

Washington State's Adherence to SORNA Policies

Requirement	Compliance Level	SORNA Requirements	Washington's Policies
<u>Offenses to be Included in the Registry</u>	In Compliance (Slight Deviation)	Federal, military, and foreign offenses should be included in a jurisdiction's registration scheme. Additionally, a jurisdiction's registration scheme must capture offenses from its jurisdiction as well as other jurisdictions.	Washington State requires adult and juvenile registration for out of state convictions in which the person would be required to register in their state OR, if not required in the state of conviction, an offense that would qualify under RCW 9A.44.128; any federal conviction; any military conviction ; any conviction in a foreign country ; and any tribal conviction.
<u>Tiering of Offenses</u>	Not in Compliance	3-tier classification system, offenders are categorized by seriousness of offense. Offenders within the same tier are subject to the same minimum duration of registration, amount and type of information disclosed on the internet, and frequency of in-person communications.	Washington State uses a risk based assessment to determine risk to sexually reoffend within the community at large. The frequency of face to face address verification varies depending on the level of risk. Under the Address Verification Program, verifications are conducted as follows: level I every 12 months; level II every six months; and level III every three months.
<u>Required Registration Information</u>	Not in Compliance	All jurisdictions are to collect specific pieces of information from each offender when registering and updating information. For example, driver's license information, internet identifiers (such as email address, instant message addresses, etc.), palm prints, passports and immigration documents, phone numbers, professional licensing information, and vehicle information.	Washington State requires the following upon registration: Name and aliases used; complete and accurate residential address or, if the person lacks a fixed residence, where he or she plans to stay; date and place of birth; place of employment; crime for which convicted; date and place of conviction; social security number; photograph; and fingerprints.
<u>Where Registration is Required</u>	In Compliance	Sex offenders must register in the jurisdiction where they were convicted/incarcerated, as well as in the jurisdiction where they work, reside, or attend school.	Offenders who are incarcerated must register with their incarcerating agency prior to release, and again with the county sheriff where they reside within 3 business days of release. In addition, Washington state requires that sex offenders register in the jurisdiction where they reside, attend school, and/or work. Offenders approved for partial confinement are also required to register.
<u>Initial Registration: Generally</u>	STATUS UNKNOWN	All offenders, including military, federal, and foreign, must register within 3 business days of sentencing. When incarcerated, initial registration should be completed prior to release.	Washington requires incarcerated offenders to register with the incarcerating agency prior to release, and must register again with the sheriff in their county of residence within 3 business days of release. Those who were convicted but not confined, or offenders under federal jurisdiction, must register within 3 business days. Offenders approved for partial confinement are required to register at the time of transfer to partial confinement.

Washington State's Adherence to SORNA Policies

Requirement	Compliance Level	SORNA Requirements	Washington's Policies
<u>Initial Registration: Retroactive Classes of Offenders</u>	STATUS UNKNOWN	Upon implementation of SORNA there should be a process in place by which jurisdictions can recapture those who are, 1) incarcerated or under supervision either for the predicate sex offense or another crime, 2) already registered or subject to a pre-existing sex offender registration requirement under the jurisdiction's law, and 3) reentering the jurisdiction's justice system due to another conviction. Those who are recaptured are subject to the regular initial registration procedure.	Let's discuss RCW 9A.44.128-145
<u>Keeping Registration Current</u>	In Compliance (Slight Deviation)	Offenders must immediately appear in person to update their name, residence, employment, school attendance, or lease termination information. Offenders must also update changes to email addresses, internet identifiers, telephone, vehicle, and temporary lodging information. Additionally, offenders must also provide 21 day advance notice of international travel.	Washington State uses a risk based assessment to determine risk to sexually reoffend within the community at large. The frequency of face to face address verification varies depending on the level of risk. Under the Address Verification Program, verifications are conducted as follows: level I every 12 months; level II every six months; and level III every three months. Offenders who will be traveling outside of the country are required to provide a 21 day notice to law enforcement.
<u>Verification/Appearance Requirements</u>	Not in Compliance	SORNA requires that offenders register for a specific duration of time, as well as make in-person appearances at the registering agency (based on their conviction tier). SORNA allows for two types of offenders to petition for a reduced registration period (Tier I may petition after 10 years, and Tier III required to register because of a juvenile adjudication may petition after 25 years with a clean record).	Duration of registration is determined based on offense class and risk to sexually reoffend within the community at large. Washington also allows for offenders required to register because of a juvenile adjudication to apply for "relief of duty to register" (after 5 years if age 15 or older, after 2 years for all other juveniles).
<u>Registry Website Requirements</u>	Not in Compliance	SORNA requires each jurisdiction to maintain a public sex offender registry website that provides the public with access to certain registration information.	The level of community notification is determined based on the offender's risk to sexually reoffend within the community at large. Risk is determined by using a risk assessment tool. See RCW 4.24.550 for specific information to be made available for each risk level. All level II and III offenders are published to the public sex offender website. Level I offenders who are transient or out of compliance are also published to the public website.
<u>Community Notification</u>	In Compliance (Slight Deviation)	SORNA requires that each jurisdiction collect and disseminate specific and updated information to certain agencies within the jurisdiction. SORNA also requires that certain specific and updated information also be made available to the general public.	The level of community notification is determined based on the offenders risk to sexually reoffend within the community at large. Risk is determined by using a risk assessment tool. See RCW 4.24.550 for specific information to be made available for each risk level.

Washington State's Adherence to SORNA Policies

Requirement	Compliance Level	SORNA Requirements	Washington's Policies
<u>Failure to Register: State Penalty</u>	In Compliance (Slight Deviation)	SORNA requires that each jurisdiction, other than a federally recognized Indian tribe, provide a criminal penalty that includes a maximum term of imprisonment that is greater than one year for the failure to register.	Juvenile or adult conviction of failure to register has a mandatory sentence of 12 months community custody for the first conviction and 36 months for the second and subsequent convictions.
<u>When a Sex Offender Fails to Appear for Registration</u>	STATUS UNKNOWN	Inform the jurisdiction that provided the notification that the offender was to commence living, working, or attending school, in a new jurisdiction that the offender failed to appear for registration.	When an offender moves from one county to another in Washington State, the county where the offender was last registered is responsible for address verification until the offender completes registration at his/her new address. <<WE MAY NEED TO EXPAND THIS>>
<u>When a Jurisdiction Has Information that a Sex Offender May Have Absconded</u>	STATUS UNKNOWN	An effort should first be made to verify that the offender has absconded. If the absconded offender cannot be located the registry information should be updated to reflect that the offender is an absconder, and a warrant for arrest should be sought. US Marshals Service must also be notified, and the jurisdiction must update the national registry to reflect the offender's status. Additional policies are required to ensure the appropriate follow-up procedures for when information is received that an offender violated the requirement to register in jurisdictions of employment or school attendance.	If an offender has absconded, the Washington State Public Sex Offender Website is updated to reflect that the individual is "out of compliance" with their registration requirements. The statewide database allows for direct communication to the U.S. Marshal's Office regarding the apprehension of absconded offenders.
<u>Immediate Transfer of Information</u>	In Compliance	When an offender registers for the first time, or updates their information, this material must immediately be shared with other jurisdictions where the offender is required to register, as well as to NCIC/NSOR and the jurisdiction's public sex offender registry site.	Through the use of a statewide database, registration information is accessible by County Sheriffs Offices across Washington State. The information uploaded into the database populates the Washington State Public Sex Offender Registry, in real-time. County Sheriffs Offices are required to promptly forward this information to the Washington State Patrol to be updated in NCIC/NSOR.