1	A bill to be entitled
2	An act relating to the Parole Commission;
3	creating the "Parole Commission Reform Act of
4	2001"; amending s. 20.055, F.S.; deleting the
5	requirement that the Parole Commission have an
6	inspector general; amending s. 944.605, F.S.;
7	requiring the Department of Corrections, rather
8	than the Parole Commission or the Control
9	Release Authority, to notify certain entities
10	prior to inmate release; amending s. 947.04,
11	F.S.; permitting Parole Commission staff to
12	establish and maintain field offices within
13	existing department facilities; amending s.
14	947.1405, F.S.; providing for deferral of
15	conditional release supervision to probation or
16	community control; providing for automatic
17	revocation of conditional release supervision
18	and forfeiture of gain-time under certain
19	circumstances; providing for reversion to
20	conditional release supervision under certain
21	conditions; requiring the Department of
22	Corrections to review an inmate's program
23	participation and other records prior to
24	conditional release, to conduct a personal
25	interview with the inmate, to forward the
26	inmate's release plan to the Parole Commission,
27	and to make recommendations to the commission;
28	authorizing the commission to impose
29	requirements relating to curfews; correcting
30	references; clarifying the requirement that the
31	commission impose restrictions relating to
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1	contact with children; authorizing the	
2	commission to require electronic monitoring for	
3	certain releasees; authorizing the Parole	
4	Commission to adopt rules necessary to	
5	implement the Conditional Release Program Act;	
б	amending s. 947.24, F.S.; requiring the	
7	department to provide to the commission	
8	information for parole or release reviews;	
9	repealing s. 947.175, F.S., relating to notice	
10	to local agencies by the Parole Commission;	
11	repealing s. 947.177, F.S., relating to inmate	
12	release, notice by Department of Corrections,	
13	Control Release Authority, or Parole	
14	Commission; providing an effective date.	
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16	Be It Enacted by the Legislature of the State of Florida:	
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18	Section 1. This act may be cited as the "Parole	
19	Commission Reform Act of 2001."	
20	Section 2. Paragraph (a) of subsection (1) of section	
21	20.055, Florida Statutes, is amended to read:	
22	20.055 Agency inspectors general	
23	(1) For the purposes of this section:	
24	(a) "State agency" means each department created	
25	pursuant to this chapter, and also includes the Executive	
26	Office of the Governor, the Department of Military Affairs,	
27	the Parole Commission, the Board of Regents, the Fish and	
28	Wildlife Conservation Commission, the Public Service	
29	Commission, and the state courts system.	
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Section 3. Subsections (1) and (3) of section 944.605, 1 2 Florida Statutes, are amended, and subsections (5) and (6) are 3 added to said section, to read: 4 944.605 Inmate release; notification.--5 (1) Within 6 months before the release of an inmate 6 from the custody of the Department of Corrections or a private 7 correctional facility by expiration of sentence under s. 8 944.275, any release program provided by law, or parole under 9 chapter 947, or as soon as possible if the offender is released earlier than anticipated, notification of such 10 anticipated release date shall be made known by the Department 11 12 of Corrections appropriate agency to the chief judge of the circuit in which the offender was sentenced, the appropriate 13 14 state attorney, the original arresting law enforcement agency, the Department of Law Enforcement, and the sheriff as chief 15 law enforcement officer of the county in which the inmate 16 17 plans to reside. In addition, unless otherwise requested by the victim or the personal representative of the victim, the 18 19 state attorney or, the Department of Corrections, the Control 20 Release Authority, or the Parole Commission, whichever is appropriate, shall notify such person within 6 months before 21 the inmate's release, or as soon as possible if the offender 22 23 is released earlier than anticipated, when the name and address of such victim or representative of the victim has 24 been furnished to the agency. The state attorney shall 25 26 provide the latest address documented for the victim to the sheriff with the other documents required by law for the 27 delivery of inmates to those agencies for service of sentence. 28 29 For the purposes of this section, the Parole Commission or the Control Release Authority is the appropriate agency for any 30 type of release it grants, and the Department of Corrections 31

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CS/HB 245, First Engrossed

1	is the appropriate agency for any type of release it
2	authorizes. This section does not imply any repeal or
3	modification of any provision of law relating to notification
4	of victims.
5	(3) If an inmate is to be released after having served
6	one or more sentences for a conviction of robbery, sexual
7	battery, home-invasion robbery, or carjacking, or an inmate to
8	be released has a prior conviction for robbery, sexual
9	battery, home-invasion robbery, or carjacking or similar
10	offense, in this state or in another jurisdiction, and if such
11	prior conviction information is contained in department
12	records, the <u>department</u> appropriate releasing agency shall
13	release to the sheriff of the county in which the inmate plans
14	to reside, and, if the inmate plans to reside within a
15	municipality, to the chief of police of that municipality, the
16	following information, which must include, but need not be
17	limited to:
18	(a) Name;
19	(b) Social security number;
20	(c) Date of birth;
21	(d) Race;
22	(e) Sex;
23	(f) Height;
24	(g) Weight;
25	(h) Hair and eye color;
26	(i) Tattoos or other identifying marks;
27	(j) Fingerprints; and
28	(k) A digitized photograph as provided in subsection
29	(2).
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CS/HB 245, First Engrossed

The department, the Parole Commission, or the Control Release 1 Authority shall release the information specified in this 2 3 subsection within 6 months prior to the discharge of the 4 inmate from the custody of the department. 5 (5) The department shall, at least 10 days before the 6 anticipated date of release on work release of an inmate, 7 notify in writing the county law enforcement agency in the 8 county in this state in which the inmate is scheduled to be 9 released. 10 (6) Upon request of the victim, the personal representative of the victim, or the state attorney, the 11 12 department shall notify the requesting person when an inmate has been approved for community work release within 30 days 13 14 after the date of approval. Section 4. Subsection (4) of section 947.04, Florida 15 Statutes, is amended to read: 16 947.04 Organization of commission; officers; 17 18 offices.--19 (4) The commission may establish and maintain field 20 offices within existing administration buildings at facilities 21 and institutions operated by the department in centrally and 22 conveniently located places in Florida. Headquarters shall be located in Tallahassee. The business of the commission shall 23 be transacted anywhere in the state as provided in s. 947.06. 24 The commission shall keep its official records and papers at 25 26 the headquarters, which it shall furnish and equip. 27 Section 5. Subsections (2), (3), (5), (6), and (7) of 28 section 947.1405, Florida Statutes, are amended, and 29 subsection (9) is added to said section, to read: 30 947.1405 Conditional release program.--(2) Any inmate who: 31 5

(a) Is convicted of a crime committed on or after 1 2 October 1, 1988, and before January 1, 1994, and any inmate 3 who is convicted of a crime committed on or after January 1, 4 1994, which crime is or was contained in category 1, category 2, category 3, or category 4 of Rule 3.701 and Rule 3.988, 5 Florida Rules of Criminal Procedure (1993), and who has served 6 7 at least one prior felony commitment at a state or federal 8 correctional institution; (b) Is sentenced as a habitual or violent habitual 9 offender or a violent career criminal pursuant to s. 775.084; 10 11 or 12 (c) Is found to be a sexual predator under s. 775.21 13 or former s. 775.23, 14 15 shall, upon reaching the tentative release date or provisional 16 release date, whichever is earlier, as established by the 17 Department of Corrections, be released under supervision subject to specified terms and conditions, including payment 18 19 of the cost of supervision pursuant to s. 948.09. Such supervision shall be applicable to all sentences within the 20 overall term of sentences if an inmate's overall term of 21 sentences includes one or more sentences that are eligible for 22 23 conditional release supervision as provided herein. Effective July 1, 1994, and applicable for offenses committed on or 24 after that date, the commission may require, as a condition of 25 26 conditional release, that the releasee make payment of the 27 debt due and owing to a county or municipal detention facility under s. 951.032 for medical care, treatment, hospitalization, 28 29 or transportation received by the releasee while in that detention facility. The commission, in determining whether to 30 order such repayment and the amount of such repayment, shall 31

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consider the amount of the debt, whether there was any fault 1 of the institution for the medical expenses incurred, the 2 financial resources of the releasee, the present and potential 3 4 future financial needs and earning ability of the releasee, 5 and dependents, and other appropriate factors. If any inmate placed on conditional release supervision is also subject to б 7 probation or community control, resulting from a probationary or community control split sentence within the overall term of 8 sentences, the Department of Corrections shall supervise such 9 person according to the conditions imposed by the court and 10 the commission shall defer to such supervision. If the court 11 12 revokes probation or community control and resentences the offender to a term of incarceration, such revocation also 13 14 constitutes a sufficient basis for the revocation of the 15 conditional release supervision on any nonprobationary or 16 noncommunity control sentence without further hearing by the 17 commission. If any such supervision on any nonprobationary or noncommunity control sentence is revoked, such revocation may 18 19 result in a forfeiture of all gain-time, and the commission 20 may revoke the resulting deferred conditional release supervision or take other action it considers appropriate. If 21 the term of conditional release supervision exceeds that of 22 23 the probation or community control then, upon expiration of 24 the probation or community control, authority for the supervision shall revert to the commission and the supervision 25 26 shall be subject to the conditions imposed by the commission. 27 If an inmate has received a term of probation or community control supervision to be served after release from 28 29 incarceration, the period of probation or community control must be substituted for the conditional release supervision.A 30 panel of no fewer than two commissioners shall establish the 31 7

terms and conditions of any such release. If the offense was a 1 controlled substance violation, the conditions shall include a 2 3 requirement that the offender submit to random substance abuse 4 testing intermittently throughout the term of conditional 5 release supervision, upon the direction of the correctional 6 probation officer as defined in s. 943.10(3). The commission 7 shall also determine whether the terms and conditions of such release have been violated and whether such violation warrants 8 revocation of the conditional release. 9 10 (3) As part of the conditional release process, the commission, through review and consideration of information 11 12 provided by the department, shall determine: The amount of reparation or restitution. 13 (a) 14 (b) The consequences of the offense as reported by the 15 aggrieved party. (c) The aggrieved party's fear of the inmate or 16 concerns about the release of the inmate. 17 18 (5) Within 180 days prior to the tentative release 19 date or provisional release date, whichever is earlier, a representative of the department commission shall interview 20 the inmate. The commission representative shall review the 21 inmate's program participation, disciplinary record, 22 23 psychological and medical records, criminal records, and any other information pertinent to the impending release. The 24 25 department shall gather and compile information necessary for 26 the commission to make the determinations set forth in 27 subsection (3).A department commission representative shall 28 conduct a personal interview with the inmate for the purpose 29 of determining the details of the inmate's release plan, including the inmate's planned residence and employment. The 30 department representative shall forward the inmate's release 31 8

1 plan to the commission and recommend to the commission the 2 terms and conditions of the conditional release. The results 3 of the interview must be forwarded to the commission in 4 writing.

5 (6) Upon receipt of notice as required under s. 6 947.175, The commission shall review the recommendations of 7 the department, and such other information as it deems 8 relevant, and may conduct a review of the inmate's record for 9 the purpose of establishing the terms and conditions of the conditional release. The commission may impose any special 10 conditions it considers warranted from its review of the 11 12 release plan and recommendation record. If the commission determines that the inmate is eligible for release under this 13 14 section, the commission shall enter an order establishing the length of supervision and the conditions attendant thereto. 15 However, an inmate who has been convicted of a violation of 16 17 chapter 794 or found by the court to be a sexual predator is subject to the maximum level of supervision provided, with the 18 19 mandatory conditions as required in subsection (7), and that 20 supervision shall continue through the end of the releasee's 21 original court-imposed sentence. The length of supervision must not exceed the maximum penalty imposed by the court. 22 (7)(a) Any inmate who is convicted of a crime 23 committed on or after October 1, 1995, or who has been 24 previously convicted of a crime committed on or after October 25 1, 1995, in violation of chapter 794, s. 800.04, s. 827.071, 26 or s. 847.0145, and is subject to conditional release 27 supervision, shall have, in addition to any other conditions 28 29 imposed, the following special conditions imposed by the

30 31 commission:

1 1. A mandatory curfew from 10 p.m. to 6 a.m. The 2 commission court may designate another 8-hour period if the 3 offender's employment precludes the above specified time, and 4 such alternative is recommended by the Department of 5 Corrections. If the commission court determines that imposing a curfew would endanger the victim, the commission court may 6 7 consider alternative sanctions. 8 2. If the victim was under the age of 18, a 9 prohibition on living within 1,000 feet of a school, day care center, park, playground, or other place where children 10 regularly congregate. 11 12 3. Active participation in and successful completion of a sex offender treatment program with therapists 13 14 specifically trained to treat sex offenders, at the releasee's 15 own expense. If a specially trained therapist is not available within a 50-mile radius of the releasee's residence, the 16 17 offender shall participate in other appropriate therapy. 18 4. A prohibition on any contact with the victim, 19 directly or indirectly, including through a third person, unless approved by the victim, the offender's therapist, and 20 21 the sentencing court. 22 5. If the victim was under the age of 18, a 23 prohibition against direct contact or association with children under the age of 18 until all of the following 24 25 conditions are met: 26 a. Successful completion of a sex offender treatment 27 program. 28 b. The adult person who is legally responsible for the 29 welfare of the child has been advised of the nature of the 30 crime. 31 10

1 c. Such adult person is present during all contact or 2 association with the child. 3 d. Such adult person has been, until successful 4 completion of a sex offender treatment program, on 5 unsupervised contact with a child under the age of 18, unless 6 authorized by the commission without another adult present who 7 is responsible for the child's welfare, has been advised of 8 the crime, and is approved by the commission. 9 6. If the victim was under age 18, a prohibition on working for pay or as a volunteer at any school, day care 10 center, park, playground, or other place where children 11 12 regularly congregate, as prescribed by the commission. 7. Unless otherwise indicated in the treatment plan 13 14 provided by the sexual offender treatment program, a prohibition on viewing, owning, or possessing any obscene, 15 pornographic, or sexually stimulating visual or auditory 16 17 material, including telephone, electronic media, computer programs, or computer services that are relevant to the 18 19 offender's deviant behavior pattern. 20 8. A requirement that the releasee must submit two 21 specimens of blood to the Florida Department of Law 22 Enforcement to be registered with the DNA database. 23 9. A requirement that the release make restitution to the victim, as determined by the sentencing court or the 24 commission, for all necessary medical and related professional 25 26 services relating to physical, psychiatric, and psychological 27 care. 28 10. Submission to a warrantless search by the 29 community control or probation officer of the probationer's or 30 community controllee's person, residence, or vehicle. 31 11

(b) For a release whose crime was committed on or 1 2 after October 1, 1997, in violation of chapter 794, s. 800.04, 3 s. 827.071, or s. 847.0145, and who is subject to conditional 4 release supervision, in addition to any other provision of 5 this subsection, the commission shall impose the following 6 additional conditions of conditional release supervision: 7 As part of a treatment program, participation in a 1. 8 minimum of one annual polygraph examination to obtain 9 information necessary for risk management and treatment and to reduce the sex offender's denial mechanisms. The polygraph 10 examination must be conducted by a polygrapher trained 11 12 specifically in the use of the polygraph for the monitoring of sex offenders, where available, and at the expense of the sex 13 14 offender. The results of the polygraph examination shall not 15 be used as evidence in a hearing to prove that a violation of supervision has occurred. 16 17 2. Maintenance of a driving log and a prohibition against driving a motor vehicle alone without the prior 18 19 approval of the supervising officer. 20 3. A prohibition against obtaining or using a post 21 office box without the prior approval of the supervising 22 officer. 23 4. If there was sexual contact, a submission to, at the probationer's or community controllee's expense, an HIV 24 test with the results to be released to the victim or the 25 26 victim's parent or guardian. Electronic monitoring of any form when deemed 27 5. necessary by the community control or probation officer and 28 29 his or her supervisor, and ordered by the commission court at 30 the recommendation of the Department of Corrections. 31 12 CODING: Words stricken are deletions; words underlined are additions.

(9) The commission shall adopt rules pursuant to ss. 1 2 120.536(1) and 120.54 necessary to implement the provisions of 3 the Conditional Release Program Act. 4 Section 6. Subsection (2) of section 947.24, Florida 5 Statutes, is amended to read: 6 947.24 Discharge from parole supervision or release 7 supervision. --8 (2) The commission shall review the progress of each 9 person who has been placed on parole, control release, or conditional release after 2 years of supervision in the 10 community and biennially thereafter. The department shall 11 12 provide to the commission the information necessary to conduct such a review.Such review must include consideration of 13 14 whether to modify the reporting schedule, thereby authorizing 15 the person under parole supervision or release supervision to submit reports quarterly, semiannually, or annually. The 16 commission, after having retained jurisdiction of a person for 17 18 a sufficient length of time to evidence satisfactory 19 rehabilitation and cooperation, may further modify the terms and conditions of the person's parole, control release, or 20 conditional release, may discharge the person from parole 21 22 supervision or release supervision, may relieve the person 23 from making further reports, or may permit the person to leave the state or country, upon finding that such action is in the 24 best interests of the person and society. 25 26 Section 7. Sections 947.175 and 947.177, Florida 27 Statutes, are repealed. 28 Section 8. This act shall take effect July 1, 2001. 29 30 31 13 CODING: Words stricken are deletions; words underlined are additions.