1	
2	An act relating to sentencing; reenacting
3	sections 9, 10, and 12 of chapter 99-188, Laws
4	of Florida; amending s. 893.135, F.S.; defining
5	the term "cannabis plant"; providing mandatory
6	minimum prison terms and mandatory fine amounts
7	for trafficking in cannabis, cocaine, illegal
8	drugs, phencyclidine, methaqualone,
9	amphetamine, or flunitrazepam; providing for
10	sentencing pursuant to the Criminal Punishment
11	Code of offenders convicted of trafficking in
12	specified quantities of cannabis; removing
13	weight caps for various trafficking offenses;
14	providing that an offender who is sentenced to
15	a mandatory minimum term upon conviction of
16	trafficking in specified quantities of
17	cannabis, cocaine, illegal drugs,
18	phencyclidine, methaqualone, amphetamine, or
19	flunitrazepam is not eligible for certain
20	discretionary early-release mechanisms prior to
21	serving the mandatory minimum sentence;
22	providing exceptions; providing penalties;
23	reenacting s. 397.451(7), F.S., relating to the
24	prohibition against dissemination of state
25	funds to service providers convicted of certain
26	offenses, s. 782.04(4)(a), F.S., relating to
27	murder, s. 893.1351(1), F.S., relating to lease
28	or rent for the purpose of trafficking in a
29	controlled substance, s. 903.133, F.S.,
30	relating to the prohibition against bail on
31	appeal for certain felony convictions, s.
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1	907.041(4)(b), F.S., relating to pretrial
2	detention and release, s. 921.0022(3)(g), (h),
3	and (i), F.S., relating to the Criminal
4	Punishment Code offense severity ranking chart,
5	s. 921.0024(1)(b), F.S., relating to the
6	Criminal Punishment Code worksheet computations
7	and scoresheets, s. 921.142(2), F.S., relating
8	to sentencing for capital drug trafficking
9	felonies, s. 943.0585, F.S., relating to
10	court-ordered expunction of criminal history
11	records, and s. 943.059, F.S., relating to
12	court-ordered sealing of criminal history
13	records, to incorporate said amendment in
14	references; further amending s. 893.135, F.S.,
15	to incorporate the provisions of chapter
16	2000-320, Laws of Florida, which revised
17	certain penalties imposed for trafficking in
18	controlled substances, deleted certain
19	provisions requiring that an offender be
20	sentenced under the Criminal Punishment Code,
21	prohibited the sale, purchase, manufacture, or
22	delivery of gamma-hydroxybutyric acid (GHB),
23	1,4-Butanediol, various drugs known as
24	"Phenethylamines", and provided penalties;
25	further amending s. 893.135, F.S., to
26	incorporate the provisions of chapters 2001-55
27	and 2001-57, Laws of Florida, which provided
28	penalties for trafficking in certain mixtures
29	containing hydrocodone, clarified legislative
30	intent regarding the weighing of a mixture or
31	mixtures containing certain controlled
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1	substances, created offenses for trafficking in					
2	Gamma-butyrolactone (GBL) and lysergic acid					
3	diethylamide (LSD), provided penalties, and					
4	amended scheduling references for trafficking					
5	in Gamma-hydroxybutyric acid (GHB) and 1,					
6	4-Butanediol; requiring the Governor to place					
7	public service announcements explaining the					
8	provisions of this act; providing for					
9	retroactive application of the reenacted					
10	provisions; providing effective dates.					
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12	WHEREAS, in 1999 the Legislature adopted chapter					
13	99-188, Laws of Florida, with the primary motivation of					
14	reducing crime in this state and to protect the public from					
15	violent criminals through the adoption of enhanced and					
16	mandatory sentences for violent and repeat offenders, for					
17	persons involved in drug-related crimes, committing aggravated					
18	battery or aggravated assault on law enforcement personnel or					
19	the elderly, and for persons committing criminal acts while in					
20	prison or while having escaped from prison, and					
21	WHEREAS, a three-judge panel of the District Court of					
22	Appeal of Florida, Second District, has issued a nonfinal					
23	opinion declaring chapter 99-188, Laws of Florida,					
24	unconstitutional as a violation of the requirement in Section					
25	6, Article III of the Florida Constitution that "every law					
26	shall embrace but one subject and matter properly connected					
27	therewith", finding that the addition of two minor					
28	provisions relating to burglary of railroad vehicles and the					
29	provision of sentencing documents relative to aliens to the					
30	Immigration and Naturalization Service were not matters					
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properly connected with the subject of the 1999 act, which was 1 2 "sentencing," and 3 WHEREAS, the nonfinal ruling on this matter was issued 4 while the Legislature was in session, and 5 WHEREAS, the Attorney General, on behalf of the people 6 of the State of Florida, has indicated a determination to seek rehearing, en banc, of this matter, and 7 WHEREAS, a final opinion by the District Court of 8 9 Appeal of Florida, Second District, declaring chapter 99-188, Laws of Florida, to have been in violation of Section 6, 10 Article III of the Florida Constitution would be subject to 11 12 appeal by the state to the Florida Supreme Court, and WHEREAS, in its nonfinal ruling, the panel of the 13 14 District Court of Appeal of Florida, Second District, has 15 certified its decision as passing on two questions of great public importance with respect to chapter 99-188, Laws of 16 17 Florida, further invoking the jurisdiction of the Florida Supreme Court, and 18 19 WHEREAS, the final resolution as to the constitutionality of chapter 99-188, Laws of Florida, remains 20 uncertain, and is unlikely to be finally determined by the 21 22 judicial system, while the 2002 legislative session is in 23 progress, and WHEREAS, the legislative action to correct the effect 24 of this ruling forthwith is essential to public safety and 25 26 cannot await a final resolution by the District Court of 27 Appeal and the Florida Supreme Court, and WHEREAS, the Legislature, only out of an abundance of 28 29 caution due to tentative posture of the law while it awaits final resolution by the District Court of Appeal and the 30 Florida Supreme Court, has prepared five separate bills to 31 4

reenact selected provisions of chapter 99-188, Laws of 1 Florida, all of which relate to the single general issue of 2 3 sentencing in criminal cases, and 4 WHEREAS, the Legislature does not intend the division 5 of these bills relating to sentencing as any kind of 6 legislative acknowledgement that said bills could not or 7 should not be joined together in a single bill in full compliance with Section 6, Article III of the Florida 8 9 Constitution, NOW THEREFORE, 10 11 Be It Enacted by the Legislature of the State of Florida: 12 13 Section 1. Sections 9, 10, and 12 of chapter 99-188, 14 Laws of Florida, are reenacted to read: Section 9. Section 893.135, Florida Statutes, as 15 amended by section 23 of chapter 97-194, Laws of Florida, is 16 17 amended to read: 18 893.135 Trafficking; mandatory sentences; suspension 19 or reduction of sentences; conspiracy to engage in 20 trafficking.--21 (1) Except as authorized in this chapter or in chapter 22 499 and notwithstanding the provisions of s. 893.13: 23 (a) Any person who knowingly sells, purchases, manufactures, delivers, or brings into this state, or who is 24 knowingly in actual or constructive possession of, in excess 25 26 of 25 50 pounds of cannabis, or 300 or more cannabis plants, 27 commits a felony of the first degree, which felony shall be known as "trafficking in cannabis." If the quantity of 28 29 cannabis involved: Is in excess of 25 50 pounds, but less than 2,000 30 1. pounds, or is 300 or more cannabis plants, but not more than 31 5

2,000 cannabis plants, such person shall be sentenced pursuant 1 2 to the Criminal Punishment Code and such sentence shall 3 include a mandatory minimum term of imprisonment of 3 years, 4 and the defendant shall be ordered to pay a fine of \$25,000. 2. 5 Is 2,000 pounds or more, but less than 10,000 6 pounds, or is 2,000 or more cannabis plants, but not more than 7 10,000 cannabis plants, such person shall be sentenced 8 pursuant to the Criminal Punishment Code and such sentence 9 shall include a mandatory minimum term of imprisonment of 7 years, and the defendant shall be ordered to pay a fine of 10 11 \$50,000. 12 3. Is 10,000 pounds or more, or is 10,000 or more cannabis plants, such person shall be sentenced to a mandatory 13 14 minimum term of imprisonment of 15 calendar years and pay a 15 fine of \$200,000. 16 17 For the purpose of this paragraph, a plant, including, but not limited to, a seedling or cutting, is a "cannabis plant" if it 18 19 has some readily observable evidence of root formation, such 20 as root hairs. To determine if a piece or part of a cannabis 21 plant severed from the cannabis plant is itself a cannabis 22 plant, the severed piece or part must have some readily observable evidence of root formation, such as root hairs. 23 Callous tissue is not readily observable evidence of root 24 25 formation. The viability and sex of a plant and the fact that 26 the plant may or may not be a dead harvested plant are not relevant in determining if the plant is a "cannabis plant" or 27 28 in the charging of an offense under this paragraph. Upon 29 conviction, the court shall impose the longest term of 30 imprisonment provided for in this paragraph. 31 6

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(b)1. Any person who knowingly sells, purchases, 1 2 manufactures, delivers, or brings into this state, or who is 3 knowingly in actual or constructive possession of, 28 grams or 4 more of cocaine, as described in s. 893.03(2)(a)4., or of any 5 mixture containing cocaine, but less than 150 kilograms of 6 cocaine or any such mixture, commits a felony of the first 7 degree, which felony shall be known as "trafficking in 8 cocaine." If the quantity involved: 9 Is 28 grams or more, but less than 200 grams, such a. person shall be sentenced pursuant to the Criminal Punishment 10 Code and such sentence shall include a mandatory minimum term 11 12 of imprisonment of 3 years, and the defendant shall be ordered to pay a fine of \$50,000. 13 14 b. Is 200 grams or more, but less than 400 grams, such 15 person shall be sentenced pursuant to the Criminal Punishment Code and such sentence shall include a mandatory minimum term 16 17 of imprisonment of 7 years, and the defendant shall be ordered to pay a fine of \$100,000. 18 19 c. Is 400 grams or more, but less than 150 kilograms, 20 such person shall be sentenced to a mandatory minimum term of 21 imprisonment of 15 calendar years and pay a fine of \$250,000. 22 2. Any person who knowingly sells, purchases, 23 manufactures, delivers, or brings into this state, or who is knowingly in actual or constructive possession of, 150 24 kilograms or more, but less than 300 kilograms, of cocaine, as 25 described in s. 893.03(2)(a)4., commits the first degree 26 27 felony of trafficking in cocaine. A person who has been convicted of the first degree felony of trafficking in cocaine 28 29 under this subparagraph shall be punished by life imprisonment and is ineligible for any form of discretionary early release 30 except pardon or executive clemency or conditional medical 31

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release under s. 947.149. However, if the court determines 1 2 that, in addition to committing any act specified in this 3 paragraph: 4 a. The person intentionally killed an individual or counseled, commanded, induced, procured, or caused the 5 6 intentional killing of an individual and such killing was the 7 result; or 8 b. The person's conduct in committing that act led to 9 a natural, though not inevitable, lethal result, 10 such person commits the capital felony of trafficking in 11 12 cocaine, punishable as provided in ss. 775.082 and 921.142. 13 Any person sentenced for a capital felony under this paragraph 14 shall also be sentenced to pay the maximum fine provided under 15 subparagraph 1. Any person who knowingly brings into this state 300 16 3. 17 kilograms or more of cocaine, as described in s. 18 893.03(2)(a)4., and who knows that the probable result of such 19 importation would be the death of any person, commits capital importation of cocaine, a capital felony punishable as 20 provided in ss. 775.082 and 921.142. Any person sentenced for 21 22 a capital felony under this paragraph shall also be sentenced 23 to pay the maximum fine provided under subparagraph 1. 24 (c)1. Any person who knowingly sells, purchases, manufactures, delivers, or brings into this state, or who is 25 26 knowingly in actual or constructive possession of, 4 grams or 27 more of any morphine, opium, oxycodone, hydrocodone, hydromorphone, or any salt, derivative, isomer, or salt of an 28 29 isomer thereof, including heroin, as described in s. 893.03(1)(b) or (2)(a), or 4 grams or more of any mixture 30 containing any such substance, but less than 30 kilograms of 31 8

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such substance or mixture, commits a felony of the first 1 2 degree, which felony shall be known as "trafficking in illegal 3 drugs." If the quantity involved: 4 a. Is 4 grams or more, but less than 14 grams, such 5 person shall be sentenced pursuant to the Criminal Punishment 6 Code and such sentence shall include a mandatory minimum term 7 of imprisonment of 3 years, and the defendant shall be ordered 8 to pay a fine of \$50,000. 9 b. Is 14 grams or more, but less than 28 grams, such person shall be sentenced pursuant to the Criminal Punishment 10 Code and such sentence shall include a mandatory minimum term 11 12 of imprisonment of 15 years, and the defendant shall be ordered to pay a fine of \$100,000. 13 14 c. Is 28 grams or more, but less than 30 kilograms, such person shall be sentenced to a mandatory minimum term of 15 16 imprisonment of 25 calendar years and pay a fine of \$500,000. 17 2. Any person who knowingly sells, purchases, manufactures, delivers, or brings into this state, or who is 18 19 knowingly in actual or constructive possession of, 30 20 kilograms or more, but less than 60 kilograms, of any morphine, opium, oxycodone, hydrocodone, hydromorphone, or any 21 salt, derivative, isomer, or salt of an isomer thereof, 22 23 including heroin, as described in s. 893.03(1)(b) or (2)(a), or 30 kilograms or more, but less than 60 kilograms, of any 24 mixture containing any such substance, commits the first 25 26 degree felony of trafficking in illegal drugs. A person who has been convicted of the first degree felony of trafficking 27 in illegal drugs under this subparagraph shall be punished by 28 29 life imprisonment and is ineligible for any form of discretionary early release except pardon or executive 30 clemency or conditional medical release under s. 947.149. 31

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However, if the court determines that, in addition to 1 2 committing any act specified in this paragraph: 3 The person intentionally killed an individual or a. 4 counseled, commanded, induced, procured, or caused the 5 intentional killing of an individual and such killing was the 6 result; or 7 b. The person's conduct in committing that act led to 8 a natural, though not inevitable, lethal result, 9 10 such person commits the capital felony of trafficking in illegal drugs, punishable as provided in ss. 775.082 and 11 12 921.142. Any person sentenced for a capital felony under this 13 paragraph shall also be sentenced to pay the maximum fine 14 provided under subparagraph 1. 15 3. Any person who knowingly brings into this state 60 16 kilograms or more of any morphine, opium, oxycodone, 17 hydrocodone, hydromorphone, or any salt, derivative, isomer, or salt of an isomer thereof, including heroin, as described 18 19 in s. 893.03(1)(b) or (2)(a), or 60 kilograms or more of any mixture containing any such substance, and who knows that the 20 probable result of such importation would be the death of any 21 22 person, commits capital importation of illegal drugs, a 23 capital felony punishable as provided in ss. 775.082 and 921.142. Any person sentenced for a capital felony under this 24 paragraph shall also be sentenced to pay the maximum fine 25 26 provided under subparagraph 1. 27 (d)1. Any person who knowingly sells, purchases, manufactures, delivers, or brings into this state, or who is 28 29 knowingly in actual or constructive possession of, 28 grams or more of phencyclidine or of any mixture containing 30 phencyclidine, as described in s. 893.03(2)(b), commits a 31 10

felony of the first degree, which felony shall be known as 1 2 "trafficking in phencyclidine." If the quantity involved: 3 a. Is 28 grams or more, but less than 200 grams, such 4 person shall be sentenced pursuant to the Criminal Punishment 5 Code and such sentence shall include a mandatory minimum term 6 of imprisonment of 3 years, and the defendant shall be ordered 7 to pay a fine of \$50,000. 8 Is 200 grams or more, but less than 400 grams, such b. 9 person shall be sentenced pursuant to the Criminal Punishment Code and such sentence shall include a mandatory minimum term 10 of imprisonment of 7 years, and the defendant shall be ordered 11 12 to pay a fine of \$100,000. Is 400 grams or more, but less than 800 grams, such 13 c. 14 person shall be sentenced to a mandatory minimum term of 15 imprisonment of 15 calendar years and pay a fine of \$250,000. Any person who knowingly brings into this state 800 16 2. 17 grams or more of phencyclidine or of any mixture containing 18 phencyclidine, as described in s. 893.03(2)(b), and who knows 19 that the probable result of such importation would be the 20 death of any person commits capital importation of phencyclidine, a capital felony punishable as provided in ss. 21 22 775.082 and 921.142. Any person sentenced for a capital felony 23 under this paragraph shall also be sentenced to pay the maximum fine provided under subparagraph 1. 24 25 (e)1. Any person who knowingly sells, purchases, 26 manufactures, delivers, or brings into this state, or who is knowingly in actual or constructive possession of, 200 grams 27 28 or more of methaqualone or of any mixture containing 29 methaqualone, as described in s. 893.03(1)(d), commits a felony of the first degree, which felony shall be known as 30 "trafficking in methaqualone." If the quantity involved: 31

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Is 200 grams or more, but less than 5 kilograms, 1 a. 2 such person shall be sentenced pursuant to the Criminal 3 Punishment Code and such sentence shall include a mandatory 4 minimum term of imprisonment of 3 years, and the defendant shall be ordered to pay a fine of \$50,000. 5 6 b. Is 5 kilograms or more, but less than 25 kilograms, 7 such person shall be sentenced pursuant to the Criminal 8 Punishment Code and such sentence shall include a mandatory 9 minimum term of imprisonment of 7 years, and the defendant shall be ordered to pay a fine of \$100,000. 10 Is 25 kilograms or more, but less than 50 11 с. 12 kilograms, such person shall be sentenced to a mandatory minimum term of imprisonment of 15 calendar years and pay a 13 14 fine of \$250,000. 15 2. Any person who knowingly brings into this state 50 16 kilograms or more of methaqualone or of any mixture containing 17 methaqualone, as described in s. 893.03(1)(d), and who knows 18 that the probable result of such importation would be the 19 death of any person commits capital importation of methaqualone, a capital felony punishable as provided in ss. 20 775.082 and 921.142. Any person sentenced for a capital felony 21 22 under this paragraph shall also be sentenced to pay the 23 maximum fine provided under subparagraph 1. (f)1. Any person who knowingly sells, purchases, 24 25 manufactures, delivers, or brings into this state, or who is 26 knowingly in actual or constructive possession of, 14 grams or more of amphetamine, as described in s. 893.03(2)(c)2., or 27 methamphetamine, as described in s. 893.03(2)(c)4., or of any 28 29 mixture containing amphetamine or methamphetamine, or phenylacetone, phenylacetic acid, or ephedrine in conjunction 30 with other chemicals and equipment utilized in the manufacture 31 12

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of amphetamine or methamphetamine, commits a felony of the first degree, which felony shall be known as "trafficking in amphetamine." If the quantity involved: Is 14 grams or more, but less than 28 grams, such person shall be sentenced pursuant to the Criminal Punishment Code and such sentence shall include a mandatory minimum term of imprisonment of 3 years, and the defendant shall be ordered to pay a fine of \$50,000. Is 28 grams or more, but less than 200 grams, such person shall be sentenced pursuant to the Criminal Punishment Code and such sentence shall include a mandatory minimum term of imprisonment of 7 years and the defendant shall be ordered to pay a fine of \$100,000. c. Is 200 grams or more, but less than 400 grams, such person shall be sentenced to a mandatory minimum term of imprisonment of 15 calendar years and pay a fine of \$250,000. 2. Any person who knowingly brings into this state 400 grams or more of amphetamine, as described in s. 893.03(2)(c)2., or methamphetamine, as described in s. 893.03(2)(c)4., or of any mixture containing amphetamine or methamphetamine, or phenylacetone, phenylacetic acid, or ephedrine in conjunction with other chemicals and equipment

22 23 utilized in the manufacture of amphetamine or methamphetamine, and who knows that the probable result of such importation 24 25 would be the death of any person commits capital importation 26 of amphetamine, a capital felony punishable as provided in ss. 27 775.082 and 921.142. Any person sentenced for a capital felony under this paragraph shall also be sentenced to pay the 28 29 maximum fine provided under subparagraph 1.

30 (g)1. Any person who knowingly sells, purchases, 31 manufactures, delivers, or brings into this state, or who is

knowingly in actual or constructive possession of, 4 grams or 1 2 more of flunitrazepam or any mixture containing flunitrazepam 3 as described in s. 893.03(1)(a) commits a felony of the first 4 degree, which felony shall be known as "trafficking in 5 flunitrazepam." If the quantity involved: 6 Is 4 grams or more but less than 14 grams, such a. 7 person shall be sentenced pursuant to the Criminal Punishment 8 Code and such sentence shall include a mandatory minimum term 9 of imprisonment of 3 years and the defendant shall be ordered 10 to sentencing guidelines and pay a fine of \$50,000. Is 14 grams or more but less than 28 grams, such 11 b. 12 person shall be sentenced pursuant to the Criminal Punishment Code and such sentence shall include a mandatory minimum term 13 14 of imprisonment of 7 years, and the defendant shall be ordered 15 to sentencing guidelines and pay a fine of \$100,000. 16 Is 28 grams or more but less than 30 kilograms, с. 17 such person shall be sentenced to a mandatory minimum term of 18 imprisonment of 25 calendar years and pay a fine of \$500,000. 19 2. Any person who knowingly sells, purchases, 20 manufactures, delivers, or brings into this state or who is 21 knowingly in actual or constructive possession of 30 kilograms or more of flunitrazepam or any mixture containing 22 flunitrazepam as described in s. 893.03(1)(a) commits the 23 first degree felony of trafficking in flunitrazepam. A person 24 25 who has been convicted of the first degree felony of 26 trafficking in flunitrazepam under this subparagraph shall be punished by life imprisonment and is ineligible for any form 27 28 of discretionary early release except pardon or executive 29 clemency or conditional medical release under s. 947.149. However, if the court determines that, in addition to 30 committing any act specified in this paragraph: 31

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The person intentionally killed an individual or 1 a. 2 counseled, commanded, induced, procured, or caused the 3 intentional killing of an individual and such killing was the 4 result; or 5 b. The person's conduct in committing that act led to 6 a natural, though not inevitable, lethal result, 7 8 such person commits the capital felony of trafficking in 9 flunitrazepam, punishable as provided in ss. 775.082 and 10 921.142. Any person sentenced for a capital felony under this paragraph shall also be sentenced to pay the maximum fine 11 12 provided under subparagraph 1. (2) A person acts knowingly under subsection (1) if 13 14 that person intends to sell, purchase, manufacture, deliver, 15 or bring into this state, or to actually or constructively 16 possess, any of the controlled substances listed in subsection 17 (1), regardless of which controlled substance listed in subsection (1) is in fact sold, purchased, manufactured, 18 19 delivered, or brought into this state, or actually or 20 constructively possessed. 21 (3) Notwithstanding the provisions of s. 948.01, with 22 respect to any person who is found to have violated this 23 section, adjudication of guilt or imposition of sentence shall not be suspended, deferred, or withheld, nor shall such person 24 be eligible for parole prior to serving the mandatory minimum 25 26 term of imprisonment prescribed by this section. A person 27 sentenced to a mandatory minimum term of imprisonment under this section is not eligible for any form of discretionary 28 29 early release, except pardon or executive clemency or conditional medical release under s. 947.149, prior to serving 30 the mandatory minimum term of imprisonment. 31

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1 The state attorney may move the sentencing court (4) 2 to reduce or suspend the sentence of any person who is 3 convicted of a violation of this section and who provides 4 substantial assistance in the identification, arrest, or 5 conviction of any of that person's accomplices, accessories, coconspirators, or principals or of any other person engaged 6 7 in trafficking in controlled substances. The arresting agency 8 shall be given an opportunity to be heard in aggravation or 9 mitigation in reference to any such motion. Upon good cause shown, the motion may be filed and heard in camera. The judge 10 hearing the motion may reduce or suspend the sentence if the 11 12 judge finds that the defendant rendered such substantial assistance. 13

14 (5) Any person who agrees, conspires, combines, or 15 confederates with another person to commit any act prohibited 16 by subsection (1) commits a felony of the first degree and is 17 punishable as if he or she had actually committed such 18 prohibited act. Nothing in this subsection shall be construed 19 to prohibit separate convictions and sentences for a violation 20 of this subsection and any violation of subsection (1).

Section 10. For the purpose of incorporating the amendment to section 893.135, Florida Statutes, in references thereto, the following sections or subdivisions of Florida Statutes, or Florida Statutes, 1998 Supplement, are reenacted to read:

26 397.451 Background checks of service provider
27 personnel who have direct contact with unmarried minor clients
28 or clients who are developmentally disabled.--

29 (7) DISQUALIFICATION FROM RECEIVING STATE
30 FUNDS.--State funds may not be disseminated to any service
31 provider owned or operated by an owner or director who has

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contendere to, or has had adjudication withheld for, a 2 violation of s. 893.135 pertaining to trafficking in 3 4 controlled substances, or a violation of the law of another 5 state, the District of Columbia, the United States or any possession or territory thereof, or any foreign jurisdiction 6 7 which is substantially similar in elements and penalties to a trafficking offense in this state, unless the owner's or 8 9 director's civil rights have been restored. 782.04 Murder.--10 (4) The unlawful killing of a human being, when 11 12 perpetrated without any design to effect death, by a person 13 engaged in the perpetration of, or in the attempt to 14 perpetrate, any felony other than any: 15 (a) Trafficking offense prohibited by s. 893.135(1), 16 17 is murder in the third degree and constitutes a felony of the second degree, punishable as provided in s. 775.082, s. 18 19 775.083, or s. 775.084. 20 893.1351 Lease or rent for the purpose of trafficking in a controlled substance.--21 22 (1) A person may not lease or rent any place, 23 structure, or part thereof, trailer, or other conveyance, with 24 the knowledge that such place, structure, trailer, or conveyance will be used for the purpose of trafficking in a 25 26 controlled substance, as provided in s. 893.135, or the sale 27 of a controlled substance, as provided in s. 893.13. 903.133 Bail on appeal; prohibited for certain felony 28 29 convictions. -- Notwithstanding the provisions of s. 903.132, no person adjudged guilty of a felony of the first degree for a 30 violation of s. 782.04(2) or (3), s. 787.01, s. 794.011(4), s. 31 17

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806.01, s. 893.13, or s. 893.135, or adjudged guilty of a violation of s. 794.011(2) or (3), shall be admitted to bail pending review either by posttrial motion or appeal. 907.041 Pretrial detention and release .--(4) PRETRIAL DETENTION. --(b) The court may order pretrial detention if it finds a substantial probability, based on a defendant's past and present patterns of behavior, the criteria in s. 903.046, and any other relevant facts, that: The defendant has previously violated conditions of 1. release and that no further conditions of release are reasonably likely to assure the defendant's appearance at subsequent proceedings; 2. The defendant, with the intent to obstruct the judicial process, has threatened, intimidated, or injured any victim, potential witness, juror, or judicial officer, or has attempted or conspired to do so, and that no condition of release will reasonably prevent the obstruction of the judicial process; 3. The defendant is charged with trafficking in controlled substances as defined by s. 893.135, that there is a substantial probability that the defendant has committed the offense, and that no conditions of release will reasonably assure the defendant's appearance at subsequent criminal proceedings; or 4. The defendant poses the threat of harm to the community. The court may so conclude if it finds that the defendant is presently charged with a dangerous crime, that there is a substantial probability that the defendant

30 committed such crime, that the factual circumstances of the 31 crime indicate a disregard for the safety of the community,

CODING:Words stricken are deletions; words underlined are additions.

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and that there are no conditions of release reasonably sufficient to protect the community from the risk of physical harm to persons. In addition, the court must find that at least one of the following conditions is present: The defendant has previously been convicted of a crime punishable by death or life imprisonment. The defendant has been convicted of a dangerous crime within the 10 years immediately preceding the date of his or her arrest for the crime presently charged. The defendant is on probation, parole, or other

10 с. release pending completion of sentence or on pretrial release 11 12 for a dangerous crime at the time of the current arrest. 921.0022 Criminal Punishment Code; offense severity 13 14 ranking chart.--(3) OFFENSE SEVERITY RANKING CHART 15 16 17 18 Florida Felony 19 Statute Degree Description 20 21 22 (g) LEVEL 7 23 24 316.193(3)(c)2. 3rd DUI resulting in serious bodily 25 injury. 26 327.35(3)(c)2. 3rd Vessel BUI resulting in serious 27 bodily injury. 28 409.920(2) 3rd Medicaid provider fraud. 29 30

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1	494.0018(2)	1st	Conviction of any violation of
1 2	191.0010(2)	ISC	ss. 494.001-494.0077 in which the
2 3			total money and property
4			unlawfully obtained exceeded
4 5			\$50,000 and there were five or
			more victims.
6	702 051(2)	0 m -1	
7	782.051(3)	2nd	Attempted felony murder of a
8			person by a person other than the
9			perpetrator or the perpetrator of
10			an attempted felony.
11	782.07(1)	2nd	Killing of a human being by the
12			act, procurement, or culpable
13			negligence of another
14			(manslaughter).
15	782.071	3rd	Killing of human being or viable
16			fetus by the operation of a motor
17			vehicle in a reckless manner
18			(vehicular homicide).
19	782.072	3rd	Killing of a human being by the
20			operation of a vessel in a
21			reckless manner (vessel
22			homicide).
23	784.045(1)(a)1.	2nd	Aggravated battery; intentionally
24			causing great bodily harm or
25			disfigurement.
26	784.045(1)(a)2.	2nd	Aggravated battery; using deadly
27			weapon.
28	784.045(1)(b)	2nd	Aggravated battery; perpetrator
29			aware victim pregnant.
30	784.048(4)	3rd	Aggravated stalking; violation of
31			injunction or court order.
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1	784.07(2)(d)	1st	Aggravated battery on law
2			enforcement officer.
3	784.08(2)(a)	1st	Aggravated battery on a person 65
4			years of age or older.
5	784.081(1)	1st	Aggravated battery on specified
6			official or employee.
7	784.082(1)	1st	Aggravated battery by detained
8			person on visitor or other
9			detainee.
10	784.083(1)	1st	Aggravated battery on code
11			inspector.
12	790.07(4)	1st	Specified weapons violation
13			subsequent to previous conviction
14			of s. 790.07(1) or (2).
15	790.16(1)	1st	Discharge of a machine gun under
16			specified circumstances.
17	796.03	2nd	Procuring any person under 16
18			years for prostitution.
19	800.04	2nd	Handle, fondle, or assault child
20			under 16 years in lewd,
21			lascivious, or indecent manner.
22	806.01(2)	2nd	Maliciously damage structure by
23			fire or explosive.
24	810.02(3)(a)	2nd	Burglary of occupied dwelling;
25			unarmed; no assault or battery.
26	810.02(3)(b)	2nd	Burglary of unoccupied dwelling;
27			unarmed; no assault or battery.
28	810.02(3)(d)	2nd	Burglary of occupied conveyance;
29			unarmed; no assault or battery.
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21

2002 Legislature

1	812.014(2)(a)	lst	Property stolen, valued at
2			\$100,000 or more; property stolen
3			while causing other property
4			damage; 1st degree grand theft.
5	812.019(2)	1st	Stolen property; initiates,
6			organizes, plans, etc., the theft
7			of property and traffics in
8			stolen property.
9	812.133(2)(b)	1st	Carjacking; no firearm, deadly
10			weapon, or other weapon.
11	825.102(3)(b)	2nd	Neglecting an elderly person or
12			disabled adult causing great
13			bodily harm, disability, or
14			disfigurement.
15	825.1025(2)	2nd	Lewd or lascivious battery upon
16			an elderly person or disabled
17			adult.
18	825.103(2)(b)	2nd	Exploiting an elderly person or
19			disabled adult and property is
20			valued at \$20,000 or more, but
21			less than \$100,000.
22	827.03(3)(b)	2nd	Neglect of a child causing great
23			bodily harm, disability, or
24			disfigurement.
25	827.04(4)	3rd	Impregnation of a child under 16
26			years of age by person 21 years
27			of age or older.
28	837.05(2)	3rd	Giving false information about
29			alleged capital felony to a law
30			enforcement officer.
31	872.06	2nd	Abuse of a dead human body.
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HB 1401

2002 Legislature

1	893.13(1)(c)1.	lst	Sell, manufacture, or deliver
2			cocaine (or other drug prohibited
3			under s. 893.03(1)(a), (1)(b),
4			(1)(d), (2)(a), or (2)(b)) within
5			1,000 feet of a child care
б			facility or school.
7	893.13(1)(e)	lst	Sell, manufacture, or deliver
8			cocaine or other drug prohibited
9			under s. 893.03(1)(a), (1)(b),
10			(1)(d), (2)(a), or (2)(b), within
11			1,000 feet of property used for
12			religious services or a specified
13			business site.
14	893.13(4)(a)	1st	Deliver to minor cocaine (or
15			other s. 893.03(1)(a), (1)(b),
16			(1)(d), (2)(a), or (2)(b) drugs).
17	893.135(1)(a)1.	1st	Trafficking in cannabis, more
18			than 50 lbs., less than 2,000
19			lbs.
20	893.135		
21	(1)(b)1.a.	lst	Trafficking in cocaine, more than
22			28 grams, less than 200 grams.
23	893.135		
24	(1)(c)1.a.	lst	Trafficking in illegal drugs,
25			more than 4 grams, less than 14
26			grams.
27	893.135		
28	(1)(d)1.	lst	Trafficking in phencyclidine,
29			more than 28 grams, less than 200
30			grams.
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COD	ING:Words stricken	are delet	cions; words <u>underlined</u> are additions.

HB 1401

2002 Legislature

1	893.135(1)(e)1.	lst	Trafficking in methaqualone, more
2			than 200 grams, less than 5
3			kilograms.
4	893.135(1)(f)1.	1st	Trafficking in amphetamine, more
5			than 14 grams, less than 28
6			grams.
7	893.135		
8	(1)(g)1.a.	1st	Trafficking in flunitrazepam, 4
9			grams or more, less than 14
10			grams.
11			(h) LEVEL 8
12	316.193		
13	(3)(c)3.a.	2nd	DUI manslaughter.
14	327.35(3)(c)3.	2nd	Vessel BUI manslaughter.
15	777.03(2)(a)	1st	Accessory after the fact, capital
16			felony.
17	782.04(4)	2nd	Killing of human without design
18			when engaged in act or attempt of
19			any felony other than arson,
20			sexual battery, robbery,
21			burglary, kidnapping, aircraft
22			piracy, or unlawfully discharging
23			bomb.
24	782.051(2)	1st	Attempted felony murder while
25			perpetrating or attempting to
26			perpetrate a felony not
27			enumerated in s. 782.04(3).
28	782.071(2)	2nd	Committing vehicular homicide and
29			failing to render aid or give
30			information.
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2002 Legislature

782.072(2) 2nd Committing vessel homicide and failing to render aid or give information. 790.161(3) 1st Discharging a destructive device which results in bodily harm or property damage. 794.011(5) Sexual battery, victim 12 years 2nd or over, offender does not use physical force likely to cause serious injury. Maliciously damage dwelling or 806.01(1) 1st structure by fire or explosive, believing person in structure. 1st,PBL Burglary with assault or battery. 810.02(2)(a) 810.02(2)(b) 1st, PBL Burglary; armed with explosives or dangerous weapon. Burglary of a dwelling or 810.02(2)(c)1st structure causing structural damage or \$1,000 or more property damage. 812.13(2)(b) 1st Robbery with a weapon. Home-invasion robbery. 812.135(2) 1st 825.102(2) 2nd Aggravated abuse of an elderly person or disabled adult. 825.103(2)(a) Exploiting an elderly person or 1st disabled adult and property is valued at \$100,000 or more. 827.03(2) 2nd Aggravated child abuse. 837.02(2) 2nd Perjury in official proceedings

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capital felony.

relating to prosecution of a

2002 Legislature

1	837.021(2)	2nd	Making contradictory statements		
2	037.021(2)	2110	in official proceedings relating		
3			to prosecution of a capital		
4			felony.		
5	860.121(2)(c)	1st	Shooting at or throwing any		
6	000.121(2)(0)	100	object in path of railroad		
7			vehicle resulting in great bodily		
8			harm.		
9	860.16	1st	Aircraft piracy.		
10	893.13(1)(b)	1st	Sell or deliver in excess of 10		
11		200	grams of any substance specified		
12			in s. 893.03(1)(a) or (b).		
13	893.13(2)(b)	1st	Purchase in excess of 10 grams of		
14			any substance specified in s.		
15			893.03(1)(a) or (b).		
16	893.13(6)(c)	1st	Possess in excess of 10 grams of		
17			any substance specified in s.		
18			893.03(1)(a) or (b).		
19	893.135(1)(a)2.	1st	Trafficking in cannabis, more		
20			than 2,000 lbs., less than 10,000		
21			lbs.		
22	893.135				
23	(1)(b)1.b.	1st	Trafficking in cocaine, more than		
24			200 grams, less than 400 grams.		
25	893.135				
26	(1)(c)1.b.	1st	Trafficking in illegal drugs,		
27			more than 14 grams, less than 28		
28			grams.		
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COD	CODING:Words stricken are deletions; words <u>underlined</u> are additions.				

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1	893.135		
2	(1)(d)1.b.	1st	Trafficking in phencyclidine,
3			more than 200 grams, less than
4			400 grams.
5	893.135		
6	(1)(e)1.b.	lst	Trafficking in methaqualone, more
7			than 5 kilograms, less than 25
8			kilograms.
9	893.135		
10	(1)(f)1.b.	lst	Trafficking in amphetamine, more
11			than 28 grams, less than 200
12			grams.
13	893.135		
14	(1)(g)1.b.	lst	Trafficking in flunitrazepam, 14
15			grams or more, less than 28
16			grams.
17	895.03(1)	1st	Use or invest proceeds derived
18			from pattern of racketeering
19			activity.
20	895.03(2)	lst	Acquire or maintain through
21			racketeering activity any
22			interest in or control of any
23			enterprise or real property.
24	895.03(3)	lst	Conduct or participate in any
25			enterprise through pattern of
26			racketeering activity.
27			(i) LEVEL 9
28	316.193		
29	(3)(c)3.b.	lst	DUI manslaughter; failing to
30			render aid or give information.
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HB 1401

2002 Legislature

1	782.04(1)	lst	Attempt, conspire, or solicit to
2			commit premeditated murder.
3	782.04(3)	lst,PBL	Accomplice to murder in
4			connection with arson, sexual
5			battery, robbery, burglary, and
6			other specified felonies.
7	782.051(1)	1st	Attempted felony murder while
8			perpetrating or attempting to
9			perpetrate a felony enumerated in
10			s. 782.04(3).
11	782.07(2)	1st	Aggravated manslaughter of an
12			elderly person or disabled adult.
13	782.07(3)	1st	Aggravated manslaughter of a
14			child.
15	787.01(1)(a)1.	lst,PBL	Kidnapping; hold for ransom or
16			reward or as a shield or hostage.
17	787.01(1)(a)2.	lst,PBL	Kidnapping with intent to commit
18			or facilitate commission of any
19			felony.
20	787.01(1)(a)4.	lst,PBL	Kidnapping with intent to
21			interfere with performance of any
22			governmental or political
23			function.
24	787.02(3)(a)	1st	False imprisonment; child under
25			age 13; perpetrator also commits
26			child abuse, sexual battery,
27			lewd, or lascivious act, etc.
28	790.161	1st	Attempted capital destructive
29			device offense.
30	794.011(2)	1st	Attempted sexual battery; victim
31			less than 12 years of age.
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2002 Legislature

1	794.011(2)	Life	Sexual battery; offender younger
2			than 18 years and commits sexual
3			battery on a person less than 12
4			years.
5	794.011(4)	lst	Sexual battery; victim 12 years
6			or older, certain circumstances.
7	794.011(8)(b)	1st	Sexual battery; engage in sexual
8			conduct with minor 12 to 18 years
9			by person in familial or
10			custodial authority.
11	812.13(2)(a)	lst,PBL	Robbery with firearm or other
12			deadly weapon.
13	812.133(2)(a)	lst,PBL	Carjacking; firearm or other
14			deadly weapon.
15	847.0145(1)	lst	Selling, or otherwise
16			transferring custody or control,
17			of a minor.
18	847.0145(2)	lst	Purchasing, or otherwise
19			obtaining custody or control, of
20			a minor.
21	859.01	1st	Poisoning food, drink, medicine,
22			or water with intent to kill or
23			injure another person.
24	893.135	lst	Attempted capital trafficking
25			offense.
26	893.135(1)(a)3.	lst	Trafficking in cannabis, more
27			than 10,000 lbs.
28	893.135		
29	(1)(b)1.c.	lst	Trafficking in cocaine, more than
30			400 grams, less than 150
31			kilograms.
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HB 1401

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    893.135
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     (1)(c)1.c.
                                 Trafficking in illegal drugs,
                       1st
 3
                                 more than 28 grams, less than 30
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                                 kilograms.
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    893.135
 6
     (1)(d)1.c.
                        1st
                                 Trafficking in phencyclidine,
 7
                                 more than 400 grams.
    893.135
 8
9
     (1)(e)1.c.
                       1st
                                 Trafficking in methaqualone, more
                                 than 25 kilograms.
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    893.135
11
                                 Trafficking in amphetamine, more
12
     (1)(f)1.c.
                       1st
13
                                 than 200 grams.
14
                                 (j) LEVEL 10
    782.04(2)
                        1st, PBL Unlawful killing of human; act is
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                                 homicide, unpremeditated.
                       1st,PBL Kidnapping; inflict bodily harm
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    787.01(1)(a)3.
                                 upon or terrorize victim.
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19
    787.01(3)(a)
                       Life
                                 Kidnapping; child under age 13,
20
                                 perpetrator also commits child
21
                                 abuse, sexual battery, lewd, or
22
                                 lascivious act, etc.
    794.011(3)
                                 Sexual battery; victim 12 years
23
                       Life
24
                                 or older, offender uses or
25
                                 threatens to use deadly weapon or
26
                                 physical force to cause serious
27
                                 injury.
                                 Treason against the state.
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    876.32
                        1st
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           921.0024 Criminal Punishment Code; worksheet
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    computations; scoresheets. --
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           (1)
                                   30
CODING: Words stricken are deletions; words underlined are additions.
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HB 1401

1 WORKSHEET KEY: (b) 2 3 Legal status points are assessed when any form of legal status 4 existed at the time the offender committed an offense before 5 the court for sentencing. Four (4) sentence points are assessed for an offender's legal status. 6 7 8 Community sanction violation points are assessed when a 9 community sanction violation is before the court for sentencing. Six (6) sentence points are assessed for each 10 community sanction violation, and each successive community 11 sanction violation; however, if the community sanction 12 violation includes a new felony conviction before the 13 14 sentencing court, twelve (12) community sanction violation points are assessed for such violation, and for each 15 successive community sanction violation involving a new felony 16 17 conviction. Multiple counts of community sanction violations before the sentencing court shall not be a basis for 18 19 multiplying the assessment of community sanction violation 20 points. 21 Prior serious felony points: If the offender has a primary 22 offense or any additional offense ranked in level 8, level 9, 23 or level 10, and one or more prior serious felonies, a single 24 assessment of 30 points shall be added. For purposes of this 25 26 section, a prior serious felony is an offense in the offender's prior record that is ranked in level 8, level 9, or 27 level 10 under s. 921.0022 or s. 921.0023 and for which the 28 29 offender is serving a sentence of confinement, supervision, or other sanction or for which the offender's date of release 30 from confinement, supervision, or other sanction, whichever is 31 31

later, is within 3 years before the date the primary offense 1 or any additional offense was committed. 2 3 4 Prior capital felony points: If the offender has one or more prior capital felonies in the offender's criminal record, 5 points shall be added to the subtotal sentence points of the 6 7 offender equal to twice the number of points the offender receives for the primary offense and any additional offense. 8 9 A prior capital felony in the offender's criminal record is a previous capital felony offense for which the offender has 10 entered a plea of nolo contendere or guilty or has been found 11 12 guilty; or a felony in another jurisdiction which is a capital 13 felony in that jurisdiction, or would be a capital felony if 14 the offense were committed in this state. 15 Possession of a firearm, semiautomatic firearm, or machine 16 17 qun: If the offender is convicted of committing or attempting to commit any felony other than those enumerated in s. 18 19 775.087(2) while having in his possession: a firearm as defined in s. 790.001(6), an additional 18 sentence points are 20 assessed; or if the offender is convicted of committing or 21 22 attempting to commit any felony other than those enumerated in s. 775.087(3) while having in his possession a semiautomatic 23 firearm as defined in s. 775.087(3) or a machine gun as 24 defined in s. 790.001(9), an additional 25 sentence points are 25 26 assessed. 27 Sentencing multipliers: 28 29 Drug trafficking: If the primary offense is drug trafficking 30 under s. 893.135, the subtotal sentence points are multiplied, 31 32

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offense, by 1.5. The state attorney may move the sentencing court to reduce or suspend the sentence of a person convicted of a level 7 or level 8 offense, if the offender provides substantial assistance as described in s. 893.135(4). Law enforcement protection: If the primary offense is a violation of the Law Enforcement Protection Act under s. 775.0823(2), the subtotal sentence points are multiplied by 2.5. If the primary offense is a violation of s. 775.0823(3), (4), (5), (6), (7), or (8), the subtotal sentence points are multiplied by 2.0. If the primary offense is a violation of s. 784.07(3) or s. 775.0875(1), or of the Law Enforcement Protection Act under s. 775.0823(9) or (10), the subtotal sentence points are multiplied by 1.5. Grand theft of a motor vehicle: If the primary offense is grand theft of the third degree involving a motor vehicle and in the offender's prior record, there are three or more grand thefts of the third degree involving a motor vehicle, the subtotal sentence points are multiplied by 1.5. Criminal street gang member: If the offender is convicted of the primary offense and is found to have been a member of a

at the discretion of the court, for a level 7 or level 8

the primary offense and is found to have been a member of a criminal street gang at the time of the commission of the primary offense pursuant to s. 874.04, the subtotal sentence points are multiplied by 1.5.

29 Domestic violence in the presence of a child: If the offender 30 is convicted of the primary offense and the primary offense is 31 a crime of domestic violence, as defined in s. 741.28, which

was committed in the presence of a child under 16 years of age 1 who is a family household member as defined in s. 741.28(2)2 3 with the victim or perpetrator, the subtotal sentence points 4 are multiplied, at the discretion of the court, by 1.5. 5 921.142 Sentence of death or life imprisonment for 6 capital drug trafficking felonies; further proceedings to 7 determine sentence .---(2) SEPARATE PROCEEDINGS ON ISSUE OF PENALTY.--Upon 8 9 conviction or adjudication of guilt of a defendant of a capital felony under s. 893.135, the court shall conduct a 10 separate sentencing proceeding to determine whether the 11 12 defendant should be sentenced to death or life imprisonment as authorized by s. 775.082. The proceeding shall be conducted 13 14 by the trial judge before the trial jury as soon as 15 practicable. If, through impossibility or inability, the trial jury is unable to reconvene for a hearing on the issue 16 17 of penalty, having determined the guilt of the accused, the trial judge may summon a special juror or jurors as provided 18 19 in chapter 913 to determine the issue of the imposition of the penalty. If the trial jury has been waived, or if the 20 defendant pleaded guilty, the sentencing proceeding shall be 21 22 conducted before a jury impaneled for that purpose, unless 23 waived by the defendant. In the proceeding, evidence may be presented as to any matter that the court deems relevant to 24 the nature of the crime and the character of the defendant and 25 26 shall include matters relating to any of the aggravating or mitigating circumstances enumerated in subsections (6) and 27 (7). Any such evidence which the court deems to have 28 29 probative value may be received, regardless of its admissibility under the exclusionary rules of evidence, 30 provided the defendant is accorded a fair opportunity to rebut 31

any hearsay statements. However, this subsection shall not be 1 2 construed to authorize the introduction of any evidence 3 secured in violation of the Constitution of the United States 4 or the Constitution of the State of Florida. The state and the 5 defendant or the defendant's counsel shall be permitted to present argument for or against sentence of death. б 7 943.0585 Court-ordered expunction of criminal history 8 records .-- The courts of this state have jurisdiction over 9 their own procedures, including the maintenance, expunction, and correction of judicial records containing criminal history 10 information to the extent such procedures are not inconsistent 11 12 with the conditions, responsibilities, and duties established 13 by this section. Any court of competent jurisdiction may 14 order a criminal justice agency to expunge the criminal 15 history record of a minor or an adult who complies with the requirements of this section. The court shall not order a 16 17 criminal justice agency to expunde a criminal history record until the person seeking to expunge a criminal history record 18 19 has applied for and received a certificate of eligibility for expunction pursuant to subsection (2). A criminal history 20 record that relates to a violation of chapter 794, s. 800.04, 21 s. 817.034, s. 827.071, chapter 839, s. 893.135, or a 22 23 violation enumerated in s. 907.041 may not be expunded, without regard to whether adjudication was withheld, if the 24 defendant was found guilty of or pled guilty or nolo 25 contendere to the offense, or if the defendant, as a minor, 26 27 was found to have committed, or pled guilty or nolo contendere to committing, the offense as a delinquent act. The court may 28 29 only order expunction of a criminal history record pertaining to one arrest or one incident of alleged criminal activity, 30 except as provided in this section. The court may, at its sole 31

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discretion, order the expunction of a criminal history record 1 pertaining to more than one arrest if the additional arrests 2 3 directly relate to the original arrest. If the court intends 4 to order the expunction of records pertaining to such 5 additional arrests, such intent must be specified in the 6 order. A criminal justice agency may not expunge any record 7 pertaining to such additional arrests if the order to expunge 8 does not articulate the intention of the court to expunge a 9 record pertaining to more than one arrest. This section does not prevent the court from ordering the expunction of only a 10 portion of a criminal history record pertaining to one arrest 11 12 or one incident of alleged criminal activity. Notwithstanding any law to the contrary, a criminal justice agency may comply 13 14 with laws, court orders, and official requests of other 15 jurisdictions relating to expunction, correction, or confidential handling of criminal history records or 16 information derived therefrom. This section does not confer 17 any right to the expunction of any criminal history record, 18 19 and any request for expunction of a criminal history record may be denied at the sole discretion of the court. 20 21 (1) PETITION TO EXPUNGE A CRIMINAL HISTORY RECORD. -- Each petition to a court to expunge a criminal 22 23 history record is complete only when accompanied by: (a) A certificate of eligibility for expunction issued 24 25 by the department pursuant to subsection (2). 26 (b) The petitioner's sworn statement attesting that the petitioner: 27 28 1. Has never previously been adjudicated guilty of a 29 criminal offense or comparable ordinance violation or adjudicated delinquent for committing a felony or a 30 misdemeanor specified in s. 943.051(3)(b). 31 36

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Has not been adjudicated guilty of, or adjudicated 1 2. 2 delinquent for committing, any of the acts stemming from the 3 arrest or alleged criminal activity to which the petition 4 pertains. 5 3. Has never secured a prior sealing or expunction of 6 a criminal history record under this section, former s. 893.14, former s. 901.33, or former s. 943.058, or from any 7 8 jurisdiction outside the state. 9 4. Is eligible for such an expunction to the best of his or her knowledge or belief and does not have any other 10 petition to expunge or any petition to seal pending before any 11 12 court. 13 14 Any person who knowingly provides false information on such 15 sworn statement to the court commits a felony of the third 16 degree, punishable as provided in s. 775.082, s. 775.083, or 17 s. 775.084. (2) CERTIFICATE OF ELIGIBILITY FOR EXPUNCTION. -- Prior 18 19 to petitioning the court to expunge a criminal history record, a person seeking to expunge a criminal history record shall 20 apply to the department for a certificate of eligibility for 21 expunction. The department shall, by rule adopted pursuant to 22 23 chapter 120, establish procedures pertaining to the application for and issuance of certificates of eligibility 24 25 for expunction. The department shall issue a certificate of 26 eligibility for expunction to a person who is the subject of a 27 criminal history record if that person: 28 (a) Has obtained, and submitted to the department, a 29 written, certified statement from the appropriate state attorney or statewide prosecutor which indicates: 30 31 37

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expunge pertains.

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1. That an indictment, information, or other charging document was not filed or issued in the case. 2. That an indictment, information, or other charging document, if filed or issued in the case, was dismissed or nolle prosequi by the state attorney or statewide prosecutor, or was dismissed by a court of competent jurisdiction. 3. That the criminal history record does not relate to a violation of chapter 794, s. 800.04, s. 817.034, s. 827.071, chapter 839, s. 893.135, or a violation enumerated in s. 907.041, where the defendant was found guilty of, or pled guilty or nolo contendere to any such offense, or that the defendant, as a minor, was found to have committed, or pled guilty or nolo contendere to committing, such an offense as a delinquent act, without regard to whether adjudication was withheld. (b) Remits a \$75 processing fee to the department for placement in the Department of Law Enforcement Operating Trust Fund, unless such fee is waived by the executive director. (c) Has submitted to the department a certified copy of the disposition of the charge to which the petition to expunge pertains. (d) Has never previously been adjudicated guilty of a criminal offense or comparable ordinance violation or adjudicated delinquent for committing a felony or a misdemeanor specified in s. 943.051(3)(b). (e) Has not been adjudicated guilty of, or adjudicated delinquent for committing, any of the acts stemming from the arrest or alleged criminal activity to which the petition to

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Has never secured a prior sealing or expunction of 1 (f) 2 a criminal history record under this section, former s. 3 893.14, former s. 901.33, or former s. 943.058. 4 (q) Is no longer under court supervision applicable to 5 the disposition of the arrest or alleged criminal activity to 6 which the petition to expunge pertains. 7 (h) Is not required to wait a minimum of 10 years 8 prior to being eligible for an expunction of such records 9 because all charges related to the arrest or criminal activity 10 to which the petition to expunge pertains were dismissed prior to trial, adjudication, or the withholding of adjudication. 11 12 Otherwise, such criminal history record must be sealed under this section, former s. 893.14, former s. 901.33, or former s. 13 14 943.058 for at least 10 years before such record is eligible for expunction. 15 (3) PROCESSING OF A PETITION OR ORDER TO EXPUNGE.--16 17 (a) In judicial proceedings under this section, a copy of the completed petition to expunge shall be served upon the 18 19 appropriate state attorney or the statewide prosecutor and 20 upon the arresting agency; however, it is not necessary to make any agency other than the state a party. The appropriate 21 22 state attorney or the statewide prosecutor and the arresting 23 agency may respond to the court regarding the completed 24 petition to expunge. (b) If relief is granted by the court, the clerk of 25 26 the court shall certify copies of the order to the appropriate 27 state attorney or the statewide prosecutor and the arresting agency. The arresting agency is responsible for forwarding the 28 29 order to any other agency to which the arresting agency disseminated the criminal history record information to which 30 the order pertains. The department shall forward the order to 31

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expunge to the Federal Bureau of Investigation. The clerk of
 the court shall certify a copy of the order to any other
 agency which the records of the court reflect has received the
 criminal history record from the court.

5 (c) For an order to expunge entered by a court prior 6 to July 1, 1992, the department shall notify the appropriate 7 state attorney or statewide prosecutor of an order to expunge which is contrary to law because the person who is the subject 8 9 of the record has previously been convicted of a crime or comparable ordinance violation or has had a prior criminal 10 history record sealed or expunged. Upon receipt of such 11 12 notice, the appropriate state attorney or statewide prosecutor shall take action, within 60 days, to correct the record and 13 14 petition the court to void the order to expunge. The 15 department shall seal the record until such time as the order is voided by the court. 16

17 (d) On or after July 1, 1992, the department or any other criminal justice agency is not required to act on an 18 19 order to expunge entered by a court when such order does not 20 comply with the requirements of this section. Upon receipt of such an order, the department must notify the issuing court, 21 22 the appropriate state attorney or statewide prosecutor, the 23 petitioner or the petitioner's attorney, and the arresting agency of the reason for noncompliance. The appropriate state 24 attorney or statewide prosecutor shall take action within 60 25 26 days to correct the record and petition the court to void the order. No cause of action, including contempt of court, shall 27 arise against any criminal justice agency for failure to 28 29 comply with an order to expunge when the petitioner for such order failed to obtain the certificate of eligibility as 30 31

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required by this section or such order does not otherwise 1 2 comply with the requirements of this section. 3 (4) EFFECT OF CRIMINAL HISTORY RECORD EXPUNCTION. -- Any 4 criminal history record of a minor or an adult which is 5 ordered expunged by a court of competent jurisdiction pursuant 6 to this section must be physically destroyed or obliterated by 7 any criminal justice agency having custody of such record; except that any criminal history record in the custody of the 8 9 department must be retained in all cases. A criminal history record ordered expunged that is retained by the department is 10 confidential and exempt from the provisions of s. 119.07(1) 11 12 and s. 24(a), Art. I of the State Constitution and not 13 available to any person or entity except upon order of a court 14 of competent jurisdiction. A criminal justice agency may 15 retain a notation indicating compliance with an order to 16 expunge. 17 (a) The person who is the subject of a criminal history record that is expunged under this section or under 18 19 other provisions of law, including former s. 893.14, former s. 901.33, and former s. 943.058, may lawfully deny or fail to 20 acknowledge the arrests covered by the expunged record, except 21 22 when the subject of the record: 23 Is a candidate for employment with a criminal 1. 24 justice agency; Is a defendant in a criminal prosecution; 25 2. 26 3. Concurrently or subsequently petitions for relief under this section or s. 943.059; 27 Is a candidate for admission to The Florida Bar; 28 4. 29 Is seeking to be employed or licensed by or to 5. contract with the Department of Children and Family Services 30 or the Department of Juvenile Justice or to be employed or 31 41 CODING: Words stricken are deletions; words underlined are additions.

used by such contractor or licensee in a sensitive position 1 having direct contact with children, the developmentally 2 3 disabled, the aged, or the elderly as provided in s. 4 110.1127(3), s. 393.063(14), s. 394.4572(1), s. 397.451, s. 5 402.302(8), s. 402.313(3), s. 409.175(2)(i), s. 415.102(4), s. 6 415.1075(4), s. 985.407, or chapter 400; or 7 Is seeking to be employed or licensed by the Office 6. of Teacher Education, Certification, Staff Development, and 8 9 Professional Practices of the Department of Education, any district school board, or any local governmental entity that 10 licenses child care facilities. 11 12 (b) Subject to the exceptions in paragraph (a), a 13 person who has been granted an expunction under this section, 14 former s. 893.14, former s. 901.33, or former s. 943.058 may 15 not be held under any provision of law of this state to commit perjury or to be otherwise liable for giving a false statement 16 17 by reason of such person's failure to recite or acknowledge an expunged criminal history record. 18 19 (c) Information relating to the existence of an 20 expunged criminal history record which is provided in accordance with paragraph (a) is confidential and exempt from 21 the provisions of s. 119.07(1) and s. 24(a), Art. I of the 22 23 State Constitution, except that the department shall disclose the existence of a criminal history record ordered expunged to 24 the entities set forth in subparagraphs (a)1., 4., 5., and 6.25 26 for their respective licensing and employment purposes, and to 27 criminal justice agencies for their respective criminal justice purposes. It is unlawful for any employee of an 28 29 entity set forth in subparagraph (a)1., subparagraph (a)4., subparagraph (a)5., or subparagraph (a)6. to disclose 30 information relating to the existence of an expunged criminal 31

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1 history record of a person seeking employment or licensure 2 with such entity or contractor, except to the person to whom 3 the criminal history record relates or to persons having 4 direct responsibility for employment or licensure decisions. 5 Any person who violates this paragraph commits a misdemeanor 6 of the first degree, punishable as provided in s. 775.082 or 7 s. 775.083.

8 943.059 Court-ordered sealing of criminal history 9 records. -- The courts of this state shall continue to have jurisdiction over their own procedures, including the 10 maintenance, sealing, and correction of judicial records 11 12 containing criminal history information to the extent such procedures are not inconsistent with the conditions, 13 14 responsibilities, and duties established by this section. Any 15 court of competent jurisdiction may order a criminal justice agency to seal the criminal history record of a minor or an 16 17 adult who complies with the requirements of this section. The court shall not order a criminal justice agency to seal a 18 19 criminal history record until the person seeking to seal a criminal history record has applied for and received a 20 certificate of eligibility for sealing pursuant to subsection 21 22 (2). A criminal history record that relates to a violation of 23 chapter 794, s. 800.04, s. 817.034, s. 827.071, chapter 839, s. 893.135, or a violation enumerated in s. 907.041 may not be 24 sealed, without regard to whether adjudication was withheld, 25 if the defendant was found guilty of or pled guilty or nolo 26 contendere to the offense, or if the defendant, as a minor, 27 was found to have committed or pled guilty or nolo contendere 28 29 to committing the offense as a delinquent act. The court may only order sealing of a criminal history record pertaining to 30 one arrest or one incident of alleged criminal activity, 31

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except as provided in this section. The court may, at its sole 1 2 discretion, order the sealing of a criminal history record 3 pertaining to more than one arrest if the additional arrests 4 directly relate to the original arrest. If the court intends 5 to order the sealing of records pertaining to such additional arrests, such intent must be specified in the order. A 6 7 criminal justice agency may not seal any record pertaining to such additional arrests if the order to seal does not 8 articulate the intention of the court to seal records 9 pertaining to more than one arrest. This section does not 10 prevent the court from ordering the sealing of only a portion 11 12 of a criminal history record pertaining to one arrest or one incident of alleged criminal activity. Notwithstanding any law 13 14 to the contrary, a criminal justice agency may comply with laws, court orders, and official requests of other 15 jurisdictions relating to sealing, correction, or confidential 16 17 handling of criminal history records or information derived therefrom. This section does not confer any right to the 18 19 sealing of any criminal history record, and any request for sealing a criminal history record may be denied at the sole 20 discretion of the court. 21 (1) PETITION TO SEAL A CRIMINAL HISTORY RECORD.--Each 22 23 petition to a court to seal a criminal history record is complete only when accompanied by: 24 (a) A certificate of eligibility for sealing issued by 25 26 the department pursuant to subsection (2). 27 (b) The petitioner's sworn statement attesting that the petitioner: 28 29 Has never previously been adjudicated guilty of a 1. 30 criminal offense or comparable ordinance violation or 31 44

adjudicated delinquent for committing a felony or a 1 2 misdemeanor specified in s. 943.051(3)(b). 3 2. Has not been adjudicated guilty of or adjudicated 4 delinquent for committing any of the acts stemming from the 5 arrest or alleged criminal activity to which the petition to 6 seal pertains. 7 3. Has never secured a prior sealing or expunction of 8 a criminal history record under this section, former s. 9 893.14, former s. 901.33, former s. 943.058, or from any jurisdiction outside the state. 10 4. Is eligible for such a sealing to the best of his 11 12 or her knowledge or belief and does not have any other 13 petition to seal or any petition to expunge pending before any 14 court. 15 16 Any person who knowingly provides false information on such 17 sworn statement to the court commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or 18 19 s. 775.084. 20 (2) CERTIFICATE OF ELIGIBILITY FOR SEALING. -- Prior to petitioning the court to seal a criminal history record, a 21 person seeking to seal a criminal history record shall apply 22 23 to the department for a certificate of eligibility for sealing. The department shall, by rule adopted pursuant to 24 chapter 120, establish procedures pertaining to the 25 26 application for and issuance of certificates of eligibility for sealing. The department shall issue a certificate of 27 eligibility for sealing to a person who is the subject of a 28 29 criminal history record provided that such person: 30 31 45

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Has submitted to the department a certified copy 1 (a) 2 of the disposition of the charge to which the petition to seal 3 pertains. 4 (b) Remits a \$75 processing fee to the department for 5 placement in the Department of Law Enforcement Operating Trust 6 Fund, unless such fee is waived by the executive director. 7 (c) Has never previously been adjudicated guilty of a 8 criminal offense or comparable ordinance violation or 9 adjudicated delinquent for committing a felony or a misdemeanor specified in s. 943.051(3)(b). 10 (d) Has not been adjudicated guilty of or adjudicated 11 12 delinquent for committing any of the acts stemming from the arrest or alleged criminal activity to which the petition to 13 14 seal pertains. 15 (e) Has never secured a prior sealing or expunction of a criminal history record under this section, former s. 16 17 893.14, former s. 901.33, or former s. 943.058. 18 (f) Is no longer under court supervision applicable to 19 the disposition of the arrest or alleged criminal activity to which the petition to seal pertains. 20 21 (3) PROCESSING OF A PETITION OR ORDER TO SEAL.--22 (a) In judicial proceedings under this section, a copy 23 of the completed petition to seal shall be served upon the appropriate state attorney or the statewide prosecutor and 24 upon the arresting agency; however, it is not necessary to 25 26 make any agency other than the state a party. The appropriate 27 state attorney or the statewide prosecutor and the arresting agency may respond to the court regarding the completed 28 29 petition to seal. (b) If relief is granted by the court, the clerk of 30 the court shall certify copies of the order to the appropriate 31 46 CODING: Words stricken are deletions; words underlined are additions.

state attorney or the statewide prosecutor and to the 1 arresting agency. The arresting agency is responsible for 2 3 forwarding the order to any other agency to which the 4 arresting agency disseminated the criminal history record 5 information to which the order pertains. The department shall 6 forward the order to seal to the Federal Bureau of 7 Investigation. The clerk of the court shall certify a copy of 8 the order to any other agency which the records of the court 9 reflect has received the criminal history record from the 10 court.

(c) For an order to seal entered by a court prior to 11 12 July 1, 1992, the department shall notify the appropriate state attorney or statewide prosecutor of any order to seal 13 14 which is contrary to law because the person who is the subject 15 of the record has previously been convicted of a crime or comparable ordinance violation or has had a prior criminal 16 17 history record sealed or expunded. Upon receipt of such notice, the appropriate state attorney or statewide prosecutor 18 19 shall take action, within 60 days, to correct the record and petition the court to void the order to seal. The department 20 shall seal the record until such time as the order is voided 21 22 by the court.

23 (d) On or after July 1, 1992, the department or any other criminal justice agency is not required to act on an 24 order to seal entered by a court when such order does not 25 26 comply with the requirements of this section. Upon receipt of 27 such an order, the department must notify the issuing court, the appropriate state attorney or statewide prosecutor, the 28 29 petitioner or the petitioner's attorney, and the arresting agency of the reason for noncompliance. The appropriate state 30 attorney or statewide prosecutor shall take action within 60 31

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days to correct the record and petition the court to void the order. No cause of action, including contempt of court, shall arise against any criminal justice agency for failure to comply with an order to seal when the petitioner for such order failed to obtain the certificate of eligibility as required by this section or when such order does not comply with the requirements of this section.

8 (e) An order sealing a criminal history record 9 pursuant to this section does not require that such record be 10 surrendered to the court, and such record shall continue to be 11 maintained by the department and other criminal justice 12 agencies.

(4) EFFECT OF CRIMINAL HISTORY RECORD SEALING. -- A 13 14 criminal history record of a minor or an adult which is ordered sealed by a court of competent jurisdiction pursuant 15 to this section is confidential and exempt from the provisions 16 17 of s. 119.07(1) and s. 24(a), Art. I of the State Constitution 18 and is available only to the person who is the subject of the 19 record, to the subject's attorney, to criminal justice agencies for their respective criminal justice purposes, or to 20 those entities set forth in subparagraphs (a)1., 4., 5., and 21 6. for their respective licensing and employment purposes. 22

(a) The subject of a criminal history record sealed 23 under this section or under other provisions of law, including 24 former s. 893.14, former s. 901.33, and former s. 943.058, may 25 26 lawfully deny or fail to acknowledge the arrests covered by 27 the sealed record, except when the subject of the record: 28 1. Is a candidate for employment with a criminal 29 justice agency; 30 Is a defendant in a criminal prosecution; 2. 31

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1	3. Concurrently or subsequently petitions for relief
2	under this section or s. 943.0585;
3	4. Is a candidate for admission to The Florida Bar;
4	5. Is seeking to be employed or licensed by or to
5	contract with the Department of Children and Family Services
6	or the Department of Juvenile Justice or to be employed or
7	used by such contractor or licensee in a sensitive position
8	having direct contact with children, the developmentally
9	disabled, the aged, or the elderly as provided in s.
10	110.1127(3), s. 393.063(14), s. 394.4572(1), s. 397.451, s.
11	402.302(8), s. 402.313(3), s. 409.175(2)(i), s. 415.102(4), s.
12	415.103, s. 985.407, or chapter 400; or
13	6. Is seeking to be employed or licensed by the Office
14	of Teacher Education, Certification, Staff Development, and
15	Professional Practices of the Department of Education, any
16	district school board, or any local governmental entity which
17	licenses child care facilities.
18	(b) Subject to the exceptions in paragraph (a), a
19	person who has been granted a sealing under this section,
20	former s. 893.14, former s. 901.33, or former s. 943.058 may
21	not be held under any provision of law of this state to commit
22	perjury or to be otherwise liable for giving a false statement
23	by reason of such person's failure to recite or acknowledge a
24	sealed criminal history record.
25	(c) Information relating to the existence of a sealed
26	criminal record provided in accordance with the provisions of
27	paragraph (a) is confidential and exempt from the provisions
28	of s. 119.07(1) and s. 24(a), Art. I of the State
29	Constitution, except that the department shall disclose the
30	sealed criminal history record to the entities set forth in
31	subparagraphs (a)1., 4., 5., and 6. for their respective
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licensing and employment purposes. It is unlawful for any 1 2 employee of an entity set forth in subparagraph (a)1., 3 subparagraph (a)4., subparagraph (a)5., or subparagraph (a)6. 4 to disclose information relating to the existence of a sealed 5 criminal history record of a person seeking employment or licensure with such entity or contractor, except to the person 6 7 to whom the criminal history record relates or to persons having direct responsibility for employment or licensure 8 9 decisions. Any person who violates the provisions of this paragraph commits a misdemeanor of the first degree, 10 punishable as provided in s. 775.082 or s. 775.083. 11 12 Section 12. In order to inform the public and to deter 13 and prevent crime in the state, the Executive Office of the 14 Governor shall place public service announcements in visible 15 local media throughout the state explaining the penalties 16 provided in this act. Section 2. Effective October 1, 2000, section 893.135, 17 Florida Statutes, as amended by section 9 of chapter 99-188, 18 19 Laws of Florida, and as reenacted by section 1 of this act, is further amended to read: 20 21 893.135 Trafficking; mandatory sentences; suspension 22 or reduction of sentences; conspiracy to engage in 23 trafficking.--(1) Except as authorized in this chapter or in chapter 24 499 and notwithstanding the provisions of s. 893.13: 25 26 (a) Any person who knowingly sells, purchases, manufactures, delivers, or brings into this state, or who is 27 knowingly in actual or constructive possession of, in excess 28 29 of 25 pounds of cannabis, or 300 or more cannabis plants, commits a felony of the first degree, which felony shall be 30 known as "trafficking in cannabis," punishable as provided in 31 50

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s. 775.082, s. 775.083, or s. 775.084."If the quantity of 1 2 cannabis involved: 3 1. Is in excess of 25 pounds, but less than 2,000 4 pounds, or is 300 or more cannabis plants, but not more than 5 2,000 cannabis plants, such person shall be sentenced to 6 pursuant to the Criminal Punishment Code and such sentence 7 shall include a mandatory minimum term of imprisonment of 3 years, and the defendant shall be ordered to pay a fine of 8 9 \$25,000. 10 2. Is 2,000 pounds or more, but less than 10,000 pounds, or is 2,000 or more cannabis plants, but not more than 11 12 10,000 cannabis plants, such person shall be sentenced to pursuant to the Criminal Punishment Code and such sentence 13 14 shall include a mandatory minimum term of imprisonment of 7 15 years, and the defendant shall be ordered to pay a fine of \$50,000. 16 17 3. Is 10,000 pounds or more, or is 10,000 or more cannabis plants, such person shall be sentenced to a mandatory 18 19 minimum term of imprisonment of 15 calendar years and pay a 20 fine of \$200,000. 21 For the purpose of this paragraph, a plant, including, but not 22 23 limited to, a seedling or cutting, is a "cannabis plant" if it has some readily observable evidence of root formation, such 24 as root hairs. To determine if a piece or part of a cannabis 25 26 plant severed from the cannabis plant is itself a cannabis 27 plant, the severed piece or part must have some readily observable evidence of root formation, such as root hairs. 28 29 Callous tissue is not readily observable evidence of root formation. The viability and sex of a plant and the fact that 30 the plant may or may not be a dead harvested plant are not 31 51

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1	relevant in determining if the plant is a "cannabis plant" or
2	in the charging of an offense under this paragraph. Upon
3	conviction, the court shall impose the longest term of
4	imprisonment provided for in this paragraph.
5	(b)1. Any person who knowingly sells, purchases,
6	manufactures, delivers, or brings into this state, or who is
7	knowingly in actual or constructive possession of, 28 grams or
8	more of cocaine, as described in s. 893.03(2)(a)4., or of any
9	mixture containing cocaine, but less than 150 kilograms of
10	cocaine or any such mixture, commits a felony of the first
11	degree, which felony shall be known as "trafficking in
12	cocaine <u>,"</u> punishable as provided in s. 775.082, s. 775.083, or
13	<u>s. 775.084</u> . " If the quantity involved:
14	a. Is 28 grams or more, but less than 200 grams, such
15	person shall be sentenced <u>to</u> pursuant to the Criminal
16	Punishment Code and such sentence shall include a mandatory
17	minimum term of imprisonment of 3 years, and the defendant
18	shall be ordered to pay a fine of \$50,000.
19	b. Is 200 grams or more, but less than 400 grams, such
20	person shall be sentenced <u>to</u> pursuant to the Criminal
21	Punishment Code and such sentence shall include a mandatory
22	minimum term of imprisonment of 7 years, and the defendant
23	shall be ordered to pay a fine of \$100,000.
24	c. Is 400 grams or more, but less than 150 kilograms,
25	such person shall be sentenced to a mandatory minimum term of
26	imprisonment of 15 calendar years and pay a fine of \$250,000.
27	2. Any person who knowingly sells, purchases,
28	manufactures, delivers, or brings into this state, or who is
29	knowingly in actual or constructive possession of, 150
30	kilograms or more of cocaine, as described in s.
31	893.03(2)(a)4., commits the first degree felony of trafficking
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in cocaine. A person who has been convicted of the first 1 2 degree felony of trafficking in cocaine under this 3 subparagraph shall be punished by life imprisonment and is 4 ineligible for any form of discretionary early release except 5 pardon or executive clemency or conditional medical release 6 under s. 947.149. However, if the court determines that, in 7 addition to committing any act specified in this paragraph: 8 The person intentionally killed an individual or a. 9 counseled, commanded, induced, procured, or caused the intentional killing of an individual and such killing was the 10 result; or 11 12 b. The person's conduct in committing that act led to 13 a natural, though not inevitable, lethal result, 14 15 such person commits the capital felony of trafficking in 16 cocaine, punishable as provided in ss. 775.082 and 921.142. 17 Any person sentenced for a capital felony under this paragraph shall also be sentenced to pay the maximum fine provided under 18 19 subparagraph 1. 20 3. Any person who knowingly brings into this state 300 kilograms or more of cocaine, as described in s. 21 22 893.03(2)(a)4., and who knows that the probable result of such 23 importation would be the death of any person, commits capital importation of cocaine, a capital felony punishable as 24 provided in ss. 775.082 and 921.142. Any person sentenced for 25 26 a capital felony under this paragraph shall also be sentenced 27 to pay the maximum fine provided under subparagraph 1. 28 (c)1. Any person who knowingly sells, purchases, 29 manufactures, delivers, or brings into this state, or who is knowingly in actual or constructive possession of, 4 grams or 30 more of any morphine, opium, oxycodone, hydrocodone, 31 53

1	hydromorphone, or any salt, derivative, isomer, or salt of an
2	isomer thereof, including heroin, as described in s.
3	893.03(1)(b) or (2)(a), or 4 grams or more of any mixture
4	containing any such substance, but less than 30 kilograms of
5	such substance or mixture, commits a felony of the first
6	degree, which felony shall be known as "trafficking in illegal
7	drugs," punishable as provided in s. 775.082, s. 775.083, or
8	s. 775.084. If the quantity involved:
9	a. Is 4 grams or more, but less than 14 grams, such
10	person shall be sentenced <u>to</u> pursuant to the Criminal
11	Punishment Code and such sentence shall include a mandatory
12	minimum term of imprisonment of 3 years, and the defendant
13	shall be ordered to pay a fine of \$50,000.
14	b. Is 14 grams or more, but less than 28 grams, such
15	person shall be sentenced <u>to</u> pursuant to the Criminal
16	Punishment Code and such sentence shall include a mandatory
17	minimum term of imprisonment of 15 years, and the defendant
18	shall be ordered to pay a fine of \$100,000.
19	c. Is 28 grams or more, but less than 30 kilograms,
20	such person shall be sentenced to a mandatory minimum term of
21	imprisonment of 25 calendar years and pay a fine of \$500,000.
22	2. Any person who knowingly sells, purchases,
23	manufactures, delivers, or brings into this state, or who is
24	knowingly in actual or constructive possession of, 30
25	kilograms or more of any morphine, opium, oxycodone,
26	hydrocodone, hydromorphone, or any salt, derivative, isomer,
27	or salt of an isomer thereof, including heroin, as described
28	in s. 893.03(1)(b) or (2)(a), or 30 kilograms or more of any
29	mixture containing any such substance, commits the first
30	degree felony of trafficking in illegal drugs. A person who
31	has been convicted of the first degree felony of trafficking
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in illegal drugs under this subparagraph shall be punished by 1 2 life imprisonment and is ineligible for any form of 3 discretionary early release except pardon or executive 4 clemency or conditional medical release under s. 947.149. 5 However, if the court determines that, in addition to 6 committing any act specified in this paragraph: 7 The person intentionally killed an individual or a. 8 counseled, commanded, induced, procured, or caused the 9 intentional killing of an individual and such killing was the result; or 10 b. The person's conduct in committing that act led to 11 12 a natural, though not inevitable, lethal result, 13 14 such person commits the capital felony of trafficking in 15 illegal drugs, punishable as provided in ss. 775.082 and 921.142. Any person sentenced for a capital felony under this 16 17 paragraph shall also be sentenced to pay the maximum fine 18 provided under subparagraph 1. 19 3. Any person who knowingly brings into this state 60 20 kilograms or more of any morphine, opium, oxycodone, hydrocodone, hydromorphone, or any salt, derivative, isomer, 21 or salt of an isomer thereof, including heroin, as described 22 23 in s. 893.03(1)(b) or (2)(a), or 60 kilograms or more of any mixture containing any such substance, and who knows that the 24 probable result of such importation would be the death of any 25 26 person, commits capital importation of illegal drugs, a 27 capital felony punishable as provided in ss. 775.082 and 921.142. Any person sentenced for a capital felony under this 28 29 paragraph shall also be sentenced to pay the maximum fine 30 provided under subparagraph 1. 31 55

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1	(d)1. Any person who knowingly sells, purchases,
2	manufactures, delivers, or brings into this state, or who is
3	knowingly in actual or constructive possession of, 28 grams or
4	more of phencyclidine or of any mixture containing
5	phencyclidine, as described in s. 893.03(2)(b), commits a
6	felony of the first degree, which felony shall be known as
7	"trafficking in phencyclidine," punishable as provided in s.
8	<u>775.082, s. 775.083, or s. 775.084</u> . " If the quantity involved:
9	a. Is 28 grams or more, but less than 200 grams, such
10	person shall be sentenced <u>to</u> pursuant to the Criminal
11	Punishment Code and such sentence shall include a mandatory
12	minimum term of imprisonment of 3 years, and the defendant
13	shall be ordered to pay a fine of \$50,000.
14	b. Is 200 grams or more, but less than 400 grams, such
15	person shall be sentenced <u>to</u> pursuant to the Criminal
16	Punishment Code and such sentence shall include a mandatory
17	minimum term of imprisonment of 7 years, and the defendant
18	shall be ordered to pay a fine of \$100,000.
19	c. Is 400 grams or more, such person shall be
20	sentenced to a mandatory minimum term of imprisonment of 15
21	calendar years and pay a fine of \$250,000.
22	2. Any person who knowingly brings into this state 800
23	grams or more of phencyclidine or of any mixture containing
24	phencyclidine, as described in s. 893.03(2)(b), and who knows
25	that the probable result of such importation would be the
26	death of any person commits capital importation of
27	phencyclidine, a capital felony punishable as provided in ss.
28	775.082 and 921.142. Any person sentenced for a capital felony
29	under this paragraph shall also be sentenced to pay the
30	maximum fine provided under subparagraph 1.
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1	(e)1. Any person who knowingly sells, purchases,
2	manufactures, delivers, or brings into this state, or who is
3	knowingly in actual or constructive possession of, 200 grams
4	or more of methaqualone or of any mixture containing
5	methaqualone, as described in s. 893.03(1)(d), commits a
6	felony of the first degree, which felony shall be known as
7	"trafficking in methaqualone," punishable as provided in s.
8	<u>775.082, s. 775.083, or s. 775.084</u> . " If the quantity involved:
9	a. Is 200 grams or more, but less than 5 kilograms,
10	such person shall be sentenced <u>to</u> pursuant to the Criminal
11	Punishment Code and such sentence shall include a mandatory
12	minimum term of imprisonment of 3 years, and the defendant
13	shall be ordered to pay a fine of \$50,000.
14	b. Is 5 kilograms or more, but less than 25 kilograms,
15	such person shall be sentenced <u>to</u> pursuant to the Criminal
16	Punishment Code and such sentence shall include a mandatory
17	minimum term of imprisonment of 7 years, and the defendant
18	shall be ordered to pay a fine of \$100,000.
19	c. Is 25 kilograms or more, such person shall be
20	sentenced to a mandatory minimum term of imprisonment of 15
21	calendar years and pay a fine of \$250,000.
22	2. Any person who knowingly brings into this state 50
23	kilograms or more of methaqualone or of any mixture containing
24	methaqualone, as described in s. 893.03(1)(d), and who knows
25	that the probable result of such importation would be the
26	death of any person commits capital importation of
27	methaqualone, a capital felony punishable as provided in ss.
28	775.082 and 921.142. Any person sentenced for a capital felony
29	under this paragraph shall also be sentenced to pay the
30	maximum fine provided under subparagraph 1.
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(f)1. Any person who knowingly sells, purchases, 1 2 manufactures, delivers, or brings into this state, or who is 3 knowingly in actual or constructive possession of, 14 grams or 4 more of amphetamine, as described in s. 893.03(2)(c)2., or 5 methamphetamine, as described in s. 893.03(2)(c)4., or of any 6 mixture containing amphetamine or methamphetamine, or 7 phenylacetone, phenylacetic acid, or ephedrine in conjunction 8 with other chemicals and equipment utilized in the manufacture 9 of amphetamine or methamphetamine, commits a felony of the first degree, which felony shall be known as "trafficking in 10 amphetamine, "punishable as provided in s. 775.082, s. 11 12 775.083, or s. 775.084."If the quantity involved: 13 Is 14 grams or more, but less than 28 grams, such а. 14 person shall be sentenced to pursuant to the Criminal 15 Punishment Code and such sentence shall include a mandatory minimum term of imprisonment of 3 years, and the defendant 16 17 shall be ordered to pay a fine of \$50,000. 18 Is 28 grams or more, but less than 200 grams, such b. 19 person shall be sentenced to pursuant to the Criminal 20 Punishment Code and such sentence shall include a mandatory minimum term of imprisonment of 7 years and the defendant 21 22 shall be ordered to pay a fine of \$100,000. 23 c. Is 200 grams or more, such person shall be sentenced to a mandatory minimum term of imprisonment of 15 24 calendar years and pay a fine of \$250,000. 25 26 2. Any person who knowingly manufactures or brings into this state 400 grams or more of amphetamine, as described 27 in s. 893.03(2)(c)2., or methamphetamine, as described in s. 28 29 893.03(2)(c)4., or of any mixture containing amphetamine or methamphetamine, or phenylacetone, phenylacetic acid, or 30 ephedrine in conjunction with other chemicals and equipment 31 58

used utilized in the manufacture of amphetamine or
methamphetamine, and who knows that the probable result of
such <u>manufacture or</u> importation would be the death of any
person commits capital manufacture or importation of
amphetamine, a capital felony punishable as provided in ss.
775.082 and 921.142. Any person sentenced for a capital felony
under this paragraph shall also be sentenced to pay the
maximum fine provided under subparagraph 1.
(g)1. Any person who knowingly sells, purchases,
manufactures, delivers, or brings into this state, or who is
knowingly in actual or constructive possession of, 4 grams or
more of flunitrazepam or any mixture containing flunitrazepam
as described in s. 893.03(1)(a) commits a felony of the first
degree, which felony shall be known as "trafficking in
flunitrazepam," punishable as provided in s. 775.082, s.
<u>775.083, or s. 775.084</u> . If the quantity involved:
a. Is 4 grams or more but less than 14 grams, such
person shall be sentenced <u>to</u> pursuant to the Criminal
Punishment Code and such sentence shall include a mandatory
minimum term of imprisonment of 3 years and the defendant
shall be ordered to pay a fine of \$50,000.
b. Is 14 grams or more but less than 28 grams, such
person shall be sentenced <u>to</u> pursuant to the Criminal
Punishment Code and such sentence shall include a mandatory
minimum term of imprisonment of 7 years, and the defendant
shall be ordered to pay a fine of \$100,000.
c. Is 28 grams or more but less than 30 kilograms.

c. Is 28 grams or more but less than 30 kilograms,
such person shall be sentenced to a mandatory minimum term of
imprisonment of 25 calendar years and pay a fine of \$500,000.
2. Any person who knowingly sells, purchases,
manufactures, delivers, or brings into this state or who is

knowingly in actual or constructive possession of 30 kilograms 1 2 or more of flunitrazepam or any mixture containing 3 flunitrazepam as described in s. 893.03(1)(a) commits the 4 first degree felony of trafficking in flunitrazepam. A person 5 who has been convicted of the first degree felony of 6 trafficking in flunitrazepam under this subparagraph shall be 7 punished by life imprisonment and is ineligible for any form 8 of discretionary early release except pardon or executive 9 clemency or conditional medical release under s. 947.149. However, if the court determines that, in addition to 10 committing any act specified in this paragraph: 11 12 a. The person intentionally killed an individual or 13 counseled, commanded, induced, procured, or caused the 14 intentional killing of an individual and such killing was the 15 result; or The person's conduct in committing that act led to 16 b. 17 a natural, though not inevitable, lethal result, 18 19 such person commits the capital felony of trafficking in flunitrazepam, punishable as provided in ss. 775.082 and 20 921.142. Any person sentenced for a capital felony under this 21 22 paragraph shall also be sentenced to pay the maximum fine 23 provided under subparagraph 1. 24 (h)1. Any person who knowingly sells, purchases, manufactures, delivers, or brings into this state, or who is 25 26 knowingly in actual or constructive possession of, 1 kilogram or more of gamma-hydroxybutyric acid (GHB), as described in s. 27 893.03(2)(b), or any mixture containing gamma-hydroxybutyric 28 29 acid (GHB), commits a felony of the first degree, which felony 30 shall be known as "trafficking in gamma-hydroxybutyric acid 31 60

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(GHB), " punishable as provided in s. 775.082, s. 775.083, or 1 s. 775.084. If the quantity involved: 2 3 a. Is 1 kilogram or more but less than 5 kilograms, 4 such person shall be sentenced to a mandatory minimum term of 5 imprisonment of 3 years, and the defendant shall be ordered to 6 pay a fine of \$50,000. 7 b. Is 5 kilograms or more but less than 10 kilograms, 8 such person shall be sentenced to a mandatory minimum term of 9 imprisonment of 7 years, and the defendant shall be ordered to 10 pay a fine of \$100,000. c. Is 10 kilograms or more, such person shall be 11 12 sentenced to a mandatory minimum term of imprisonment of 15 calendar years and pay a fine of \$250,000. 13 14 2. Any person who knowingly manufactures or brings into this state 150 kilograms or more of gamma-hydroxybutyric 15 acid (GHB), as described in s. 893.03(2)(b), or any mixture 16 17 containing gamma-hydroxybutyric acid (GHB), and who knows that the probable result of such manufacture or importation would 18 19 be the death of any person commits capital manufacture or 20 importation of gamma-hydroxybutyric acid (GHB), a capital felony punishable as provided in ss. 775.082 and 921.142. Any 21 person sentenced for a capital felony under this paragraph 22 23 shall also be sentenced to pay the maximum fine provided under 24 subparagraph 1. (i)1. Any person who knowingly sells, purchases, 25 26 manufactures, delivers, or brings into this state, or who is knowingly in actual or constructive possession of, 1 kilogram 27 or more of 1,4-Butanediol as described in s. 893.03(2)(b), or 28 29 of any mixture containing 1,4-Butanediol, commits a felony of 30 the first degree, which felony shall be known as "trafficking 31 61

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in 1,4-Butanediol," punishable as provided in s. 775.082, s. 1 775.083, or s. 775.084. If the quantity involved: 2 3 a. Is 1 kilogram or more, but less than 5 kilograms, 4 such person shall be sentenced to a mandatory minimum term of 5 imprisonment of 3 years, and the defendant shall be ordered to 6 pay a fine of \$50,000. 7 b. Is 5 kilograms or more, but less than 10 kilograms, 8 such person shall be sentenced to a mandatory minimum term of 9 imprisonment of 7 years, and the defendant shall be ordered to 10 pay a fine of \$100,000. c. Is 10 kilograms or more, such person shall be 11 12 sentenced to a mandatory minimum term of imprisonment of 15 calendar years and pay a fine of \$500,000. 13 14 2. Any person who knowingly manufactures or brings into this state 150 kilograms or more of 1,4-Butanediol as 15 described in s. 893.03(2)(b), or any mixture containing 16 17 1,4-Butanediol, and who knows that the probable result of such manufacture or importation would be the death of any person 18 19 commits capital manufacture or importation of 1,4-Butanediol, 20 a capital felony punishable as provided in ss. 775.082 and 921.142. Any person sentenced for a capital felony under this 21 paragraph shall also be sentenced to pay the maximum fine 22 23 provided under subparagraph 1. (j)1. Any person who knowingly sells, purchases, 24 manufactures, delivers, or brings into this state, or who is 25 26 knowingly in actual or constructive possession of, 10 grams or 27 more of any of the following substances described in s. 28 893.03(1)(a) or (c): 29 a. 3,4-Methylenedioxymethamphetamine (MDMA); b. 4-Bromo-2,5-dimethoxyamphetamine; 30 c. 4-Bromo-2,5-dimethoxyphenethylamine; 31 62 CODING: Words stricken are deletions; words underlined are additions.

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1	d. 2,5-Dimethoxyamphetamine;
2	e. 2,5-Dimethoxy-4-ethylamphetamine (DOET);
3	f. N-ethylamphetamine;
4	g. N-Hydroxy-3,4-methylenedioxyamphetamine;
5	h. 5-Methoxy-3,4-methylenedioxyamphetamine;
6	i. 4-methoxyamphetamine;
7	j. 4-Methyl-2,5-dimethoxyamphetamine;
8	k. 3,4-Methylenedioxy-N-ethylamphetamine;
9	1. 3,4-Methylenedioxyamphetamine;
10	m. N,N-dimethylamphetamine; or
11	n. 3,4,5-Trimethoxyamphetamine,
12	
13	individually or in any combination of or any mixture
14	containing any substance listed in sub-subparagraphs an.,
15	commits a felony of the first degree, which felony shall be
16	known as "trafficking in Phenethylamines," punishable as
17	provided in s. 775.082, s. 775.083, or s. 775.084.
18	2. If the quantity involved:
19	a. Is 10 grams or more but less than 200 grams, such
20	person shall be sentenced to a mandatory minimum term of
21	imprisonment of 3 years, and the defendant shall be ordered to
22	pay a fine of \$50,000.
23	b. Is 200 grams or more, but less than 400 grams, such
24	person shall be sentenced to a mandatory minimum term of
25	imprisonment of 7 years, and the defendant shall be ordered to
26	pay a fine of \$100,000.
27	c. Is 400 grams or more, such person shall be
28	sentenced to a mandatory minimum term of imprisonment of 15
29	calendar years and pay a fine of \$250,000.
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1	2 Any person who knowingly manufactures or brings
1 2	3. Any person who knowingly manufactures or brings into this state 30 kilograms or more of any of the following
2 3	substances described in s. 893.03(1)(a) or (c):
4	
5	 a. 3,4-Methylenedioxymethamphetamine (MDMA); b. 4-Bromo-2,5-dimethoxyamphetamine;
6	
7	 d. 2,5-Dimethoxyamphetamine;
, 8	e. 2,5-Dimethoxy-4-ethylamphetamine (DOET);
9	f. N-ethylamphetamine;
10	
11	 g. N-Hydroxy-3,4-methylenedioxyamphetamine; h. 5-Methoxy-3,4-methylenedioxyamphetamine;
12	i. 4-methoxyamphetamine;
13	j. 4-Methyl-2,5-dimethoxyamphetamine;
14	k. 3,4-Methylenedioxy-N-ethylamphetamine;
15	1. 3,4-Methylenedioxyamphetamine;
16	m. N,N-dimethylamphetamine; or
17	n. 3,4,5-Trimethoxyamphetamine,
18	
19	individually or in any combination of or any mixture
20	containing any substance listed in sub-subparagraphs an.,
21	and who knows that the probable result of such manufacture or
22	importation would be the death of any person commits capital
23	manufacture or importation of Phenethylamines, a capital
24	felony punishable as provided in ss. 775.082 and 921.142. Any
25	person sentenced for a capital felony under this paragraph
26	shall also be sentenced to pay the maximum fine provided under
27	subparagraph 1.
28	(2) A person acts knowingly under subsection (1) if
29	that person intends to sell, purchase, manufacture, deliver,
30	or bring into this state, or to actually or constructively
31	possess, any of the controlled substances listed in subsection
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(1), regardless of which controlled substance listed in
 subsection (1) is in fact sold, purchased, manufactured,
 delivered, or brought into this state, or actually or
 constructively possessed.

5 (3) Notwithstanding the provisions of s. 948.01, with 6 respect to any person who is found to have violated this 7 section, adjudication of guilt or imposition of sentence shall 8 not be suspended, deferred, or withheld, nor shall such person 9 be eligible for parole prior to serving the mandatory minimum 10 term of imprisonment prescribed by this section. A person sentenced to a mandatory minimum term of imprisonment under 11 12 this section is not eligible for any form of discretionary 13 early release, except pardon or executive clemency or 14 conditional medical release under s. 947.149, prior to serving 15 the mandatory minimum term of imprisonment.

16 (4) The state attorney may move the sentencing court 17 to reduce or suspend the sentence of any person who is convicted of a violation of this section and who provides 18 19 substantial assistance in the identification, arrest, or conviction of any of that person's accomplices, accessories, 20 coconspirators, or principals or of any other person engaged 21 22 in trafficking in controlled substances. The arresting agency 23 shall be given an opportunity to be heard in aggravation or mitigation in reference to any such motion. Upon good cause 24 shown, the motion may be filed and heard in camera. The judge 25 26 hearing the motion may reduce or suspend the sentence if the judge finds that the defendant rendered such substantial 27 28 assistance.

(5) Any person who agrees, conspires, combines, or
confederates with another person to commit any act prohibited
by subsection (1) commits a felony of the first degree and is

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punishable as if he or she had actually committed such 1 2 prohibited act. Nothing in this subsection shall be construed 3 to prohibit separate convictions and sentences for a violation 4 of this subsection and any violation of subsection (1). 5 Section 3. Effective July 1, 2001, section 893.135, 6 Florida Statutes, as amended by section 9 of chapter 99-188, 7 Laws of Florida, and as reenacted by section 1 of this act, 8 and as further amended by section 2 of this act, is further 9 amended to read: 893.135 Trafficking; mandatory sentences; suspension 10 or reduction of sentences; conspiracy to engage in 11 12 trafficking.--(1) Except as authorized in this chapter or in chapter 13 14 499 and notwithstanding the provisions of s. 893.13: 15 (a) Any person who knowingly sells, purchases, manufactures, delivers, or brings into this state, or who is 16 17 knowingly in actual or constructive possession of, in excess of 25 pounds of cannabis, or 300 or more cannabis plants, 18 19 commits a felony of the first degree, which felony shall be known as "trafficking in cannabis," punishable as provided in 20 s. 775.082, s. 775.083, or s. 775.084. If the quantity of 21 22 cannabis involved: 23 Is in excess of 25 pounds, but less than 2,000 1. pounds, or is 300 or more cannabis plants, but not more than 24 2,000 cannabis plants, such person shall be sentenced to a 25 26 mandatory minimum term of imprisonment of 3 years, and the 27 defendant shall be ordered to pay a fine of \$25,000. 28 2. Is 2,000 pounds or more, but less than 10,000 29 pounds, or is 2,000 or more cannabis plants, but not more than 30 10,000 cannabis plants, such person shall be sentenced to a 31 66 CODING: Words stricken are deletions; words underlined are additions.

mandatory minimum term of imprisonment of 7 years, and the 1 2 defendant shall be ordered to pay a fine of \$50,000. 3 3. Is 10,000 pounds or more, or is 10,000 or more 4 cannabis plants, such person shall be sentenced to a mandatory 5 minimum term of imprisonment of 15 calendar years and pay a 6 fine of \$200,000. 7 8 For the purpose of this paragraph, a plant, including, but not 9 limited to, a seedling or cutting, is a "cannabis plant" if it has some readily observable evidence of root formation, such 10 as root hairs. To determine if a piece or part of a cannabis 11 plant severed from the cannabis plant is itself a cannabis 12 plant, the severed piece or part must have some readily 13 14 observable evidence of root formation, such as root hairs. Callous tissue is not readily observable evidence of root 15 formation. The viability and sex of a plant and the fact that 16 17 the plant may or may not be a dead harvested plant are not relevant in determining if the plant is a "cannabis plant" or 18 19 in the charging of an offense under this paragraph. Upon conviction, the court shall impose the longest term of 20 imprisonment provided for in this paragraph. 21 22 (b)1. Any person who knowingly sells, purchases, 23 manufactures, delivers, or brings into this state, or who is knowingly in actual or constructive possession of, 28 grams or 24 more of cocaine, as described in s. 893.03(2)(a)4., or of any 25 mixture containing cocaine, but less than 150 kilograms of 26 cocaine or any such mixture, commits a felony of the first 27 degree, which felony shall be known as "trafficking in 28 29 cocaine," punishable as provided in s. 775.082, s. 775.083, or s. 775.084. If the quantity involved: 30 31 67

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Is 28 grams or more, but less than 200 grams, such 1 a. 2 person shall be sentenced to a mandatory minimum term of 3 imprisonment of 3 years, and the defendant shall be ordered to 4 pay a fine of \$50,000. 5 b. Is 200 grams or more, but less than 400 grams, such 6 person shall be sentenced to a mandatory minimum term of 7 imprisonment of 7 years, and the defendant shall be ordered to 8 pay a fine of \$100,000. 9 с. Is 400 grams or more, but less than 150 kilograms, such person shall be sentenced to a mandatory minimum term of 10 imprisonment of 15 calendar years and pay a fine of \$250,000. 11 12 2. Any person who knowingly sells, purchases, manufactures, delivers, or brings into this state, or who is 13 14 knowingly in actual or constructive possession of, 150 kilograms or more of cocaine, as described in s. 15 893.03(2)(a)4., commits the first degree felony of trafficking 16 17 in cocaine. A person who has been convicted of the first degree felony of trafficking in cocaine under this 18 19 subparagraph shall be punished by life imprisonment and is ineligible for any form of discretionary early release except 20 pardon or executive clemency or conditional medical release 21 under s. 947.149. However, if the court determines that, in 22 23 addition to committing any act specified in this paragraph: The person intentionally killed an individual or 24 a. counseled, commanded, induced, procured, or caused the 25 26 intentional killing of an individual and such killing was the result; or 27 b. The person's conduct in committing that act led to 28 29 a natural, though not inevitable, lethal result, 30 31 68 CODING: Words stricken are deletions; words underlined are additions.

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2 cocaine, punishable as provided in ss. 775.082 and 921.142. 3 Any person sentenced for a capital felony under this paragraph 4 shall also be sentenced to pay the maximum fine provided under 5 subparagraph 1. 6 3. Any person who knowingly brings into this state 300 7 kilograms or more of cocaine, as described in s. 893.03(2)(a)4., and who knows that the probable result of such 8 9 importation would be the death of any person, commits capital importation of cocaine, a capital felony punishable as 10 provided in ss. 775.082 and 921.142. Any person sentenced for 11 12 a capital felony under this paragraph shall also be sentenced to pay the maximum fine provided under subparagraph 1. 13

(c)1. Any person who knowingly sells, purchases, 14 manufactures, delivers, or brings into this state, or who is 15 16 knowingly in actual or constructive possession of, 4 grams or 17 more of any morphine, opium, oxycodone, hydrocodone, 18 hydromorphone, or any salt, derivative, isomer, or salt of an 19 isomer thereof, including heroin, as described in s. 20 893.03(1)(b), or (2)(a), (3)(c)3., or (3)(c)4., or 4 grams or more of any mixture containing any such substance, but less 21 than 30 kilograms of such substance or mixture, commits a 22 23 felony of the first degree, which felony shall be known as "trafficking in illegal drugs," punishable as provided in s. 24 775.082, s. 775.083, or s. 775.084. If the quantity involved: 25 26 Is 4 grams or more, but less than 14 grams, such a. person shall be sentenced to a mandatory minimum term of 27 28 imprisonment of 3 years, and the defendant shall be ordered to 29 pay a fine of \$50,000. Is 14 grams or more, but less than 28 grams, such 30 b.

31 person shall be sentenced to a mandatory minimum term of

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imprisonment of 15 years, and the defendant shall be ordered 1 to pay a fine of \$100,000. 2 3 c. Is 28 grams or more, but less than 30 kilograms, 4 such person shall be sentenced to a mandatory minimum term of 5 imprisonment of 25 calendar years and pay a fine of \$500,000. 6 Any person who knowingly sells, purchases, 2. 7 manufactures, delivers, or brings into this state, or who is 8 knowingly in actual or constructive possession of, 30 9 kilograms or more of any morphine, opium, oxycodone, hydrocodone, hydromorphone, or any salt, derivative, isomer, 10 or salt of an isomer thereof, including heroin, as described 11 12 in s. 893.03(1)(b), or (2)(a), (3)(c)3., or (3)(c)4., or 30 kilograms or more of any mixture containing any such 13 14 substance, commits the first degree felony of trafficking in 15 illegal drugs. A person who has been convicted of the first degree felony of trafficking in illegal drugs under this 16 17 subparagraph shall be punished by life imprisonment and is 18 ineligible for any form of discretionary early release except 19 pardon or executive clemency or conditional medical release 20 under s. 947.149. However, if the court determines that, in 21 addition to committing any act specified in this paragraph: 22 a. The person intentionally killed an individual or 23 counseled, commanded, induced, procured, or caused the intentional killing of an individual and such killing was the 24 25 result; or 26 b. The person's conduct in committing that act led to 27 a natural, though not inevitable, lethal result, 28 29 such person commits the capital felony of trafficking in illegal drugs, punishable as provided in ss. 775.082 and 30 921.142. Any person sentenced for a capital felony under this 31 70 CODING: Words stricken are deletions; words underlined are additions.

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paragraph shall also be sentenced to pay the maximum fine
 provided under subparagraph 1.
 3. Any person who knowingly brings into this state 60

kilograms or more of any morphine, opium, oxycodone, 4 5 hydrocodone, hydromorphone, or any salt, derivative, isomer, 6 or salt of an isomer thereof, including heroin, as described 7 in s. 893.03(1)(b), or (2)(a), (3)(c)3., or (3)(c)4., or 60 8 kilograms or more of any mixture containing any such 9 substance, and who knows that the probable result of such importation would be the death of any person, commits capital 10 importation of illegal drugs, a capital felony punishable as 11 provided in ss. 775.082 and 921.142. Any person sentenced for 12 a capital felony under this paragraph shall also be sentenced 13 14 to pay the maximum fine provided under subparagraph 1.

15 (d)1. Any person who knowingly sells, purchases, 16 manufactures, delivers, or brings into this state, or who is knowingly in actual or constructive possession of, 28 grams or 17 more of phencyclidine or of any mixture containing 18 19 phencyclidine, as described in s. 893.03(2)(b), commits a 20 felony of the first degree, which felony shall be known as 21 "trafficking in phencyclidine," punishable as provided in s. 775.082, s. 775.083, or s. 775.084. If the quantity involved: 22

a. Is 28 grams or more, but less than 200 grams, such
person shall be sentenced to a mandatory minimum term of
imprisonment of 3 years, and the defendant shall be ordered to
pay a fine of \$50,000.

b. Is 200 grams or more, but less than 400 grams, such
person shall be sentenced to a mandatory minimum term of
imprisonment of 7 years, and the defendant shall be ordered to
pay a fine of \$100,000.

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1 Is 400 grams or more, such person shall be c. 2 sentenced to a mandatory minimum term of imprisonment of 15 3 calendar years and pay a fine of \$250,000. 4 2. Any person who knowingly brings into this state 800 5 grams or more of phencyclidine or of any mixture containing 6 phencyclidine, as described in s. 893.03(2)(b), and who knows 7 that the probable result of such importation would be the 8 death of any person commits capital importation of 9 phencyclidine, a capital felony punishable as provided in ss. 775.082 and 921.142. Any person sentenced for a capital felony 10 under this paragraph shall also be sentenced to pay the 11 12 maximum fine provided under subparagraph 1. 13 (e)1. Any person who knowingly sells, purchases, 14 manufactures, delivers, or brings into this state, or who is 15 knowingly in actual or constructive possession of, 200 grams or more of methaqualone or of any mixture containing 16 17 methaqualone, as described in s. 893.03(1)(d), commits a 18 felony of the first degree, which felony shall be known as 19 "trafficking in methaqualone," punishable as provided in s. 775.082, s. 775.083, or s. 775.084. If the quantity involved: 20 21 Is 200 grams or more, but less than 5 kilograms, a. such person shall be sentenced to a mandatory minimum term of 22 23 imprisonment of 3 years, and the defendant shall be ordered to pay a fine of \$50,000. 24 b. Is 5 kilograms or more, but less than 25 kilograms, 25 26 such person shall be sentenced to a mandatory minimum term of 27 imprisonment of 7 years, and the defendant shall be ordered to pay a fine of \$100,000. 28 29 Is 25 kilograms or more, such person shall be с. 30 sentenced to a mandatory minimum term of imprisonment of 15 calendar years and pay a fine of \$250,000. 31 72

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1	2. Any person who knowingly brings into this state 50
2	kilograms or more of methaqualone or of any mixture containing
3	methaqualone, as described in s. 893.03(1)(d), and who knows
4	that the probable result of such importation would be the
5	death of any person commits capital importation of
6	methaqualone, a capital felony punishable as provided in ss.
7	775.082 and 921.142. Any person sentenced for a capital felony
8	under this paragraph shall also be sentenced to pay the
9	maximum fine provided under subparagraph 1.
10	(f)1. Any person who knowingly sells, purchases,
11	manufactures, delivers, or brings into this state, or who is
12	knowingly in actual or constructive possession of, 14 grams or
13	more of amphetamine, as described in s. 893.03(2)(c)2., or
14	methamphetamine, as described in s. 893.03(2)(c)4., or of any
15	mixture containing amphetamine or methamphetamine, or
16	phenylacetone, phenylacetic acid, or ephedrine in conjunction
17	with other chemicals and equipment utilized in the manufacture
18	of amphetamine or methamphetamine, commits a felony of the
19	first degree, which felony shall be known as "trafficking in
20	amphetamine," punishable as provided in s. 775.082, s.
21	775.083, or s. 775.084. If the quantity involved:
22	a. Is 14 grams or more, but less than 28 grams, such
23	person shall be sentenced to a mandatory minimum term of
24	imprisonment of 3 years, and the defendant shall be ordered to
25	pay a fine of \$50,000.
26	b. Is 28 grams or more, but less than 200 grams, such
27	person shall be sentenced to a mandatory minimum term of
28	imprisonment of 7 years, and the defendant shall be ordered to
29	pay a fine of \$100,000.
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1 Is 200 grams or more, such person shall be c. 2 sentenced to a mandatory minimum term of imprisonment of 15 3 calendar years and pay a fine of \$250,000. 4 2. Any person who knowingly manufactures or brings 5 into this state 400 grams or more of amphetamine, as described 6 in s. 893.03(2)(c)2., or methamphetamine, as described in s. 7 893.03(2)(c)4., or of any mixture containing amphetamine or 8 methamphetamine, or phenylacetone, phenylacetic acid, or 9 ephedrine in conjunction with other chemicals and equipment used in the manufacture of amphetamine or methamphetamine, and 10 who knows that the probable result of such manufacture or 11 12 importation would be the death of any person commits capital manufacture or importation of amphetamine, a capital felony 13 14 punishable as provided in ss. 775.082 and 921.142. Any person 15 sentenced for a capital felony under this paragraph shall also be sentenced to pay the maximum fine provided under 16 17 subparagraph 1. 18 (g)1. Any person who knowingly sells, purchases, 19 manufactures, delivers, or brings into this state, or who is knowingly in actual or constructive possession of, 4 grams or 20 more of flunitrazepam or any mixture containing flunitrazepam 21 as described in s. 893.03(1)(a) commits a felony of the first 22 23 degree, which felony shall be known as "trafficking in flunitrazepam," punishable as provided in s. 775.082, s. 24 775.083, or s. 775.084. If the quantity involved: 25 26 Is 4 grams or more but less than 14 grams, such a. person shall be sentenced to a mandatory minimum term of 27 28 imprisonment of 3 years, and the defendant shall be ordered to 29 pay a fine of \$50,000. Is 14 grams or more but less than 28 grams, such 30 b. person shall be sentenced to a mandatory minimum term of 31 74

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imprisonment of 7 years, and the defendant shall be ordered to 1 pay a fine of \$100,000. 2 3 c. Is 28 grams or more but less than 30 kilograms, 4 such person shall be sentenced to a mandatory minimum term of 5 imprisonment of 25 calendar years and pay a fine of \$500,000. 6 Any person who knowingly sells, purchases, 2. 7 manufactures, delivers, or brings into this state or who is 8 knowingly in actual or constructive possession of 30 kilograms 9 or more of flunitrazepam or any mixture containing flunitrazepam as described in s. 893.03(1)(a) commits the 10 first degree felony of trafficking in flunitrazepam. A person 11 12 who has been convicted of the first degree felony of trafficking in flunitrazepam under this subparagraph shall be 13 14 punished by life imprisonment and is ineligible for any form 15 of discretionary early release except pardon or executive clemency or conditional medical release under s. 947.149. 16 17 However, if the court determines that, in addition to committing any act specified in this paragraph: 18 19 a. The person intentionally killed an individual or 20 counseled, commanded, induced, procured, or caused the intentional killing of an individual and such killing was the 21 22 result; or 23 b. The person's conduct in committing that act led to 24 a natural, though not inevitable, lethal result, 25 26 such person commits the capital felony of trafficking in 27 flunitrazepam, punishable as provided in ss. 775.082 and 921.142. Any person sentenced for a capital felony under this 28 29 paragraph shall also be sentenced to pay the maximum fine provided under subparagraph 1. 30 31 75

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(h)1. Any person who knowingly sells, purchases, manufactures, delivers, or brings into this state, or who is knowingly in actual or constructive possession of, 1 kilogram or more of gamma-hydroxybutyric acid (GHB), as described in s. 893.03(1)(d)s. 893.03(2)(b), or any mixture containing gamma-hydroxybutyric acid (GHB), commits a felony of the first degree, which felony shall be known as "trafficking in gamma-hydroxybutyric acid (GHB), " punishable as provided in s. 775.082, s. 775.083, or s. 775.084. If the quantity involved: Is 1 kilogram or more but less than 5 kilograms, such person shall be sentenced to a mandatory minimum term of imprisonment of 3 years, and the defendant shall be ordered to pay a fine of \$50,000. b. Is 5 kilograms or more but less than 10 kilograms, such person shall be sentenced to a mandatory minimum term of imprisonment of 7 years, and the defendant shall be ordered to pay a fine of \$100,000.

Is 10 kilograms or more, such person shall be 18 c. 19 sentenced to a mandatory minimum term of imprisonment of 15 calendar years and pay a fine of \$250,000. 20

21 2. Any person who knowingly manufactures or brings 22 into this state 150 kilograms or more of gamma-hydroxybutyric acid (GHB), as described in s. 893.03(1)(d)s. 893.03(2)(b), 23 or any mixture containing gamma-hydroxybutyric acid (GHB), and 24 who knows that the probable result of such manufacture or 25 importation would be the death of any person commits capital 26 manufacture or importation of gamma-hydroxybutyric acid (GHB), 27 a capital felony punishable as provided in ss. 775.082 and 28 29 921.142. Any person sentenced for a capital felony under this paragraph shall also be sentenced to pay the maximum fine 30 provided under subparagraph 1. 31

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(i)1. Any person who knowingly sells, purchases, 1 manufactures, delivers, or brings into this state, or who is 2 3 knowingly in actual or constructive possession of, 1 kilogram or more of gamma-butyrolactone (GBL), as described in s. 4 5 893.03(1)(d), or any mixture containing gamma-butyrolactone 6 (GBL), commits a felony of the first degree, which felony 7 shall be known as "trafficking in gamma-butyrolactone (GBL)," 8 punishable as provided in s. 775.082, s. 775.083, or s. 9 775.084. If the quantity involved: a. Is 1 kilogram or more but less than 5 kilograms, 10 such person shall be sentenced to a mandatory minimum term of 11 12 imprisonment of 3 years, and the defendant shall be ordered to 13 pay a fine of \$50,000. 14 b. Is 5 kilograms or more but less than 10 kilograms, 15 such person shall be sentenced to a mandatory minimum term of 16 imprisonment of 7 years, and the defendant shall be ordered to 17 pay a fine of \$100,000. c. Is 10 kilograms or more, such person shall be 18 19 sentenced to a mandatory mimimum term of imprisonment of 15 20 calendar years and pay a fine of \$250,000. 21 2. Any person who knowingly manufactures or brings into the state 150 kilograms or more of gamma-butyrolactone 22 23 (GBL), as described in s. 893.03(1)(d), or any mixture containing gamma-butyrolactone (GBL), and who knows that the 24 25 probable result of such manufacture or importation would be 26 the death of any person commits capital manufacture or importation of gamma-butyrolactone (GBL), a capital felony 27 28 punishable as provided in ss. 775.082 and 921.142. Any person 29 sentenced for a capital felony under this paragraph shall also 30 be sentenced to pay the maximum fine provided under 31 subparagraph 1. 77

2002 Legislature

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1	<u>(j)</u> (i)1. Any person who knowingly sells, purchases,
2	manufactures, delivers, or brings into this state, or who is
3	knowingly in actual or constructive possession of, 1 kilogram
4	or more of 1,4-Butanediol as described in <u>s. 893.03(1)(d)</u> s.
5	893.03(2)(b) , or of any mixture containing 1,4-Butanediol,
6	commits a felony of the first degree, which felony shall be
7	known as "trafficking in 1,4-Butanediol," punishable as
8	provided in s. 775.082, s. 775.083, or s. 775.084. If the
9	quantity involved:
10	a. Is 1 kilogram or more, but less than 5 kilograms,
11	such person shall be sentenced to a mandatory minimum term of
12	imprisonment of 3 years, and the defendant shall be ordered to
13	pay a fine of \$50,000.
14	b. Is 5 kilograms or more, but less than 10 kilograms,
15	such person shall be sentenced to a mandatory minimum term of
16	imprisonment of 7 years, and the defendant shall be ordered to
17	pay a fine of \$100,000.
18	c. Is 10 kilograms or more, such person shall be
19	sentenced to a mandatory minimum term of imprisonment of 15
20	calendar years and pay a fine of \$500,000.
21	2. Any person who knowingly manufactures or brings
22	into this state 150 kilograms or more of 1,4-Butanediol as
23	described in <u>s. 893.03(1)(d)</u> s. 893.03(2)(b), or any mixture
24	containing 1,4-Butanediol, and who knows that the probable
25	result of such manufacture or importation would be the death
26	of any person commits capital manufacture or importation of
27	1,4-Butanediol, a capital felony punishable as provided in ss.
28	775.082 and 921.142. Any person sentenced for a capital felony
29	under this paragraph shall also be sentenced to pay the
30	maximum fine provided under subparagraph 1.
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2002 Legislature

(k) (j) 1. Any person who knowingly sells, purchases, manufactures, delivers, or brings into this state, or who is knowingly in actual or constructive possession of, 10 grams or more of any of the following substances described in s. 893.03(1)(a) or (c): a. 3,4-Methylenedioxymethamphetamine (MDMA); 4-Bromo-2,5-dimethoxyamphetamine; b. 4-Bromo-2,5-dimethoxyphenethylamine; c. d. 2,5-Dimethoxyamphetamine; 2,5-Dimethoxy-4-ethylamphetamine (DOET); e. f. N-ethylamphetamine; g. N-Hydroxy-3,4-methylenedioxyamphetamine; 5-Methoxy-3,4-methylenedioxyamphetamine; h. i. 4-methoxyamphetamine; j. 4-methoxymethamphetamine; k.j. 4-Methyl-2,5-dimethoxyamphetamine; 1.k. 3,4-Methylenedioxy-N-ethylamphetamine; m.1. 3,4-Methylenedioxyamphetamine; n.m. N,N-dimethylamphetamine; or o.n. 3,4,5-Trimethoxyamphetamine, individually or in any combination of or any mixture containing any substance listed in sub-subparagraphs a.-o. a.-n., commits a felony of the first degree, which felony shall be known as "trafficking in Phenethylamines," punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 2. If the quantity involved: Is 10 grams or more but less than 200 grams, such a.

a. Is 10 grams or more but less than 200 grams, such
person shall be sentenced to a mandatory minimum term of
imprisonment of 3 years, and the defendant shall be ordered to
pay a fine of \$50,000.

2002 Legislature

HB 1401

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               Is 200 grams or more, but less than 400 grams, such
           b.
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   person shall be sentenced to a mandatory minimum term of
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    imprisonment of 7 years, and the defendant shall be ordered to
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   pay a fine of $100,000.
5
           c.
               Is 400 grams or more, such person shall be
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    sentenced to a mandatory minimum term of imprisonment of 15
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    calendar years and pay a fine of $250,000.
8
           3. Any person who knowingly manufactures or brings
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    into this state 30 kilograms or more of any of the following
    substances described in s. 893.03(1)(a) or (c):
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               3,4-Methylenedioxymethamphetamine (MDMA);
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           a.
12
           b. 4-Bromo-2,5-dimethoxyamphetamine;
           c. 4-Bromo-2,5-dimethoxyphenethylamine;
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           d. 2,5-Dimethoxyamphetamine;
              2,5-Dimethoxy-4-ethylamphetamine (DOET);
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           e.
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           f. N-ethylamphetamine;
           g. N-Hydroxy-3,4-methylenedioxyamphetamine;
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              5-Methoxy-3,4-methylenedioxyamphetamine;
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           h.
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           i.
              4-methoxyamphetamine;
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           j. 4-methoxymethamphetamine;
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           k.<del>j.</del> 4-Methyl-2,5-dimethoxyamphetamine;
22
           1.k. 3,4-Methylenedioxy-N-ethylamphetamine;
23
           m.1. 3,4-Methylenedioxyamphetamine;
           n.m. N,N-dimethylamphetamine; or
24
25
           o.<del>n.</del> 3,4,5-Trimethoxyamphetamine,
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27
    individually or in any combination of or any mixture
28
    containing any substance listed in sub-subparagraphs a.-o.
29
   a.-n., and who knows that the probable result of such
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   manufacture or importation would be the death of any person
    commits capital manufacture or importation of Phenethylamines,
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                                   80
CODING: Words stricken are deletions; words underlined are additions.
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ENROLLED 2002 Legislature

a capital felony punishable as provided in ss. 775.082 and 1 2 921.142. Any person sentenced for a capital felony under this 3 paragraph shall also be sentenced to pay the maximum fine 4 provided under subparagraph 1. (1)1. Any person who knowingly sells, purchases, 5 6 manufactures, delivers, or brings into this state, or who is 7 knowingly in actual or constructive possession of, 1 gram or 8 more of lysergic acid diethylamide (LSD) as described in s. 9 893.03(1)(c), or of any mixture containing lysergic acid diethylamide (LSD), commits a felony of the first degree, 10 which felony shall be known as "trafficking in lysergic acid 11 12 diethylamide (LSD), " punishable as provided in s. 775.082, s. 775.083, or s. 775.084. If the quantity involved: 13 14 a. Is 1 gram or more, but less than 5 grams, such 15 person shall be sentenced to a mandatory minimum term of 16 imprisonment of 3 years, and the defendant shall be ordered to 17 pay a fine of \$50,000. b. Is 5 grams or more, but less than 7 grams, such 18 19 person shall be sentenced to a mandatory minimum term of 20 imprisonment of 7 years, and the defendant shall be ordered to 21 pay a fine of \$100,000. c. Is 7 grams or more, such person shall be sentenced 22 23 to a mandatory minimum term of imprisonment of 15 calendar years and pay a fine of \$500,000. 24 25 2. Any person who knowingly manufactures or brings 26 into this state 7 grams or more of lysergic acid diethylamide (LSD) as described in s. 893.03(1)(c), or any mixture 27 28 containing lysergic acid diethylamide (LSD), and who knows 29 that the probable result of such manufacture or importation 30 would be the death of any person commits capital manufacture or importation of lysergic acid diethylamide (LSD), a capital 31 81

felony punishable as provided in ss. 775.082 and 921.142. Any 1 2 person sentenced for a capital felony under this paragraph 3 shall also be sentenced to pay the maximum fine provided under 4 subparagraph 1. 5 (2) A person acts knowingly under subsection (1) if 6 that person intends to sell, purchase, manufacture, deliver, 7 or bring into this state, or to actually or constructively possess, any of the controlled substances listed in subsection 8 9 (1), regardless of which controlled substance listed in subsection (1) is in fact sold, purchased, manufactured, 10 delivered, or brought into this state, or actually or 11 12 constructively possessed. (3) Notwithstanding the provisions of s. 948.01, with 13 14 respect to any person who is found to have violated this 15 section, adjudication of guilt or imposition of sentence shall not be suspended, deferred, or withheld, nor shall such person 16 17 be eligible for parole prior to serving the mandatory minimum term of imprisonment prescribed by this section. A person 18 19 sentenced to a mandatory minimum term of imprisonment under this section is not eligible for any form of discretionary 20 early release, except pardon or executive clemency or 21 22 conditional medical release under s. 947.149, prior to serving 23 the mandatory minimum term of imprisonment. (4) The state attorney may move the sentencing court 24 to reduce or suspend the sentence of any person who is 25 convicted of a violation of this section and who provides 26 substantial assistance in the identification, arrest, or 27 conviction of any of that person's accomplices, accessories, 28 29 coconspirators, or principals or of any other person engaged in trafficking in controlled substances. The arresting agency 30 shall be given an opportunity to be heard in aggravation or 31 82

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mitigation in reference to any such motion. Upon good cause 1 2 shown, the motion may be filed and heard in camera. The judge 3 hearing the motion may reduce or suspend the sentence if the judge finds that the defendant rendered such substantial 4 5 assistance. (5) Any person who agrees, conspires, combines, or 6 7 confederates with another person to commit any act prohibited by subsection (1) commits a felony of the first degree and is 8 9 punishable as if he or she had actually committed such prohibited act. Nothing in this subsection shall be construed 10 to prohibit separate convictions and sentences for a violation 11 12 of this subsection and any violation of subsection (1). (6) A mixture, as defined in s. 893.02(14), containing 13 14 any controlled substance described in this section includes, but is not limited to, a solution or a dosage unit, including 15 but not limited to, a pill or tablet, containing a controlled 16 17 substance. For the purpose of clarifying legislative intent regarding the weighing of a mixture containing a controlled 18 19 substance described in this section, the weight of the 20 controlled substance is the total weight of the mixture, 21 including the controlled substance and any other substance in the mixture. If there is more than one mixture containing the 22 23 same controlled substance, the weight of the controlled substance is calculated by aggregating the total weight of 24 25 each mixture. 26 (7) For the purpose of further clarifying legislative 27 intent, the Legislature finds that the opinion in Hayes v. State, 760 So.2d 1 (Fla. 1999) does not correctly construe 28 29 legislative intent. The Legislature finds that the opinions in 30 State v. Hayes, 720 So.2d 1095 (Fla. 4th DCA 1998) and State 31 83

2002 Legislature

1	v. Baxley, 684 So.2d 831 (Fla. 5th DCA 1996) correctly
2	construe legislative intent.
3	Section 4. Except as specifically provided otherwise
4	in this act, the provisions reenacted by this act shall be
5	applied retroactively to July 1, 1999, or as soon thereafter
б	as the Constitution of the State of Florida and the
7	Constitution of the United States may permit.
8	Section 5. Except as otherwise provided herein, this
9	act shall take effect upon becoming a law.
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