

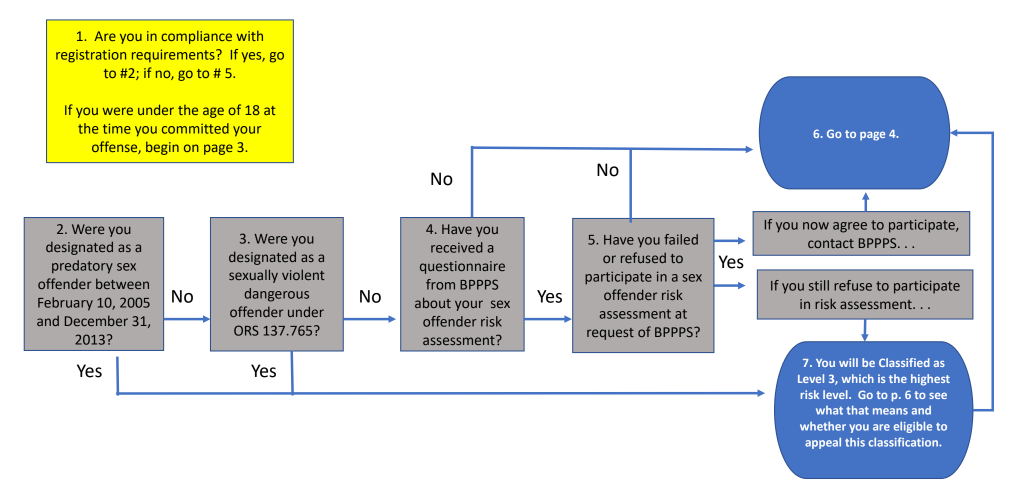
The following pages address new processes in Oregon for establishing risk levels and providing avenues for registrants who meet specific criteria to petition for reclassification or removal from the Oregon Sex Offender Registry.

This flow chart was designed for persons who are on the Oregon Registry and who are also currently living in Oregon.

If you are <u>not</u> currently living in Oregon but are not certain that you have been removed from the Registry here, contact the Oregon State Police to find out if you are still on the Oregon Registry and whether you still are obligated to report in Oregon. If you are still required to do so, contact Oregon BPPPS for information about how you will be classified under the new system.

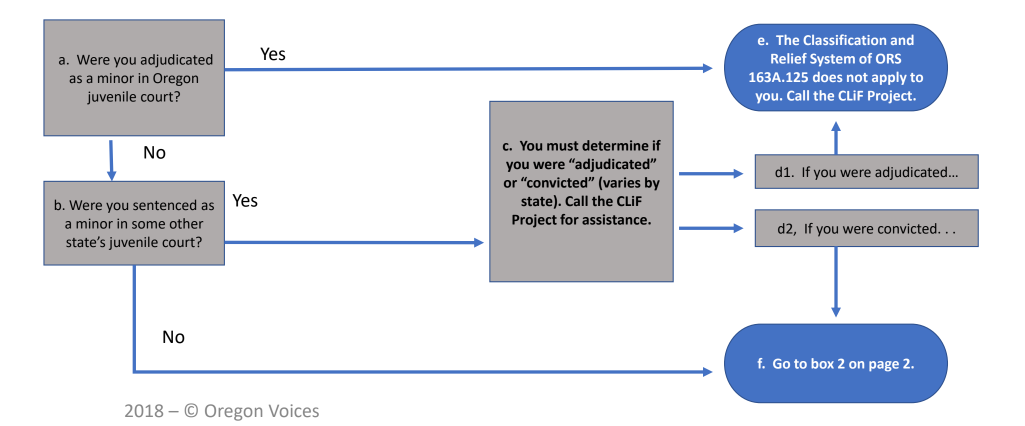
This Relief from Registration Chart (RFRC) is intended for general guidance only and not as legal advice. How the Oregon laws on sex offender reporting and relief apply to any individual's situation depends on the facts of that individual's specific situation. Before making any decision or taking any action, you should consult a lawyer. Do not use this RFRC as a substitute for legal advice.

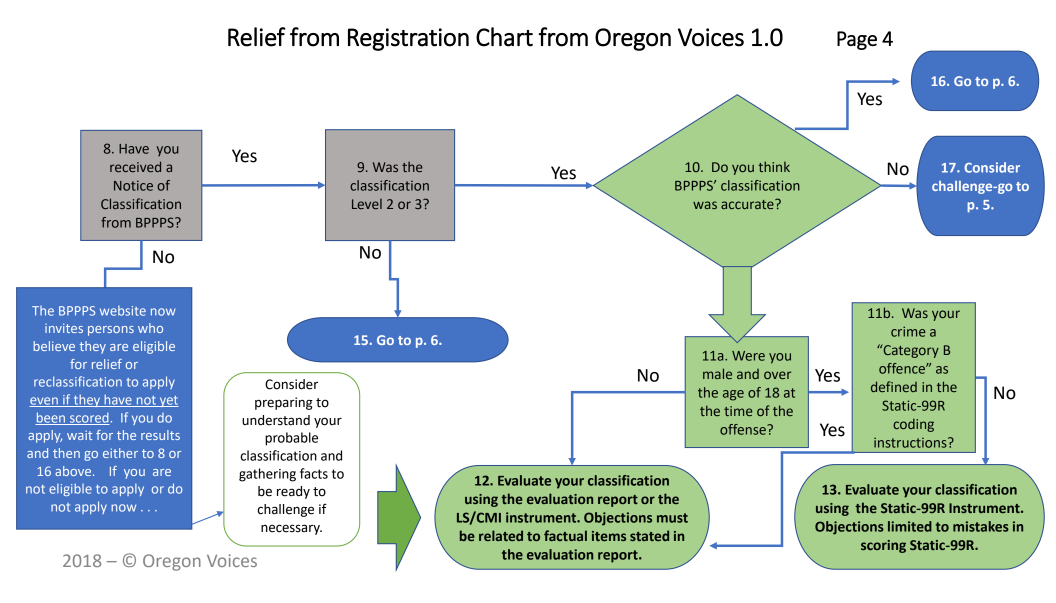
2018 – © Oregon Voices

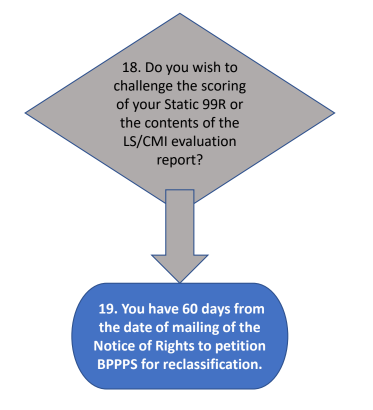




For Persons whose court appearance occurred when they were under 18.







20. If you have been classified as Level 1 (if you have a subsequent person offense—see # 24 below)	20.1 Under current law, you may be eligible to apply for Relief from Registration five years after you are off supervision for your registerable offense.
21. If you have been classified as Level 2 (if you have a subsequent person offense—see # 24 below)	21.1 Under current law, you may be eligible to apply for Reclassification to Level 1 ten years after you are off supervision for your registerable offense.
22. If you have been classified as Level 3 for being out of compliance with registration or refusing to participate in risk assessment	22.1 You can still get in compliance by contacting the State Police. Then contact BPPPS and agree to participate in risk assessment. You will be assessed and classified accordingly , as per p. 4.
23. If you have been classified as Level 3 on the basis of the Static or LS-CMI or have been designated as a predatory offender from #2 on p. 2	23.1 You may be eligible to apply for Reclassification to Level 2 ten years after you are off supervision. You will not be eligible for reclassification to Level 1 under current law.
24 If you have a subsequent person crime or have been automatically classified as Level 3 on the basis of a Sexually Violent designation from #3 on p. 2	24.1. You are not eligible to apply for Reclassification or Relief from Registration under current law.
25. No matter what risk level you have, if you have been convicted of Rape 1, Sodomy 1, Sexual Penetration 1, Kidnapping 1 (under certain circumstances), or Burglary 1 (under certain circumstances)	25.1 You are not eligible to apply for Relief from Registration under current law, but you are eligible to apply for Reclassification.

2018 – © Oregon Voices

Glossary of Terms Relief from Registration Chart from Oregon Voices 1.0 Page 7

- Adjudicated Refers to the process and determination made by a juvenile court, but a guilty determination may not trigger the same results as an adult court verdict.
- BPPPS The Oregon Board of Parole and Post-Prison Supervision, which has been put in charge of establishing the risk levels of persons on the sex offender registry. They have also been charged with conducting hearings on applications for reclassification and relief from the obligation to register as a sex offender.
- CLiF Project The CLiF project works to get persons adjudicated as juveniles for sex crimes off the registry. Contact them at http://clifproject.org/ or at 503-232-2540.
- Classification All persons on the registry in Oregon will eventually be placed in one of three risk categories based on results of one of two risk instruments—the Static-99R or the LS/CMI.
- LS/CMI Stands for Level of Service/Case Management Inventory. It is administered through a personal interview and it gathers information on a variety of factors in a person's past and present life which are used to calculate a risk score.
- Reclassification Most persons on the registry will be eligible to apply for reclassification to a lower risk level a certain number of years after they have completed supervision. This involves being rescored and participating in a reclassification hearing.
- Relief After 5 years at a level one designation, a person can apply to be removed from the registry and from the obligation to register with the police or sheriff, although this only applies to persons living in Oregon and is not transferable to other states.
- Scoring The Static-99R and the LS/CMI are scored by trained administrators who give risk points according to the rules governing each test. Lower scores result in lower risk levels.
- Static-99R This instrument consists of 10 specific questions which must be answered for each person being evaluated for scoring. The rules for scoring (94 pp.) can be found at: <u>http://static99.org/pdfdocs/Coding_manual_2016_InPRESS.pdf</u>. For a quick look at how it works, check out the tally sheet on the very last page (p. 94).

2018 – © Oregon Voices