on any assignment, including, without limitation, firefighting or disaster control, the official who has custody of the offender shall, within a reasonable time prior to removal from the secure facility, notify the local law enforcement agencies where the assignment is to be filled.
- (b) This Subsection (15) does not apply to any person temporarily released under guard from the institution in which he is confined.
- (16) Notwithstanding Sections 77-18-9 through 77-18-14 regarding expungement, a person convicted of any offense listed in Subsection (1)(e) is not relieved from the responsibility to register as required under this section.
 - (17) Notwithstanding Section 42-1-1, a sex offender:
- 720 (a) may not change his name:
 - (i) while under the jurisdiction of the department; and
 - (ii) until the registration requirements of this statute have expired; or
- (b) may not change his name at any time, if registration is under Subsection (9)[(b)](c).
 - (18) The department may make rules necessary to implement this section, including:
 - (a) the method for dissemination of the information; and
 - (b) instructions to the public regarding the use of the information.
 - (19) Any information regarding the identity or location of a victim shall be redacted by the department from information provided under Subsections (11) and (12).
 - (20) Nothing in this section shall be construed to create or impose any duty on any person to request or obtain information regarding any sex offender from the department.
 - (21) [If the] The department [chooses to] shall post registry information on the Internet, and the website shall contain a disclaimer informing the public of the following:
 - (a) the information contained on the site is obtained from sex offenders and the department does not guarantee its accuracy;
 - (b) members of the public are not allowed to [publicize the information or] use [it] the information to harass or threaten sex offenders or members of their families; and
- 737 (c) harassment, stalking, or threats against sex offenders or their families are prohibited 738 and doing so may violate Utah criminal laws.

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739	(22) The website shall be indexed by both the surname of the offender and by postal
740	codes.
741	[(22)] (23) The department shall construct the website so that users, before accessing
742	registry information, must indicate that they have read the disclaimer, understand it, and agree
743	to comply with its terms.
744	[(23)] (24) The department, its personnel, and any individual or entity acting at the
745	request or upon the direction of the department are immune from civil liability for damages for
746	good faith compliance with this section and will be presumed to have acted in good faith by
747	reporting information.
748	[(24)] (25) The department shall redact information that, if disclosed, could reasonably
749	identify a victim.
750	Section 9. Effective date.
751	This bill takes effect on July 1, 2006.

Fiscal Note				
Bill Number HB0158S01				

Sex Offender Amendments

22-Feb-06 7:55 PM

AMENDED BILL

State Impact

It is estimated that provisions of this bill will increase revenues to the state by \$134,000 annually. The Department of Public Safety will require an ongoing appropriation from the Transportation Fund Department of Public Safety Restricted Account of \$93,700 and one additional FTE beginning FY 2007 to implement provisions of this bill.

	FY 2007	FY 2008	<u>FY 2007</u>	FY 2008
	Approp.	Approp.	Revenue	Revenue
Transportation Fund Restr	\$93,700	\$93,700	\$134,000	\$134,000
TOTAL	\$93,700	\$93,700	\$134,000	\$134,000

Individual and Business Impact

Sex offenders will have to renew their licenses annually and pay the \$20 fee.

Office of the Legislative Fiscal Analyst