Florida Senate - 2005

By Senator Peaden

	2-1286-05 See HB 1347					
1	A bill to be entitled					
2	An act relating to controlled substances;					
3	amending s. 893.033, F.S.; revising the					
4	definition of "listed precursor chemical" to					
5	include benzaldehyde, hydriodic acid, and					
6	nitroethane, and to remove anhydrous ammonia					
7	and benzyl chloride; revising the definition of					
8	"listed essential chemical" to include					
9	anhydrous ammonia, benzyl chloride,					
10	hydrochloric gas, and iodine; amending s.					
11	893.13, F.S.; prohibiting a person from					
12	manufacturing methamphetamine or phencyclidine					
13	or from possessing listed chemicals with the					
14	intent to manufacture methamphetamine or					
15	phencyclidine; providing criminal penalties;					
16	providing for minimum terms of imprisonment in					
17	circumstances where a person commits or					
18	attempts to commit such crime in a structure or					
19	conveyance where a child is present and in					
20	circumstances where a child suffers great					
21	bodily harm; providing criminal penalties in					
22	circumstances where a person fails to store					
23	anhydrous ammonia as required; providing					
24	criminal penalties in circumstances involving a					
25	violation of ch. 893, F.S., which results in					
26	serious injury to a state, local, or federal					
27	law enforcement officer; increasing the					
28	criminal penalties if such violation results in					
29	death or great bodily harm to such officer;					
30	prohibiting a person from selling,					
31	manufacturing, delivering, or attempting to					
	1					

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1	sell, manufacture, or deliver a controlled
2	substance in, on, or within 1,000 feet of an
3	assisted living facility; providing criminal
4	penalties for such offense; specifying minimum
5	terms of imprisonment for such offense;
б	amending s. 893.135, F.S.; including offenses
7	involving pseudoephedrine within the offense of
8	trafficking in amphetamine; providing criminal
9	penalties; providing that it is a capital
10	offense to manufacture or import
11	pseudoephedrine knowing that the probable
12	result will be death; amending s. 893.149,
13	F.S., relating to the prohibition against
14	possessing listed chemicals; providing an
15	exception to such prohibition for a person
16	authorized to clean up or dispose of hazardous
17	waste or toxic substances pursuant to ch. 893,
18	F.S.; providing that damages arising out of the
19	unlawful possession of, storage of, or
20	tampering with a listed chemical is the sole
21	responsibility of the person unlawfully
22	possessing, storing, or tampering with the
23	chemical; providing that the lawful owner,
24	installer, maintainer, designer, manufacturer,
25	possessor, or seller is immune from liability
26	in the absence of negligent misconduct or
27	failure to abide by laws governing possession
28	or storage; creating s. 893.1495, F.S.;
29	limiting sales of products containing more than
30	a specified amount of ephedrine or related
31	compounds in a single transaction; providing

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1	restrictions on the display of products
2	containing ephedrine or related compounds;
3	providing an exemption from liability for a
4	general owner or operator of an outlet where a
5	sale of products containing ephedrine or
6	related compounds exceeding the specified
7	amount took place if specified employee
8	training was provided; providing that local
9	regulations passed after a specified date that
10	are more restrictive than this act are
11	superseded; providing for exemption of products
12	from certain provisions if they receive a
13	certain certification; providing criminal
14	penalties; reenacting s. 893.02(12), F.S.,
15	relating to the definition of the term "listed
16	chemical," for the purpose of incorporating the
17	amendment to s. 893.033, F.S., in a reference
18	thereto; reenacting ss. 435.07(2), 921.187(1),
19	938.25, and 948.034(1) and (2), F.S., relating
20	to exemptions from disqualification for certain
21	employment, disposition and sentencing
22	alternatives, the assessment of fees for
23	purposes of funding the Operating Trust Fund of
24	the Department of Law Enforcement, and the
25	terms and conditions of probation,
26	respectively, for the purpose of incorporating
27	the amendment to s. 893.13, F.S., in references
28	thereto; reenacting ss. 311.12(3)(c),
29	414.095(1), 775.087(2)(a) and (3)(a),
30	782.04(1)(a), $(3)(a)$, and $(4)(a)$, $893.13(8)(d)$,
31	907.041(4)(c), 921.0022(3)(g), (h), and (i),

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1	921.0024(1), 921.142(2), 943.0585, and 943.059,
2	F.S., relating to seaport security standards,
3	eligibility for temporary cash assistance,
4	mandatory sentencing in circumstances involving
5	the possession of use of a weapon, specified
6	offenses that may be charged as murder if death
7	results, prohibited acts by prescribing
8	practitioners, circumstances in which the court
9	may order pretrial detention, the offense
10	severity ranking chart of the Criminal
11	Punishment Code, worksheet computations and
12	scoresheets under the Criminal Punishment Code,
13	sentencing in capital drug trafficking cases,
14	limitations on circumstances in which a
15	criminal history record may be expunged, and
16	limitations on circumstances in which a
17	criminal history record may be sealed,
18	respectively, for the purpose of incorporating
19	the amendment to s. 895.135, F.S., in
20	references thereto; reenacting ss.
21	397.451(4)(b) and (6), 772.12(2)(a),
22	893.1351(1), and 903.133, F.S., relating to
23	background checks of service provider
24	personnel, the Drug Dealer Liability Act, the
25	prohibition against leasing or renting for the
26	purpose of trafficking in a controlled
27	substance, and the limitation of admission to
28	bail, respectively, for the purpose of
29	incorporating the amendments to ss. 893.13 and
30	893.135, F.S., in references thereto; providing
31	applicability; providing an effective date.

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   Be It Enacted by the Legislature of the State of Florida:
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 3
           Section 1. Section 893.033, Florida Statutes, is
   amended to read:
 4
 5
           893.033 Listed chemicals.--The chemicals listed in
 б
    this section are included by whatever official, common, usual,
 7
    chemical, or trade name designated.
 8
           (1) PRECURSOR CHEMICALS.--The term "listed precursor
    chemical" means a chemical that may be used in manufacturing a
 9
10
    controlled substance in violation of this chapter and is
    critical to the creation of the controlled substance, and such
11
12
    term includes any salt, optical isomer, or salt of an optical
13
    isomer, whenever the existence of such salt, optical isomer,
    or salt of optical isomer is possible within the specific
14
    chemical designation. The following are "listed precursor
15
    chemicals":
16
17
          (a) Anhydrous ammonia.
          (a)(b) Anthranilic acid.
18
19
          (b) Benzaldehyde.
20
          (c) Benzyl chloride.
21
          (c)(d) Benzyl cyanide.
22
          (d)(e) Chloroephedrine.
23
          (e) (f) Chloropseudoephedrine.
          <u>(f)</u>(g) Ephedrine.
24
          (q)(h) Ergonovine.
25
          (h)(i) Ergotamine.
26
27
          (i) Hydriodic acid.
28
           (j) Ethylamine.
           (k) Isosafrole.
29
30
           (1) Methylamine.
                3, 4-Methylenedioxyphenyl-2-propanone.
31
           (m)
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1	(n) N-acetylanthranilic acid.
2	(o) N-ethylephedrine.
3	(p) N-ethylpseudoephedrine.
4	(q) N-methylephedrine.
5	(r) N-methylpseudoephedrine.
б	(s) Nitroethane.
7	(t)(s) Norpseudoephedrine.
8	<u>(u)(t)</u> Phenylacetic acid.
9	<u>(v)(u)</u> Phenylpropanolamine.
10	<u>(w)(v)</u> Piperidine.
11	<u>(x)(w)</u> Piperonal.
12	<u>(y)(x)</u> Propionic anhydride.
13	(z)(y) Pseudoephedrine.
14	<u>(aa)</u> (z) Safrole.
15	(2) ESSENTIAL CHEMICALSThe term "listed essential
16	chemical" means a chemical that may be used as a solvent,
17	reagent, or catalyst in manufacturing a controlled substance
18	in violation of this chapter. The following are "listed
19	essential chemicals":
20	(a) Acetic anhydride.
21	(b) Acetone.
22	(c) Anhydrous ammonia.
23	(d) Benzyl chloride.
24	<u>(e)</u> (c) 2-Butanone.
25	<u>(f)</u> (d) Ethyl ether.
26	(q) Hydrochloric gas.
27	<u>(h)</u> (e) Hydriodic acid.
28	<u>(i) Iodine.</u>
29	<u>(j)(f)</u> Potassium permanganate.
30	<u>(k)(g)</u> Toluene.
31	

1	Section 2. Paragraphs (g) and (h) are added to					
2	subsection (1) of section 893.13, Florida Statutes, paragraphs					
3	(a) and (c) of subsection (7) of that section are amended,					
4	subsection (12) is added to that section, and paragraph (d) of					
5	subsection (8) of that section is reenacted for purpose of					
б	incorporating the amendment to section 893.135, Florida					
7	Statutes, in a reference thereto, to read:					
8	893.13 Prohibited acts; penalties					
9	(1)					
10	(q) Except as authorized by this chapter, it is					
11	unlawful for any person to manufacture methamphetamine or					
12	phencyclidine, or possess any listed chemical as defined in s.					
13	893.033 in violation of s. 893.149 and with intent to					
14	manufacture methamphetamine or phencyclidine. If any person					
15	violates this paragraph and:					
16	1. The commission or attempted commission of the crime					
17	occurs in a structure or conveyance where any child under 16					
18	years of age is present, the person commits a felony of the					
19	<u>first degree, punishable as provided in s. 775.082, s.</u>					
20	775.083, or s. 775.084. In addition, the defendant must be					
21	sentenced to a minimum term of imprisonment of 5 calendar					
22	years.					
23	2. The commission of the crime causes any child under					
24	16 years of age to suffer great bodily harm, the person					
25	commits a felony of the first degree, punishable as provided					
26	<u>in s. 775.082, s. 775.083, or s. 775.084. In addition, the</u>					
27	defendant must be sentenced to a minimum term of imprisonment					
28	<u>of 10 calendar years.</u>					
29	(h) Except as authorized by this chapter, it is					
30	unlawful for any person to sell, manufacture, or deliver, or					
31	possess with intent to sell, manufacture, or deliver, a					

1 controlled substance in, on, or within 1,000 feet of the real 2 property comprising an assisted living facility, as that term is used in chapter 400. Any person who violates this paragraph 3 4 with respect to: 5 1. A controlled substance named or described in s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4. б 7 commits a felony of the first degree, punishable as provided 8 in s. 775.082, s. 775.083, or s. 775.084. 9 2. A controlled substance named or described in s. 10 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (3), or (4) commits a11 12 felony of the second degree, punishable as provided in s. 13 775.082, s. 775.083, or s. 775.084. (7)(a) It is unlawful for any person: 14 1. To distribute or dispense a controlled substance in 15 16 violation of this chapter. 17 2. To refuse or fail to make, keep, or furnish any 18 record, notification, order form, statement, invoice, or information required under this chapter. 19 20 3. To refuse an entry into any premises for any 21 inspection or to refuse to allow any inspection authorized by 22 this chapter. 23 4. To distribute a controlled substance named or described in s. 893.03(1) or (2) except pursuant to an order 2.4 form as required by s. 893.06. 25 5. To keep or maintain any store, shop, warehouse, 26 27 dwelling, building, vehicle, boat, aircraft, or other 2.8 structure or place which is resorted to by persons using controlled substances in violation of this chapter for the 29 purpose of using these substances, or which is used for 30 keeping or selling them in violation of this chapter. 31

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1 6. To use to his or her own personal advantage, or to 2 reveal, any information obtained in enforcement of this 3 chapter except in a prosecution or administrative hearing for a violation of this chapter. 4 5 7. To possess a prescription form which has not been 6 completed and signed by the practitioner whose name appears 7 printed thereon, unless the person is that practitioner, is an agent or employee of that practitioner, is a pharmacist, or is 8 a supplier of prescription forms who is authorized by that 9 practitioner to possess those forms. 10 8. To withhold information from a practitioner from 11 12 whom the person seeks to obtain a controlled substance or a 13 prescription for a controlled substance that the person making the request has received a controlled substance or a 14 prescription for a controlled substance of like therapeutic 15 use from another practitioner within the previous 30 days. 16 17 9. To acquire or obtain, or attempt to acquire or obtain, possession of a controlled substance by 18 misrepresentation, fraud, forgery, deception, or subterfuge. 19 20 To affix any false or forged label to a package or 10. 21 receptacle containing a controlled substance. 22 11. To furnish false or fraudulent material 23 information in, or omit any material information from, any report or other document required to be kept or filed under 2.4 this chapter or any record required to be kept by this 25 chapter. 26 27 12. To store anhydrous ammonia in a container that is 2.8 not approved by the United States Department of Transportation to hold anhydrous ammonia or is not constructed in accordance 29 30 with sound engineering, agricultural, or commercial practices. 31

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1 (c) Any person who violates the provisions of 2 subparagraphs(a)8.-12.(a)8. 11. commits a felony of the third degree, punishable as provided in s. 775.082, s. 3 4 775.083, or s. 775.084. 5 (8) б (d) Notwithstanding paragraph (c), if a prescribing 7 practitioner has violated paragraph (a) and received \$1,000 or more in payment for writing one or more prescriptions or, in 8 the case of a prescription written for a controlled substance 9 10 described in s. 893.135, has written one or more prescriptions for a quantity of a controlled substance which, individually 11 12 or in the aggregate, meets the threshold for the offense of 13 trafficking in a controlled substance under s. 893.15, the violation is reclassified as a felony of the second degree and 14 ranked in level 4 of the Criminal Punishment Code. 15 (12) If a person violates any provision of this 16 17 chapter and the violation results in a serious injury to a state, local, or federal law enforcement officer, the person 18 commits a felony of the third degree, punishable as provided 19 in s. 775.082, s. 775.083, or s. 775.084. If the injury 2.0 21 sustained results in death or great bodily harm, the person commits a felony of the second degree, punishable as provided 22 23 in s. 775.082, s. 775.083, or s. 775.084. Section 3. Paragraph (f) of subsection (1) of section 2.4 893.135, Florida Statutes, is amended to read: 25 893.135 Trafficking; mandatory sentences; suspension 26 27 or reduction of sentences; conspiracy to engage in 2.8 trafficking.--29 (1) Except as authorized in this chapter or in chapter 30 499 and notwithstanding the provisions of s. 893.13: 31

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1	(f)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, 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					
б	mixture containing amphetamine or methamphetamine, or					
7	phenylacetone, phenylacetic acid, pseudoephedrine, or					
8	ephedrine in conjunction with other chemicals and equipment					
9	utilized in the manufacture of amphetamine or methamphetamine,					
10	commits a felony of the first degree, which felony shall be					
11	known as "trafficking in amphetamine," punishable as provided					
12	in s. 775.082, s. 775.083, or s. 775.084. If the quantity					
13	involved:					
14	a. Is 14 grams or more, but less than 28 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.					
18	b. Is 28 grams or more, but less than 200 grams, such					
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.					
22	c. Is 200 grams or more, such person shall be					
23	sentenced to a mandatory minimum term of imprisonment of 15					
24	calendar years and pay a fine of \$250,000.					
25	2. Any person who knowingly manufactures or brings					
26	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	893.03(2)(c)4., or of any mixture containing amphetamine or					
29	methamphetamine, or phenylacetone, phenylacetic acid,					
30	pseudoephedrine, or ephedrine in conjunction with other					
31	chemicals and equipment used in the manufacture of amphetamine					
	11					

1 or methamphetamine, and who knows that the probable result of 2 such manufacture or importation would be the death of any person commits capital manufacture or importation of 3 amphetamine, a capital felony punishable as provided in ss. 4 5 775.082 and 921.142. Any person sentenced for a capital felony б under this paragraph shall also be sentenced to pay the 7 maximum fine provided under subparagraph 1. Section 4. Section 893.149, Florida Statutes, is 8 amended to read: 9 10 893.149 Unlawful possession of listed chemical.--(1) It is unlawful for any person to knowingly or 11 12 intentionally: 13 (a) Possess a listed chemical with the intent to unlawfully manufacture a controlled substance; 14 (b) Possess or distribute a listed chemical knowing, 15 16 or having reasonable cause to believe, that the listed 17 chemical will be used to unlawfully manufacture a controlled 18 substance. (2) Any person who violates this section commits is 19 guilty of a felony of the second degree, punishable as 20 21 provided in s. 775.082, s. 775.083, or s. 775.084. 22 (3) This section does not apply to a public employee 23 or private contractor authorized to clean up or dispose of hazardous waste or toxic substances resulting from the 2.4 prohibited activities listed in s. 893.13(1)(q). 25 (4) Any damages arising out of the unlawful possession 26 27 of, storage of, or tampering with a listed chemical, as 2.8 defined in s. 893.033, shall be the sole responsibility of the person or persons unlawfully possessing, storing, or tampering 29 with the listed chemical. In no case shall liability for 30 damages arising out of the unlawful possession of, storage of, 31

1 or tampering with a listed chemical extend to the lawful 2 owner, installer, maintainer, designer, manufacturer, possessor, or seller of the listed chemical, unless such 3 4 damages arise out of the acts or omissions of the owner, installer, maintainer, designer, manufacturer, possessor, or 5 6 seller which constitute negligent misconduct or failure to 7 abide by the laws regarding the possession or storage of a 8 listed chemical. 9 Section 5. Section 893.1495, Florida Statutes, is 10 created to read: 893.1495 Sale of ephedrine and related compounds. --11 12 (1) No person shall deliver in any single 13 over-the-counter sale any number of packages of any drug containing a sole active ingredient that he or she knows to 14 contain a combined total of more than 9 base grams of 15 ephedrine, pseudoephedrine, phenylpropanolamine, or any of 16 17 their salts, optical isomers, or salts of optical isomers, or 18 more than three packages in any single over-the-counter sale, regardless of weight, containing any such sole active 19 ingredient. 2.0 21 (2) Packages of any drug having a sole active ingredient of ephedrine, pseudoephedrine, phenylpropanolamine, 2.2 23 or any of their salts or optical isomers shall be displayed and offered for sale only behind a checkout counter where the 2.4 public is not permitted. 25 (3) Any person who is considered the general owner or 26 27 operator of the outlet where ephedrine, pseudoephedrine, or 2.8 phenylpropanolamine products are available for sale who violates subsection (1) shall not be penalized under this 29 section if such person documents that an employee training 30 program was in place to provide the employee with information 31

1 on the state and federal regulations regarding ephedrine, 2 pseudoephedrine, or phenylpropanolamine. (4) This section shall supersede any municipal 3 ordinance or regulation passed on or after July 1, 2005, to 4 5 the extent that such ordinance or regulation is more 6 restrictive than the provisions of this section. 7 (5) This section shall not apply to any products that 8 the Department of Health, upon application of a manufacturer, exempts by rule from this section because the product has been 9 10 formulated in such a way as to effectively prevent the conversion of the active ingredient into methamphetamine. 11 12 (6) An individual who violates any provision of this section commits a misdemeanor of the first degree, punishable 13 as provided in s. 775.082 or s. 775.083 for a first offense 14 and for a second or subsequent offense commits a felony of the 15 third degree, punishable as provided in s. 775.082, s. 16 17 775.083, or s. 775.084. 18 Section 6. For the purpose of incorporating the amendment to section 893.135, Florida Statutes, in a reference 19 thereto, paragraph (c) of subsection (3) of section 311.12, 2.0 21 Florida Statutes, is reenacted to read: 22 311.12 Seaport security standards.--23 (3) 2.4 (c) In addition to other requirements for employment or access established by each seaport pursuant to its seaport 25 26 security plan, each seaport security plan shall provide that: 27 1. Any person who has within the past 7 years been 2.8 convicted, regardless of whether adjudication was withheld, for a forcible felony as defined in s. 776.08; an act of 29 terrorism as defined in s. 775.30; planting of a hoax bomb as 30 provided in s. 790.165; any violation involving the 31

1 manufacture, possession, sale, delivery, display, use, or 2 attempted or threatened use of a weapon of mass destruction or hoax weapon of mass destruction as provided in s. 790.166; 3 dealing in stolen property; any violation of s. 893.135; any 4 violation involving the sale, manufacturing, delivery, or 5 6 possession with intent to sell, manufacture, or deliver a 7 controlled substance; burglary; robbery; any felony violation of s. 812.014; any violation of s. 790.07; any crime an 8 element of which includes use or possession of a firearm; any 9 conviction for any similar offenses under the laws of another 10 jurisdiction; or conviction for conspiracy to commit any of 11 12 the listed offenses shall not be qualified for initial 13 employment within or regular access to a seaport or restricted access area; and 14 2. Any person who has at any time been convicted for 15 any of the listed offenses shall not be qualified for initial 16 17 employment within or authorized regular access to a seaport or 18 restricted access area unless, after release from incarceration and any supervision imposed as a sentence, the 19 person remained free from a subsequent conviction, regardless 20 21 of whether adjudication was withheld, for any of the listed 22 offenses for a period of at least 7 years prior to the 23 employment or access date under consideration. Section 7. For the purpose of incorporating the 2.4 amendment to sections 893.13 and 893.135, Florida Statutes, in 25 26 references thereto, paragraph (b) of subsection (4) and 27 subsection (6) of section 397.451, Florida Statutes, are 2.8 reenacted to read: 29 397.451 Background checks of service provider personnel.--30 (4) EXEMPTIONS FROM DISQUALIFICATION. --31

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1 (b) Since rehabilitated substance abuse impaired 2 persons are effective in the successful treatment and rehabilitation of substance abuse impaired adolescents, for 3 service providers which treat adolescents 13 years of age and 4 older, service provider personnel whose background checks 5 6 indicate crimes under s. 817.563, s. 893.13, or s. 893.147 may 7 be exempted from disqualification from employment pursuant to 8 this paragraph. (6) DISQUALIFICATION FROM RECEIVING STATE 9 FUNDS. -- State funds may not be disseminated to any service 10 provider owned or operated by an owner, director, or chief 11 12 financial officer who has been convicted of, has entered a 13 plea of guilty or nolo contendere to, or has had adjudication withheld for, a violation of s. 893.135 pertaining to 14 trafficking in controlled substances, or a violation of the 15 law of another state, the District of Columbia, the United 16 17 States or any possession or territory thereof, or any foreign 18 jurisdiction which is substantially similar in elements and penalties to a trafficking offense in this state, unless the 19 owner's or director's civil rights have been restored. 2.0 21 Section 8. For the purpose of incorporating the 22 amendment to section 893.135, Florida Statutes, in a reference 23 thereto, subsection (1) of section 414.095, Florida Statutes, is reenacted to read: 2.4 414.095 Determining eligibility for temporary cash 25 assistance.--26 27 (1) ELIGIBILITY.--An applicant must meet eligibility 2.8 requirements of this section before receiving services or 29 temporary cash assistance under this chapter, except that an applicant shall be required to register for work and engage in 30 work activities in accordance with s. 445.024, as designated 31 16

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1 by the regional workforce board, and may receive support 2 services or child care assistance in conjunction with such requirement. The department shall make a determination of 3 eligibility based on the criteria listed in this chapter. The 4 department shall monitor continued eligibility for temporary 5 6 cash assistance through periodic reviews consistent with the 7 food stamp eligibility process. Benefits shall not be denied 8 to an individual solely based on a felony drug conviction, unless the conviction is for trafficking pursuant to s. 9 893.135. To be eligible under this section, an individual 10 convicted of a drug felony must be satisfactorily meeting the 11 12 requirements of the temporary cash assistance program, 13 including all substance abuse treatment requirements. Within the limits specified in this chapter, the state opts out of 14 the provision of Pub. L. No. 104-193, s. 115, that eliminates 15 eligibility for temporary cash assistance and food stamps for 16 17 any individual convicted of a controlled substance felony. 18 Section 9. For the purpose of incorporating the amendment to section 893.13, Florida Statutes, in a reference 19 thereto, subsection (2) of section 435.07, Florida Statutes, 20 21 is reenacted to read: 22 435.07 Exemptions from disgualification.--Unless 23 otherwise provided by law, the provisions of this section shall apply to exemptions from disqualification. 2.4 (2) Persons employed by treatment providers who treat 25 adolescents 13 years of age and older who are disqualified 26 27 from employment solely because of crimes under s. 817.563, s. 2.8 893.13, or s. 893.147 may be exempted from disqualification 29 from employment pursuant to this section without the 3-year 30 waiting period. 31

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1 Section 10. For the purpose of incorporating the 2 amendment to sections 893.13 and 893.135, Florida Statutes, in references thereto, paragraph (a) of subsection (2) of section 3 4 772.12, Florida Statutes, is reenacted to read: 772.12 Drug Dealer Liability Act.--5 б (2) A person, including any governmental entity, has a 7 cause of action for threefold the actual damages sustained and 8 is entitled to minimum damages in the amount of \$1,000 and reasonable attorney's fees and court costs in the trial and 9 appellate courts, if the person proves by the greater weight 10 of the evidence that: 11 12 (a) The person was injured because of the defendant's 13 actions that resulted in the defendant's conviction for: 1. A violation of s. 893.13, except for a violation of 14 s. 893.13(2)(a) or (b), (3), (5), (6)(a), (b), or (c), (7); or 15 2. A violation of s. 893.135; and 16 17 Section 11. For the purpose of incorporating the amendment to section 893.135, Florida Statutes, in a reference 18 thereto, paragraph (a) of subsection (2) and paragraph (a) of 19 subsection (3) and of section 775.087, Florida Statutes, are 20 21 reenacted to read: 22 775.087 Possession or use of weapon; aggravated 23 battery; felony reclassification; minimum sentence .--(2)(a)1. Any person who is convicted of a felony or an 2.4 attempt to commit a felony, regardless of whether the use of a 25 26 weapon is an element of the felony, and the conviction was 27 for: 2.8 a. Murder; b. Sexual battery; 29 c. Robbery; 30 d. Burglary; 31

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1	e.	Arson;					
2	f.	Aggravated assault;					
3	g. Aggravated battery;						
4	h. Kidnapping;						
5	i.	i. Escape;					
6	j.	j. Aircraft piracy;					
7	k.	Aggravated child abuse;					
8	1.	Aggravated abuse of an elderly person or disabled					
9	adult;						
10	m.	Unlawful throwing, placing, or discharging of a					
11	destructive device or bomb;						
12	n.	Carjacking;					
13	ο.	Home-invasion robbery;					
14	p.	Aggravated stalking;					
15	q.	Trafficking in cannabis, trafficking in cocaine,					
16	capital importation of cocaine, trafficking in illegal drugs,						
17	capital importation of illegal drugs, trafficking in						
18	phencyclidine, capital importation of phencyclidine,						
19	trafficking in methaqualone, capital importation of						
20	methaqualor	ne, trafficking in amphetamine, capital importation					
21	of amphetamine, trafficking in flunitrazepam, trafficking in						
22	gamma-hydroxybutyric acid (GHB), trafficking in						
23	1,4-Butaned	liol, trafficking in Phenethylamines, or other					
24	violation c	of s. 893.135(1); or					
25	r.	Possession of a firearm by a felon					
26							
27	and during	the commission of the offense, such person actually					
28	possessed a "firearm" or "destructive device" as those terms						
29	are defined	l in s. 790.001, shall be sentenced to a minimum					
30	term of imp	prisonment of 10 years, except that a person who is					
31	convicted f	for aggravated assault, possession of a firearm by a					
		19					

1 felon, or burglary of a conveyance shall be sentenced to a minimum term of imprisonment of 3 years if such person 2 possessed a "firearm" or "destructive device" during the 3 4 commission of the offense. 5 2. Any person who is convicted of a felony or an б attempt to commit a felony listed in sub-subparagraphs 7 (a)1.a.-q., regardless of whether the use of a weapon is an 8 element of the felony, and during the course of the commission of the felony such person discharged a "firearm" or 9 10 "destructive device" as defined in s. 790.001 shall be sentenced to a minimum term of imprisonment of 20 years. 11 12 3. Any person who is convicted of a felony or an 13 attempt to commit a felony listed in sub-subparagraphs (a)1.a.-q., regardless of whether the use of a weapon is an 14 element of the felony, and during the course of the commission 15 of the felony such person discharged a "firearm" or 16 17 "destructive device" as defined in s. 790.001 and, as the result of the discharge, death or great bodily harm was 18 inflicted upon any person, the convicted person shall be 19 sentenced to a minimum term of imprisonment of not less than 20 21 25 years and not more than a term of imprisonment of life in 2.2 prison. 23 (3)(a)1. Any person who is convicted of a felony or an attempt to commit a felony, regardless of whether the use of a 2.4 firearm is an element of the felony, and the conviction was 25 for: 26 a. Murder; 27 2.8 b. Sexual battery; 29 c. Robbery; 30 d. Burglary; e. Arson; 31

20

1 f. Aggravated assault; 2 g. Aggravated battery; h. Kidnapping; 3 4 i. Escape; 5 j. Sale, manufacture, delivery, or intent to sell, 6 manufacture, or deliver any controlled substance; 7 k. Aircraft piracy; 8 1. Aggravated child abuse; 9 m. Aggravated abuse of an elderly person or disabled 10 adult; n. Unlawful throwing, placing, or discharging of a 11 12 destructive device or bomb; 13 o. Carjacking; p. Home-invasion robbery; 14 q. Aggravated stalking; or 15 r. Trafficking in cannabis, trafficking in cocaine, 16 17 capital importation of cocaine, trafficking in illegal drugs, capital importation of illegal drugs, trafficking in 18 phencyclidine, capital importation of phencyclidine, 19 trafficking in methaqualone, capital importation of 20 21 methaqualone, trafficking in amphetamine, capital importation 22 of amphetamine, trafficking in flunitrazepam, trafficking in 23 gamma-hydroxybutyric acid (GHB), trafficking in 1,4-Butanediol, trafficking in Phenethylamines, or other 2.4 violation of s. 893.135(1); 25 26 27 and during the commission of the offense, such person 28 possessed a semiautomatic firearm and its high-capacity detachable box magazine or a machine gun as defined in s. 29 790.001, shall be sentenced to a minimum term of imprisonment 30 of 15 years. 31

1 2. Any person who is convicted of a felony or an 2 attempt to commit a felony listed in subparagraph (a)1., regardless of whether the use of a weapon is an element of the 3 felony, and during the course of the commission of the felony 4 such person discharged a semiautomatic firearm and its 5 6 high-capacity box magazine or a "machine gun" as defined in s. 7 790.001 shall be sentenced to a minimum term of imprisonment 8 of 20 years. 3. Any person who is convicted of a felony or an 9 10 attempt to commit a felony listed in subparagraph (a)1., regardless of whether the use of a weapon is an element of the 11 12 felony, and during the course of the commission of the felony 13 such person discharged a semiautomatic firearm and its high-capacity box magazine or a "machine gun" as defined in s. 14 790.001 and, as the result of the discharge, death or great 15 bodily harm was inflicted upon any person, the convicted 16 17 person shall be sentenced to a minimum term of imprisonment of 18 not less than 25 years and not more than a term of imprisonment of life in prison. 19 Section 12. For the purpose of incorporating the 20 21 amendment to section 893.135, Florida Statutes, in references 22 thereto, paragraph (a) of subsection (1), paragraph (a) of 23 subsection (3), and paragraph (a) of subsection (4) of section 782.04, Florida Statutes, are reenacted to read: 2.4 782.04 Murder.--25 (1)(a) The unlawful killing of a human being: 26 27 1. When perpetrated from a premeditated design to 2.8 effect the death of the person killed or any human being; 2. When committed by a person engaged in the 29 perpetration of, or in the attempt to perpetrate, any: 30 a. Trafficking offense prohibited by s. 893.135(1), 31

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1	b. Arson,			
2	c. Sexual battery,			
3	d. Robbery,			
4	e. Burglary,			
5	f. Kidnapping,			
б	g. Escape,			
7	h. Aggravated child abuse,			
8	i. Aggravated abuse of an elderly person or disabled			
9	adult,			
10	j. Aircraft piracy,			
11	k. Unlawful throwing, placing, or discharging of a			
12	destructive device or bomb,			
13	l. Carjacking,			
14	m. Home-invasion robbery,			
15	n. Aggravated stalking,			
16	o. Murder of another human being,			
17	p. Resisting an officer with violence to his or her			
18	person,			
19	q. Felony that is an act of terrorism or is in			
20	furtherance of an act of terrorism; or			
21	3. Which resulted from the unlawful distribution of			
22	any substance controlled under s. 893.03(1), cocaine as			
23	described in s. 893.03(2)(a)4., or opium or any synthetic or			
24	natural salt, compound, derivative, or preparation of opium by			
25	a person 18 years of age or older, when such drug is proven to			
26	be the proximate cause of the death of the user,			
27				
28	is murder in the first degree and constitutes a capital			
29	felony, punishable as provided in s. 775.082.			
30	(3) When a person is killed in the perpetration of, or			
31	in the attempt to perpetrate, any:			
	23			

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1 (a) Trafficking offense prohibited by s. 893.135(1), 2 by a person other than the person engaged in the perpetration 3 of or in the attempt to perpetrate such felony, the person 4 5 perpetrating or attempting to perpetrate such felony is guilty 6 of murder in the second degree, which constitutes a felony of 7 the first degree, punishable by imprisonment for a term of 8 years not exceeding life or as provided in s. 775.082, s. 775.083, or s. 775.084. 9 10 (4) The unlawful killing of a human being, when perpetrated without any design to effect death, by a person 11 12 engaged in the perpetration of, or in the attempt to 13 perpetrate, any felony other than any: (a) Trafficking offense prohibited by s. 893.135(1), 14 15 is murder in the third degree and constitutes a felony of the 16 17 second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 18 19 Section 13. For the purpose of incorporating the amendment to section 893.033, Florida Statutes, in a reference 20 21 thereto, subsection (12) of section 893.02, Florida Statutes, 2.2 is reenacted to read: 23 893.02 Definitions.--The following words and phrases as used in this chapter shall have the following meanings, 2.4 unless the context otherwise requires: 25 (12) "Listed chemical" means any precursor chemical or 26 27 essential chemical named or described in s. 893.033. 28 Section 14. For the purpose of incorporating the amendment to sections 893.13 and 893.135, Florida Statutes, in 29 references thereto, subsection (1) of section 893.1351, 30 Florida Statutes, is reenacted to read: 31

1 893.1351 Lease or rent for the purpose of trafficking 2 in a controlled substance.--3 (1) A person may not lease or rent any place, structure, or part thereof, trailer, or other conveyance, with 4 the knowledge that such place, structure, trailer, or 5 6 conveyance will be used for the purpose of trafficking in a 7 controlled substance, as provided in s. 893.135, or the sale 8 of a controlled substance, as provided in s. 893.13. Section 15. For the purpose of incorporating the 9 amendment to sections 893.13 and 893.135, Florida Statutes, in 10 references thereto, section 903.133, Florida Statutes, is 11 12 reenacted to read: 13 903.133 Bail on appeal; prohibited for certain felony convictions. -- Notwithstanding the provisions of s. 903.132, no 14 person adjudged guilty of a felony of the first degree for a 15 violation of s. 782.04(2) or (3), s. 787.01, s. 794.011(4), s. 16 17 806.01, 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 18 pending review either by posttrial motion or appeal. 19 20 Section 16. For the purpose of incorporating the 21 amendment to section 893.135, Florida Statutes, in a reference 22 thereto, paragraph (c) of subsection (4) of section 907.041, 23 Florida Statutes, is reenacted to read: 907.041 Pretrial detention and release.--2.4 (4) PRETRIAL DETENTION. --25 (c) The court may order pretrial detention if it finds 26 27 a substantial probability, based on a defendant's past and 2.8 present patterns of behavior, the criteria in s. 903.046, and any other relevant facts, that any of the following 29 30 circumstances exists: 31

25

1 1. The defendant has previously violated conditions of 2 release and that no further conditions of release are reasonably likely to assure the defendant's appearance at 3 4 subsequent proceedings; 5 2. The defendant, with the intent to obstruct the б judicial process, has threatened, intimidated, or injured any 7 victim, potential witness, juror, or judicial officer, or has 8 attempted or conspired to do so, and that no condition of release will reasonably prevent the obstruction of the 9 judicial process; 10 3. The defendant is charged with trafficking in 11 12 controlled substances as defined by s. 893.135, that there is 13 a substantial probability that the defendant has committed the offense, and that no conditions of release will reasonably 14 assure the defendant's appearance at subsequent criminal 15 16 proceedings; or 17 4. The defendant is charged with DUI manslaughter, as 18 defined by s. 316.193, and that there is a substantial probability that the defendant committed the crime and that 19 the defendant poses a threat of harm to the community; 20 21 conditions that would support a finding by the court pursuant 22 to this subparagraph that the defendant poses a threat of harm 23 to the community include, but are not limited to, any of the 2.4 following: a. The defendant has previously been convicted of any 25 crime under s. 316.193, or of any crime in any other state or 26 27 territory of the United States that is substantially similar 2.8 to any crime under s. 316.193; b. The defendant was driving with a suspended driver's 29 30 license when the charged crime was committed; or 31

26

1 c. The defendant has previously been found quilty of, 2 or has had adjudication of guilt withheld for, driving while the defendant's driver's license was suspended or revoked in 3 violation of s. 322.34; 4 5. The defendant poses the threat of harm to the 5 б community. The court may so conclude, if it finds that the 7 defendant is presently charged with a dangerous crime, that there is a substantial probability that the defendant 8 committed such crime, that the factual circumstances of the 9 crime indicate a disregard for the safety of the community, 10 and that there are no conditions of release reasonably 11 12 sufficient to protect the community from the risk of physical 13 harm to persons. 6. The defendant was on probation, parole, or other 14 release pending completion of sentence or on pretrial release 15 16 for a dangerous crime at the time the current offense was 17 committed; or 7. The defendant has violated one or more conditions 18 of pretrial release or bond for the offense currently before 19 the court and the violation, in the discretion of the court, 20 21 supports a finding that no conditions of release can 22 reasonably protect the community from risk of physical harm to 23 persons or assure the presence of the accused at trial. Section 17. For the purpose of incorporating the 2.4 amendment to section 893.135, Florida Statutes, in a reference 25 26 thereto, paragraphs (g), (h), and (i) of subsection (3) of 27 section 921.0022, Florida Statutes, are reenacted to read: 2.8 921.0022 Criminal Punishment Code; offense severity 29 ranking chart.--(3) OFFENSE SEVERITY RANKING CHART 30 31

27

1	Florida	Felony	Description
2	Statute	Degree	
3			(g) LEVEL 7
4	316.027(1)(b)	2nd	Accident involving death, failure
5			to stop; leaving scene.
б	316.193(3)(c)2.	3rd	DUI resulting in serious bodily
7			injury.
8	316.1935(3)(b)	lst	Causing serious bodily injury or
9			death to another person; driving
10			at high speed or with wanton
11			disregard for safety while
12			fleeing or attempting to elude
13			law enforcement officer who is in
14			a patrol vehicle with siren and
15			lights activated.
16	327.35(3)(c)2.	3rd	Vessel BUI resulting in serious
17			bodily injury.
18	402.319(2)	2nd	Misrepresentation and negligence
19			or intentional act resulting in
20			great bodily harm, permanent
21			disfiguration, permanent
22			disability, or death.
23	409.920(2)	3rd	Medicaid provider fraud.
24	456.065(2)	3rd	Practicing a health care
25			profession without a license.
26	456.065(2)	2nd	Practicing a health care
27			profession without a license
28			which results in serious bodily
29			injury.
30	458.327(1)	3rd	Practicing medicine without a
31			license.

1	459.013(1)	3rd	Practicing osteopathic medicine
2			without a license.
3	460.411(1)	3rd	Practicing chiropractic medicine
4			without a license.
5	461.012(1)	3rd	Practicing podiatric medicine
б			without a license.
7	462.17	3rd	Practicing naturopathy without a
8			license.
9	463.015(1)	3rd	Practicing optometry without a
10			license.
11	464.016(1)	3rd	Practicing nursing without a
12			license.
13	465.015(2)	3rd	Practicing pharmacy without a
14			license.
15	466.026(1)	3rd	Practicing dentistry or dental
16			hygiene without a license.
17	467.201	3rd	Practicing midwifery without a
18			license.
19	468.366	3rd	Delivering respiratory care
20			services without a license.
21	483.828(1)	3rd	Practicing as clinical laboratory
22			personnel without a license.
23	483.901(9)	3rd	Practicing medical physics
24			without a license.
25	484.013(1)(c)	3rd	Preparing or dispensing optical
26			devices without a prescription.
27	484.053	3rd	Dispensing hearing aids without a
28			license.
29			
30			
31			

29

1	494.0018(2)	lst	Conviction of any violation of
2			ss. 494.001-494.0077 in which the
3			total money and property
4			unlawfully obtained exceeded
5			\$50,000 and there were five or
6			more victims.
7	560.123(8)(b)1.	3rd	Failure to report currency or
8			payment instruments exceeding
9			\$300 but less than \$20,000 by
10			money transmitter.
11	560.125(5)(a)	3rd	Money transmitter business by
12			unauthorized person, currency or
13			payment instruments exceeding
14			\$300 but less than \$20,000.
15	655.50(10)(b)1.	3rd	Failure to report financial
16			transactions exceeding \$300 but
17			less than \$20,000 by financial
18			institution.
19	782.051(3)	2nd	Attempted felony murder of a
20			person by a person other than the
21			perpetrator or the perpetrator of
22			an attempted felony.
23	782.07(1)	2nd	Killing of a human being by the
24			act, procurement, or culpable
25			negligence of another
26			(manslaughter).
27	782.071	2nd	Killing of human being or viable
28			fetus by the operation of a motor
29			vehicle in a reckless manner
30			(vehicular homicide).
31			

30

1	782.072	2nd	Killing of a human being by the
2			operation of a vessel in a
3			reckless manner (vessel
4			homicide).
5	784.045(1)(a)1.	2nd	Aggravated battery; intentionally
6			causing great bodily harm or
7			disfigurement.
8	784.045(1)(a)2.	2nd	Aggravated battery; using deadly
9			weapon.
10	784.045(1)(b)	2nd	Aggravated battery; perpetrator
11			aware victim pregnant.
12	784.048(4)	3rd	Aggravated stalking; violation of
13			injunction or court order.
14	784.048(7)	3rd	Aggravated stalking; violation of
15			court order.
16	784.07(2)(d)	lst	Aggravated battery on law
17			enforcement officer.
18	784.074(1)(a)	lst	Aggravated battery on sexually
19			violent predators facility staff.
20	784.08(2)(a)	lst	Aggravated battery on a person 65
21			years of age or older.
22	784.081(1)	lst	Aggravated battery on specified
23			official or employee.
24	784.082(1)	lst	Aggravated battery by detained
25			person on visitor or other
26			detainee.
27	784.083(1)	lst	Aggravated battery on code
28			inspector.
29	790.07(4)	lst	Specified weapons violation
30			subsequent to previous conviction
31			of s. 790.07(1) or (2).
			31

1	790.16(1)	lst	Discharge of a machine gun under
2			specified circumstances.
3	790.165(2)	2nd	Manufacture, sell, possess, or
4			deliver hoax bomb.
5	790.165(3)	2nd	Possessing, displaying, or
6			threatening to use any hoax bomb
7			while committing or attempting to
8			commit a felony.
9	790.166(3)	2nd	Possessing, selling, using, or
10			attempting to use a hoax weapon
11			of mass destruction.
12	790.166(4)	2nd	Possessing, displaying, or
13			threatening to use a hoax weapon
14			of mass destruction while
15			committing or attempting to
16			commit a felony.
17	796.03	2nd	Procuring any person under 16
18			years for prostitution.
19	800.04(5)(c)1.	2nd	Lewd or lascivious molestation;
20			victim less than 12 years of age;
21			offender less than 18 years.
22	800.04(5)(c)2.	2nd	Lewd or lascivious molestation;
23			victim 12 years of age or older
24			but less than 16 years; offender
25			18 years or older.
26	806.01(2)	2nd	Maliciously damage structure by
27			fire or explosive.
28	810.02(3)(a)	2nd	Burglary of occupied dwelling;
29			unarmed; no assault or battery.
30	810.02(3)(b)	2nd	Burglary of unoccupied dwelling;
31			unarmed; no assault or battery.
			32

1	810.02(3)(d)	2nd	Burglary of occupied conveyance;
2			unarmed; no assault or battery.
3	812.014(2)(a)1.	lst	Property stolen, valued at
4			\$100,000 or more; property stolen
5			while causing other property
б			damage; 1st degree grand theft.
7	812.014(2)(b)2.	2nd	Property stolen, cargo valued at
8			less than \$50,000, grand theft in
9			2nd degree.
10	812.014(2)(b)3.	2nd	Property stolen, emergency
11			medical equipment; 2nd degree
12			grand theft.
13	812.0145(2)(a)	lst	Theft from person 65 years of age
14			or older; \$50,000 or more.
15	812.019(2)	lst	Stolen property; initiates,
16			organizes, plans, etc., the theft
17			of property and traffics in
18			stolen property.
19	812.131(2)(a)	2nd	Robbery by sudden snatching.
20	812.133(2)(b)	lst	Carjacking; no firearm, deadly
21			weapon, or other weapon.
22	817.234(8)(a)	2nd	Solicitation of motor vehicle
23			accident victims with intent to
24			defraud.
25	817.234(9)	2nd	Organizing, planning, or
26			participating in an intentional
27			motor vehicle collision.
28	817.234(11)(c)	lst	Insurance fraud; property value
29			\$100,000 or more.
30			
31			

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1	817.2341(2)(b) & (3)(b)1st	Making false entries of material
2			fact or false statements
3			regarding property values
4			relating to the solvency of an
5			insuring entity which are a
6			significant cause of the
7			insolvency of that entity.
8	825.102(3)(b)	2nd	Neglecting an elderly person or
9			disabled adult causing great
10			bodily harm, disability, or
11			disfigurement.
12	825.103(2)(b)	2nd	Exploiting an elderly person or
13			disabled adult and property is
14			valued at \$20,000 or more, but
15			less than \$100,000.
16	827.03(3)(b)	2nd	Neglect of a child causing great
17			bodily harm, disability, or
18			disfigurement.
19	827.04(3)	3rd	Impregnation of a child under 16
20			years of age by person 21 years
21			of age or older.
22	837.05(2)	3rd	Giving false information about
23			alleged capital felony to a law
24			enforcement officer.
25	838.015	2nd	Bribery.
26	838.016	2nd	Unlawful compensation or reward
27			for official behavior.
28	838.021(3)(a)	2nd	Unlawful harm to a public
29			servant.
30	838.22	2nd	Bid tampering.
31	872.06	2nd	Abuse of a dead human body.
			34

2 OSTIN(1)(0)1. For your and the set of a defined under s. 893.03(1)(a), (1)(b), 3 under s. 893.03(1)(a), (1)(b), 4 (1)(d), (2)(a), (2)(b), or 5 (2)(c)4.) within 1,000 feet of a 6 child care facility, school, or 7 state, county, or municipal park 8 or publicly owned recreational 9 facility or community center. 10 893.13(1)(e)1. 1st 11 cocaine or other drug prohibited 12 under s. 893.03(1)(a), (1)(b), 13 (1)(d), (2)(a), (2)(b), or 14 (2)(c)4., within 1,000 feet of 15 property used for religious 16 services or a specified business 17 site. 18 893.13(4)(a) 19 other s. 893.03(1)(a), (1)(b), 10 (1)(d), (2)(a), (2)(b), or 11 (2)(c)4. drugs). 12 (2)(c)4. drugs). 18 893.135(1)(a)1. 19 (1)(d), (2)(a), (2)(b), or 10 (1)(d), (2)(a), (2)(b), or 11 (2)(c)4. drugs). <	1	893.13(1)(c)1.	lst	Sell, manufacture, or deliver
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		0)0,10(1)(0)1.	100	
$ \begin{array}{c} 1)(d), (2)(a), (2)(b), or \\ (2)(c)4.) within 1,000 feet of a \\ (2)(c)4.) within 1,000 feet of a \\ child care facility, school, or \\ state, county, or municipal park \\ or publicly owned recreational \\ facility or community center. \\ 893.13(1)(e)1. 1st Sell, manufacture, or deliver \\ cocaine or other drug prohibited \\ under s. 893.03(1)(a), (1)(b), \\ (1)(d), (2)(a), (2)(b), or \\ (2)(c)4., within 1,000 feet of \\ property used for religious \\ services or a specified business \\ site. \\ 893.13(4)(a) 1st Deliver to minor cocaine (or \\ other s. 893.03(1)(a), (1)(b), \\ (1)(d), (2)(a), (2)(b), or \\ (2)(c)4. drugs). \\ 22 893.135(1)(a)1. 1st Trafficking in cannabis, more \\ than 25 lbs., less than 2,000 \\ lbs. \\ 25 893.135(1)(b)1.a. 1st Trafficking in illegal drugs, \\ more than 4 grams, less than 14 \\ grams. \\ 30 \end{array}$				
5(2)(c)4.) within 1,000 feet of a child care facility, school, or state, county, or municipal park or publicly owned recreational facility or community center.10893.13(1)(e)1.1stSell, manufacture, or deliver cocaine or other drug prohibited under s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4., within 1,000 feet of property used for religious services or a specified business site.18893.13(4)(a)1stDeliver to minor cocaine (or other s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4. drugs).19other s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4. drugs).12services or a specified business site.18893.135(1)(a)1.1st19Trafficking in cannabis, more than 25 lbs., less than 2,000 lbs.10lbs.11Segrams, less than 200 grams.12servicing in illegal drugs, more than 4 grams, less than 14 grams.				
 child care facility, school, or state, county, or municipal park or publicly owned recreational facility or community center. 893.13(1)(e)1. 1st Sell, manufacture, or deliver cocaine or other drug prohibited under s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4., within 1,000 feet of property used for religious services or a specified business site. 893.13(4)(a) 1st Deliver to minor cocaine (or other s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4. drugs). 893.135(1)(a)1. 1st Trafficking in cannabis, more than 25 lbs., less than 2,000 lbs. 893.135(1)(b)1.a. 1st Trafficking in ciccaine, more than 28 grams, less than 200 grams. 893.135(1)(c)1.a. 1st Trafficking in illegal drugs, more than 4 grams, less than 14 grams. 				
7state, county, or municipal park or publicly owned recreational facility or community center.10893.13(1)(e)1.1stSell, manufacture, or deliver cocaine or other drug prohibited under s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or14(2)(c)4., within 1,000 feet of property used for religious services or a specified business site.18893.13(4)(a)1stDeliver to minor cocaine (or (1)(d), (2)(a), (2)(b), or (1)(d), (2)(a), (2)(b), or (2)(c)4. drugs).12893.135(1)(a)1.1stTrafficking in cannabis, more than 25 lbs., less than 2,000 lbs.1928 grams, less than 200 grams.29893.135(1)(c)1.a.1st20Trafficking in illegal drugs, more than 4 grams, less than 14 grams.				
8or publicly owned recreational facility or community center.10893.13(1)(e)1.1stSell, manufacture, or deliver cocaine or other drug prohibited under s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4., within 1,000 feet of property used for religious services or a specified business site.18893.13(4)(a)1stDeliver to minor cocaine (or other s. 893.03(1)(a), (1)(b), 				
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26 28 grams, less than 200 grams. 27 893.135(1)(c)1.a. 1st 28 more than 4 grams, less than 14 29 grams. 30	24			lbs.
<pre>27 893.135(1)(c)1.a. 1st Trafficking in illegal drugs, 28 more than 4 grams, less than 14 29 grams. 30</pre>	25	893.135(1)(b)1.a.	1st	Trafficking in cocaine, more than
<pre>28 more than 4 grams, less than 14 29 grams. 30</pre>	26			28 grams, less than 200 grams.
29 grams. 30	27	893.135(1)(c)1.a.	1st	Trafficking in illegal drugs,
30	28			more than 4 grams, less than 14
	29			grams.
31	30			
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1	893.135(1)(d)1.	lst	Trafficking in phencyclidine,
2			more than 28 grams, less than 200
3			grams.
4	893.135(1)(e)1.	1st	Trafficking in methaqualone, more
5			than 200 grams, less than 5
6			kilograms.
7	893.135(1)(f)1.	lst	Trafficking in amphetamine, more
8			than 14 grams, less than 28
9			grams.
10	893.135(1)(g)1.a.	lst	Trafficking in flunitrazepam, 4
11			grams or more, less than 14
12			grams.
13	893.135(1)(h)1.a.	lst	Trafficking in
14			gamma-hydroxybutyric acid (GHB),
15			1 kilogram or more, less than 5
16			kilograms.
17	893.135(1)(j)1.a.	lst	Trafficking in 1,4-Butanediol, 1
18			kilogram or more, less than 5
19			kilograms.
20	893.135(1)(k)2.a.	lst	Trafficking in Phenethylamines,
21			10 grams or more, less than 200
22			grams.
23	896.101(5)(a)	3rd	Money laundering, financial
24			transactions exceeding \$300 but
25			less than \$20,000.
26	896.104(4)(a)1.	3rd	Structuring transactions to evade
27			reporting or registration
28			requirements, financial
29			transactions exceeding \$300 but
30			less than \$20,000.
31			(h) LEVEL 8
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1	316.193(3)(c)3.a.	2nd	DUI manslaughter.
2	316.1935(4)(b)	1st	Aggravated fleeing or attempted
3			eluding with serious bodily
4			injury or death.
5	327.35(3)(c)3.	2nd	Vessel BUI manslaughter.
б	499.0051(7)	lst	Forgery of prescription or legend
7			drug labels.
8	499.0052	lst	Trafficking in contraband legend
9			drugs.
10	560.123(8)(b)2.	2nd	Failure to report currency or
11			payment instruments totaling or
12			exceeding \$20,000, but less than
13			\$100,000 by money transmitter.
14	560.125(5)(b)	2nd	Money transmitter business by
15			unauthorized person, currency or
16			payment instruments totaling or
17			exceeding \$20,000, but less than
18			\$100,000.
19	655.50(10)(b)2.	2nd	Failure to report financial
20			transactions totaling or
21			exceeding \$20,000, but less than
22			\$100,000 by financial
23			institutions.
24	777.03(2)(a)	1st	Accessory after the fact, capital
25			felony.
26			
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1	782.04(4)	2nd	Killing of human without design
2			when engaged in act or attempt of
3			any felony other than arson,
4			sexual battery, robbery,
5			burglary, kidnapping, aircraft
б			piracy, or unlawfully discharging
7			bomb.
8	782.051(2)	lst	Attempted felony murder while
9			perpetrating or attempting to
10			perpetrate a felony not
11			enumerated in s. 782.04(3).
12	782.071(1)(b)	1st	Committing vehicular homicide and
13			failing to render aid or give
14			information.
15	782.072(2)	lst	Committing vessel homicide and
16			failing to render aid or give
17			information.
18	790.161(3)	lst	Discharging a destructive device
19			which results in bodily harm or
20			property damage.
21	794.011(5)	2nd	Sexual battery, victim 12 years
22			or over, offender does not use
23			physical force likely to cause
24			serious injury.
25	800.04(4)	2nd	Lewd or lascivious battery.
26	806.01(1)	1st	Maliciously damage dwelling or
27			structure by fire or explosive,
28			believing person in structure.
29	810.02(2)(a)	lst,PBL	Burglary with assault or battery.
30	810.02(2)(b)	lst,PBL	Burglary; armed with explosives
31			or dangerous weapon.

38

1	810.02(2)(c)	lst	Burglary of a dwelling or
2			structure causing structural
3			damage or \$1,000 or more property
4			damage.
5	812.014(2)(a)2.	lst	Property stolen; cargo valued at
6			\$50,000 or more, grand theft in
7			1st degree.
8	812.13(2)(b)	lst	Robbery with a weapon.
9	812.135(2)(c)	lst	Home-invasion robbery, no
10			firearm, deadly weapon, or other
11			weapon.
12	817.568(6)	2nd	Fraudulent use of personal
13			identification information of an
14			individual under the age of 18.
15	825.102(2)	2nd	Aggravated abuse of an elderly
16			person or disabled adult.
17	825.1025(2)	2nd	Lewd or lascivious battery upon
18			an elderly person or disabled
19			adult.
20	825.103(2)(a)	lst	Exploiting an elderly person or
21			disabled adult and property is
22			valued at \$100,000 or more.
23	837.02(2)	2nd	Perjury in official proceedings
24			relating to prosecution of a
25			capital felony.
26	837.021(2)	2nd	Making contradictory statements
27			in official proceedings relating
28			to prosecution of a capital
29			felony.
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1	860.121(2)(c)	lst	Shooting at or throwing any	
2			object in path of railroad	
3			vehicle resulting in great bodily	
4			harm.	
5	860.16	lst	Aircraft piracy.	
6	893.13(1)(b)	lst	Sell or deliver in excess of 10	
7			grams of any substance specified	
8			in s. 893.03(1)(a) or (b).	
9	893.13(2)(b)	lst	Purchase in excess of 10 grams of	
10			any substance specified in s.	
11			893.03(1)(a) or (b).	
12	893.13(6)(c)	lst	Possess in excess of 10 grams of	
13			any substance specified in s.	
14			893.03(1)(a) or (b).	
15	893.135(1)(a)2.	lst	Trafficking in cannabis, more	
16			than 2,000 lbs., less than 10,000	
17			lbs.	
18	893.135(1)(b)1.b.	lst	Trafficking in cocaine, more than	
19			200 grams, less than 400 grams.	
20	893.135(1)(c)1.b.	lst	Trafficking in illegal drugs,	
21				
			more than 14 grams, less than 28	
22			more than 14 grams, less than 28 grams.	
22 23	893.135(1)(d)1.b.	lst		
	893.135(1)(d)1.b.	lst	grams.	
23	893.135(1)(d)1.b.	lst	grams. Trafficking in phencyclidine,	
23 24	893.135(1)(d)1.b. 893.135(1)(e)1.b.	lst lst	grams. Trafficking in phencyclidine, more than 200 grams, less than	
23 24 25			grams. Trafficking in phencyclidine, more than 200 grams, less than 400 grams.	
23 24 25 26			grams. Trafficking in phencyclidine, more than 200 grams, less than 400 grams. Trafficking in methaqualone, more	
23 24 25 26 27			grams. Trafficking in phencyclidine, more than 200 grams, less than 400 grams. Trafficking in methaqualone, more than 5 kilograms, less than 25	
23 24 25 26 27 28	893.135(1)(e)1.b.	lst	grams. Trafficking in phencyclidine, more than 200 grams, less than 400 grams. Trafficking in methaqualone, more than 5 kilograms, less than 25 kilograms.	
23 24 25 26 27 28 29	893.135(1)(e)1.b.	lst	grams. Trafficking in phencyclidine, more than 200 grams, less than 400 grams. Trafficking in methaqualone, more than 5 kilograms, less than 25 kilograms. Trafficking in amphetamine, more	

1	893.135(1)(g)1.b.	lst	Trafficking in flunitrazepam, 14
2			grams or more, less than 28
3			grams.
4	893.135(1)(h)1.b.	lst	Trafficking in
5			gamma-hydroxybutyric acid (GHB),
б			5 kilograms or more, less than 10
7			kilograms.
8	893.135(1)(j)1.b.	lst	Trafficking in 1,4-Butanediol, 5
9			kilograms or more, less than 10
10			kilograms.
11	893.135(1)(k)2.b.	lst	Trafficking in Phenethylamines,
12			200 grams or more, less than 400
13			grams.
14	895.03(1)	lst	Use or invest proceeds derived
15			from pattern of racketeering
16			activity.
17	895.03(2)	lst	Acquire or maintain through
18			racketeering activity any
19			interest in or control of any
20			enterprise or real property.
21	895.03(3)	lst	Conduct or participate in any
22			enterprise through pattern of
23			racketeering activity.
24	896.101(5)(b)	2nd	Money laundering, financial
25			transactions totaling or
26			exceeding \$20,000, but less than
27			\$100,000.
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7	006 104/41/210	0	
1	896.104(4)(a)2.	2nd	Structuring transactions to evade
2			reporting or registration
3			requirements, financial
4			transactions totaling or
5			exceeding \$20,000 but less than
6			\$100,000.
7			(i) LEVEL 9
8	316.193(3)(c)3.b.	lst	DUI manslaughter; failing to
9			render aid or give information.
10	327.35(3)(c)3.b.	lst	BUI manslaughter; failing to
11			render aid or give information.
12	499.0053	1st	Sale or purchase of contraband
13			legend drugs resulting in great
14			bodily harm.
15	560.123(8)(b)3.	lst	Failure to report currency or
16			payment instruments totaling or
17			exceeding \$100,000 by money
18			transmitter.
19	560.125(5)(c)	lst	Money transmitter business by
20			unauthorized person, currency, or
21			payment instruments totaling or
22			exceeding \$100,000.
23	655.50(10)(b)3.	lst	Failure to report financial
24			transactions totaling or
25			exceeding \$100,000 by financial
26			institution.
27	775.0844	lst	Aggravated white collar crime.
28	782.04(1)	lst	Attempt, conspire, or solicit to
29			commit premeditated murder.
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1	782.04(3)	lst,PBL	Accomplice to murder in
2			connection with arson, sexual
3			battery, robbery, burglary, and
4			other specified felonies.
5	782.051(1)	1st	Attempted felony murder while
6			perpetrating or attempting to
7			perpetrate a felony enumerated in
8			s. 782.04(3).
9	782.07(2)	lst	Aggravated manslaughter of an
10			elderly person or disabled adult.
11	787.01(1)(a)1.	lst,PBL	Kidnapping; hold for ransom or
12			reward or as a shield or hostage.
13	787.01(1)(a)2.	lst,PBL	Kidnapping with intent to commit
14			or facilitate commission of any
15			felony.
16	787.01(1)(a)4.	lst,PBL	Kidnapping with intent to
17			interfere with performance of any
18			governmental or political
19			function.
20	787.02(3)(a)	lst	False imprisonment; child under
21			age 13; perpetrator also commits
22			aggravated child abuse, sexual
23			battery, or lewd or lascivious
24			battery, molestation, conduct, or
25			exhibition.
26	790.161	lst	Attempted capital destructive
27			device offense.
28	790.166(2)	lst,PBL	Possessing, selling, using, or
29			attempting to use a weapon of
30			mass destruction.
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1	794.011(2)	lst	Attempted sexual battery; victim
2			less than 12 years of age.
3	794.011(2)	Life	Sexual battery; offender younger
4			than 18 years and commits sexual
5			battery on a person less than 12
б			years.
7	794.011(4)	lst	Sexual battery; victim 12 years
8			or older, certain circumstances.
9	794.011(8)(b)	lst	Sexual battery; engage in sexual
10			conduct with minor 12 to 18 years
11			by person in familial or
12			custodial authority.
13	800.04(5)(b)	lst	Lewd or lascivious molestation;
14			victim less than 12 years;
15			offender 18 years or older.
16	812.13(2)(a)	lst,PBL	Robbery with firearm or other
17			deadly weapon.
18	812.133(2)(a)	lst,PBL	Carjacking; firearm or other
19			deadly weapon.
20	812.135(2)(b)	1st	Home-invasion robbery with
21			weapon.
22	817.568(7)	2nd,PBL	Fraudulent use of personal
23			identification information of an
24			individual under the age of 18 by
25			his or her parent, legal
26			guardian, or person exercising
27			custodial authority.
28	827.03(2)	lst	Aggravated child abuse.
29	847.0145(1)	lst	Selling, or otherwise
30			transferring custody or control,
31			of a minor.
			4.4

44

1	047 0145(2)	1 ~ +	Duuchasing on the suite
1	847.0145(2)	1st	Purchasing, or otherwise
2			obtaining custody or control, of
3			a minor.
4	859.01	lst	Poisoning or introducing
5			bacteria, radioactive materials,
б			viruses, or chemical compounds
7			into food, drink, medicine, or
8			water with intent to kill or
9			injure another person.
10	893.135	1st	Attempted capital trafficking
11			offense.
12	893.135(1)(a)3.	1st	Trafficking in cannabis, more
13			than 10,000 lbs.
14	893.135(1)(b)1.c.	1st	Trafficking in cocaine, more than
15			400 grams, less than 150
16			kilograms.
17	893.135(1)(c)1.c.	lst	Trafficking in illegal drugs,
18			more than 28 grams, less than 30
19			kilograms.
20	893.135(1)(d)1.c.	1st	Trafficking in phencyclidine,
21			more than 400 grams.
22	893.135(1)(e)1.c.	1st	Trafficking in methaqualone, more
23			than 25 kilograms.
24	893.135(1)(f)1.c.	1st	Trafficking in amphetamine, more
25			than 200 grams.
26	893.135(1)(h)1.c.	lst	Trafficking in
27			gamma-hydroxybutyric acid (GHB),
28			10 kilograms or more.
29	893.135(1)(j)1.c.	lst	Trafficking in 1,4-Butanediol, 10
30			kilograms or more.
31			

Trafficking in Phenethylamines, 1 893.135(1)(k)2.c. 1st 2 400 grams or more. 3 896.101(5)(c) Money laundering, financial 1st 4 instruments totaling or exceeding 5 \$100,000. 6 896.104(4)(a)3. 1st Structuring transactions to evade 7 reporting or registration 8 requirements, financial 9 transactions totaling or 10 exceeding \$100,000. 11 Section 18. For the purpose of incorporating the 12 amendment to section 893.135, Florida Statutes, in a reference 13 thereto, subsection (1) of section 921.0024, Florida Statutes, is reenacted to read: 14 921.0024 Criminal Punishment Code; worksheet 15 computations; scoresheets. --16 17 (1)(a) The Criminal Punishment Code worksheet is used to compute the subtotal and total sentence points as follows: 18 19 FLORIDA CRIMINAL PUNISHMENT CODE 20 21 WORKSHEET 22 23 OFFENSE SCORE 2.4 25 Primary Offense 26 Level Sentence Points Total 27 28 10 116 = 29 9 92 74 30 8 = 7 31 56 =

46

1	6	36			=	
2	5	28			=	
3	4	22			=	
4	3	16			=	
5	2	10			=	
6	1	4			=	
7						
8						
9					<u>Tota</u>	al
10						
11		Additional	Offense	s		
12	Level	Sentence Points		Counts		Total
13						•••••
14	10	58	x		=	
15	9	46	x		=	• • • •
16	8	37	x		=	• • • •
17	7	28	x		=	• • • •
18	б	18	x		=	• • • •
19	5	5.4	x		=	
20	4	3.6	x		=	
21	3	2.4	x		=	
22	2	1.2	x		=	
23	1	0.7	x		=	
24	М	0.2	x		=	• • • •
25						
26					• • • • • •	
27					<u>Tota</u>	al
28						
29		Victim	Injury			
30	Level	Sentence Points		Number		Total
31						
		4	7			

1	2nd degree					
2	murder-					
3	death	240	x		=	
4	Death	120	x		=	
5	Severe	40	x		=	
6	Moderate	18	x		=	
7	Slight	4	x		=	
8	Sexual					
9	penetratio	n 80	x		=	
10	Sexual					
11	contact	40	x		=	
12						
13			•••••			
14					Tota	l
15						
16	Primary Offens	e + Additional Of	fenses +	Victim In	njury =	:
17		TOTAL OFFE	INSE SCORI	2		
18						
19		PRIOR REC	CORD SCORI	3		
20						
21		Prior	Record			
22	Level	Sentence Points		Number		Total
23			•••••			
24	10	29	х		=	
25	9	23	х		=	
26	8	19	х		=	
27	7	14	х		=	
28	6	9	х		=	
29	5	3.6	х		=	
30	4	2.4	х		=	
31	3	1.6				

48

1	2	0.8	x		=	••••
2	1	0.5	х		=	
3	М	0.2	х		=	
4						
5						
6					Tota	1
7						
8	TOTAL OFF	ENSE SCORE				
9	TOTAL PRI	OR RECORD SCORE				
10						
11	LEGAL STA	ATUS				
12	COMMUNITY	SANCTION VIOLATI	ION			
13	PRIOR SEF	RIOUS FELONY			• • • • • • •	
14	PRIOR CAP	ITAL FELONY			• • • • • • •	
15	FIREARM C	OR SEMIAUTOMATIC W	VEAPON		• • • • • • •	
16				SUE	BTOTAL.	
17						
18	PRISON RE	LEASEE REOFFENDER	R (no)(yes).			
19	VIOLENT C	CAREER CRIMINAL (r	no)(yes)			
20	HABITUAL	VIOLENT OFFENDER	(no)(yes)			
21	HABITUAL	OFFENDER (no)(yes	5)			
22	DRUG TRAF	FICKER (no)(yes)	(x multipli	er)		
23	LAW ENF.	PROTECT. (no)(yes	s) (x multip	lier)		
24	MOTOR VEH	HICLE THEFT (no)(y	yes) (x mult	iplier).	• • • • • • •	
25	CRIMINAL	STREET GANG OFFEN	NSE (no)(yes) (x mult	iplier)
26	DOMESTIC	VIOLENCE IN THE P	PRESENCE OF	RELATED (CHILD	
27	(no)(yes) (>	multiplier)			• • • • • • •	
28						
29			TOTAL S	ENTENCE E	POINTS.	
30						
31		(b) WOF	RKSHEET KEY:			
			49			

1 2 Legal status points are assessed when any form of legal status existed at the time the offender committed an offense before 3 the court for sentencing. Four (4) sentence points are 4 assessed for an offender's legal status. 5 б 7 Community sanction violation points are assessed when a 8 community sanction violation is before the court for 9 sentencing. Six (6) sentence points are assessed for each community sanction violation, and each successive community 10 sanction violation; however, if the community sanction 11 12 violation includes a new felony conviction before the 13 sentencing court, twelve (12) community sanction violation points are assessed for such violation, and for each 14 successive community sanction violation involving a new felony 15 16 conviction. Multiple counts of community sanction violations 17 before the sentencing court shall not be a basis for 18 multiplying the assessment of community sanction violation points. 19 20 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 assessment of 30 points shall be added. For purposes of this 2.4 section, a prior serious felony is an offense in the 25 26 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 2.8 offender is serving a sentence of confinement, supervision, or other sanction or for which the offender's date of release 29 from confinement, supervision, or other sanction, whichever is 30 31

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1 later, is within 3 years before the date the primary offense 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 6 points shall be added to the subtotal sentence points of the 7 offender equal to twice the number of points the offender 8 receives for the primary offense and any additional offense. A prior capital felony in the offender's criminal record is a 9 previous capital felony offense for which the offender has 10 entered a plea of nolo contendere or guilty or has been found 11 12 quilty; or a felony in another jurisdiction which is a capital 13 felony in that jurisdiction, or would be a capital felony if the offense were committed in this state. 14 15 Possession of a firearm, semiautomatic firearm, or machine 16 17 qun: If the offender is convicted of committing or attempting 18 to commit any felony other than those enumerated in s. 775.087(2) while having in his or her possession: a firearm as 19 defined in s. 790.001(6), an additional 18 sentence points are 20 21 assessed; or if the offender is convicted of committing or 22 attempting to commit any felony other than those enumerated in 23 s. 775.087(3) while having in his or her possession a semiautomatic firearm as defined in s. 775.087(3) or a machine 2.4 25 gun as defined in s. 790.001(9), an additional 25 sentence 26 points are assessed. 27 2.8 Sentencing multipliers: 29 Drug trafficking: If the primary offense is drug trafficking 30 under s. 893.135, the subtotal sentence points are multiplied, 31

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1 at the discretion of the court, for a level 7 or level 8 offense, by 1.5. The state attorney may move the sentencing 2 court to reduce or suspend the sentence of a person convicted 3 of a level 7 or level 8 offense, if the offender provides 4 substantial assistance as described in s. 893.135(4). 5 б 7 Law enforcement protection: If the primary offense is a 8 violation of the Law Enforcement Protection Act under s. 775.0823(2), the subtotal sentence points are multiplied by 9 2.5. If the primary offense is a violation of s. 775.0823(3), 10 (4), (5), (6), (7), or (8), the subtotal sentence points are 11 multiplied by 2.0. If the primary offense is a violation of s. 12 13 784.07(3) or s. 775.0875(1), or of the Law Enforcement Protection Act under s. 775.0823(9) or (10), the subtotal 14 sentence points are multiplied by 1.5. 15 16 17 Grand theft of a motor vehicle: If the primary offense is 18 grand theft of the third degree involving a motor vehicle and in the offender's prior record, there are three or more grand 19 thefts of the third degree involving a motor vehicle, the 20 subtotal sentence points are multiplied by 1.5. 21 22 23 Offense related to a criminal street gang: If the offender is convicted of the primary offense and committed that offense 2.4 for the purpose of benefiting, promoting, or furthering the 25 interests of a criminal street gang as prohibited under s. 26 27 874.04, the subtotal sentence points are multiplied by 1.5. 2.8 29 Domestic violence in the presence of a child: If the offender is convicted of the primary offense and the primary offense is 30 a crime of domestic violence, as defined in s. 741.28, which 31

1 was committed in the presence of a child under 16 years of age 2 who is a family or household member as defined in s. 741.28(3) with the victim or perpetrator, the subtotal sentence points 3 are multiplied by 1.5. 4 5 Section 19. For the purpose of incorporating the 6 amendment to section 893.135, Florida Statutes, in a reference 7 thereto, subsection (2) of section 921.142, Florida Statutes, 8 is reenacted to read: 921.142 Sentence of death or life imprisonment for 9 capital drug trafficking felonies; further proceedings to 10 determine sentence .--11 12 (2) SEPARATE PROCEEDINGS ON ISSUE OF PENALTY.--Upon 13 conviction or adjudication of guilt of a defendant of a capital felony under s. 893.135, the court shall conduct a 14 separate sentencing proceeding to determine whether the 15 defendant should be sentenced to death or life imprisonment as 16 17 authorized by s. 775.082. The proceeding shall be conducted by 18 the trial judge before the trial jury as soon as practicable. If, through impossibility or inability, the trial jury is 19 unable to reconvene for a hearing on the issue of penalty, 20 21 having determined the guilt of the accused, the trial judge 22 may summon a special juror or jurors as provided in chapter 23 913 to determine the issue of the imposition of the penalty. If the trial jury has been waived, or if the defendant pleaded 2.4 guilty, the sentencing proceeding shall be conducted before a 25 26 jury impaneled for that purpose, unless waived by the 27 defendant. In the proceeding, evidence may be presented as to 2.8 any matter that the court deems relevant to the nature of the crime and the character of the defendant and shall include 29 matters relating to any of the aggravating or mitigating 30 circumstances enumerated in subsections (6) and (7). Any such 31

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1 evidence which the court deems to have probative value may be 2 received, regardless of its admissibility under the exclusionary rules of evidence, provided the defendant is 3 accorded a fair opportunity to rebut any hearsay statements. 4 However, this subsection shall not be construed to authorize 5 б the introduction of any evidence secured in violation of the 7 Constitution of the United States or the Constitution of the State of Florida. The state and the defendant or the 8 defendant's counsel shall be permitted to present argument for 9 or against sentence of death. 10 Section 20. For the purpose of incorporating the 11 12 amendment to section 893.13, Florida Statutes, in a reference 13 thereto, subsection (1) of section 921.187, Florida Statutes, is reenacted to read: 14 921.187 Disposition and sentencing; alternatives; 15 16 restitution. --17 (1) The alternatives provided in this section for the 18 disposition of criminal cases shall be used in a manner that will best serve the needs of society, punish criminal 19 offenders, and provide the opportunity for rehabilitation. 20 21 (a) If the offender does not receive a state prison 22 sentence, the court may: 23 1. Impose a split sentence whereby the offender is to be placed on probation upon completion of any specified period 2.4 of such sentence, which period may include a term of years or 25 26 less. 27 2. Make any other disposition that is authorized by 28 law. 29 3. Place the offender on probation with or without an 30 adjudication of guilt pursuant to s. 948.01. 31

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1 4. Impose a fine and probation pursuant to s. 948.011 2 when the offense is punishable by both a fine and imprisonment and probation is authorized. 3 5. Place the offender into community control requiring 4 5 intensive supervision and surveillance pursuant to chapter б 948. 7 6. Impose, as a condition of probation or community 8 control, a period of treatment which shall be restricted to a county facility, a Department of Corrections probation and 9 restitution center, a probation program drug punishment 10 treatment community, or a community residential or 11 12 nonresidential facility, excluding a community correctional 13 center as defined in s. 944.026, which is owned and operated by any qualified public or private entity providing such 14 services. Before admission to such a facility, the court shall 15 obtain an individual assessment and recommendations on the 16 17 appropriate treatment needs, which shall be considered by the 18 court in ordering such placements. Placement in such a facility, except for a county residential probation facility, 19 may not exceed 364 days. Placement in a county residential 20 21 probation facility may not exceed 3 years. Early termination 22 of placement may be recommended to the court, when 23 appropriate, by the center supervisor, the supervising probation officer, or the probation program manager. 2.4 7. Sentence the offender pursuant to s. 922.051 to 25 imprisonment in a county jail when a statute directs 26 27 imprisonment in a state prison, if the offender's cumulative 2.8 sentence, whether from the same circuit or from separate 29 circuits, is not more than 364 days. 30 8. Sentence the offender who is to be punished by imprisonment in a county jail to a jail in another county if 31 55

1 there is no jail within the county suitable for such prisoner 2 pursuant to s. 950.01. 9. Require the offender to participate in a 3 work-release or educational or technical training program 4 pursuant to s. 951.24 while serving a sentence in a county 5 6 jail, if such a program is available. 7 10. Require the offender to perform a specified public 8 service pursuant to s. 775.091. 11. Require the offender who violates chapter 893 or 9 10 violates any law while under the influence of a controlled substance or alcohol to participate in a substance abuse 11 12 program. 13 12.a. Require the offender who violates any criminal provision of chapter 893 to pay an additional assessment in an 14 amount up to the amount of any fine imposed, pursuant to ss. 15 938.21 and 938.23. 16 17 b. Require the offender who violates any provision of 18 s. 893.13 to pay an additional assessment in an amount of \$100, pursuant to ss. 938.25 and 943.361. 19 Impose a split sentence whereby the offender is to 20 13. 21 be placed in a county jail or county work camp upon the 22 completion of any specified term of community supervision. 23 14. Impose split probation whereby upon satisfactory completion of half the term of probation, the Department of 2.4 Corrections may place the offender on administrative probation 25 26 pursuant to s. 948.013 for the remainder of the term of 27 supervision. 2.8 15. Require residence in a state probation and 29 restitution center or private drug treatment program for offenders on community control or offenders who have violated 30 conditions of probation. 31

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1 16. Impose any other sanction which is provided within 2 the community and approved as an intermediate sanction by the county public safety coordinating council as described in s. 3 4 951.26. 5 17. Impose, as a condition of community control, 6 probation, or probation following incarceration, a requirement 7 that an offender who has not obtained a high school diploma or 8 high school equivalency diploma or who lacks basic or functional literacy skills, upon acceptance by an adult 9 education program, make a good faith effort toward completion 10 of such basic or functional literacy skills or high school 11 12 equivalency diploma, as defined in s. 1003.435, in accordance 13 with the assessed adult general education needs of the individual offender. 14 (b)1. Notwithstanding any provision of former s. 15 921.001 or s. 921.002 to the contrary, on or after October 1, 16 17 1993, the court may require any defendant who violates s. 18 893.13(1)(a)1., (1)(c)2., (1)(d)2., (2)(a)1., or (5)(a), andmeets the criteria described in s. 893.13(10), to successfully 19 complete a term of probation pursuant to the terms and 20 21 conditions set forth in s. 948.034(1), in lieu of serving a 22 term of imprisonment. 23 2. Notwithstanding any provision of former s. 921.001 or s. 921.002 to the contrary, on or after October 1, 1993, 2.4 the court may require any defendant who violates s. 25 26 893.13(1)(a)2., (2)(a)2., (5)(b), or (6)(a), and meets the 27 criteria described in s. 893.13(11), to successfully complete 2.8 a term of probation pursuant to the terms and conditions set forth in s. 948.034(2), in lieu of serving a term of 29 30 imprisonment. 31

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1 Section 21. For the purpose of incorporating the 2 amendment to section 893.13, Florida Statutes, in a reference thereto, section 938.25, Florida Statutes, is reenacted to 3 4 read: 5 938.25 Operating Trust Fund of the Department of Law б Enforcement. -- Notwithstanding any provision to the contrary of 7 the laws of this state, the court may assess any defendant who 8 pleads guilty or nolo contendere to, or is convicted of, a violation of any provision of s. 893.13, without regard to 9 whether adjudication was withheld, in addition to any fine and 10 other penalty provided or authorized by law, an amount of 11 12 \$100, to be paid to the clerk of the court, who shall forward 13 it to the Department of Revenue for deposit in the Operating Trust Fund of the Department of Law Enforcement to be used by 14 the statewide criminal analysis laboratory system for the 15 purposes specified in s. 943.361. The court is authorized to 16 17 order a defendant to pay an additional assessment if it finds 18 that the defendant has the ability to pay the fine and the additional assessment and will not be prevented thereby from 19 being rehabilitated or from making restitution. 20 21 Section 22. For the purpose of incorporating the 22 amendment to section 893.135, Florida Statutes, in references 23 thereto, section 943.0585, Florida Statutes, is reenacted to 2.4 read: 943.0585 Court-ordered expunction of criminal history 25 records. -- The courts of this state have jurisdiction over 26 27 their own procedures, including the maintenance, expunction, 2.8 and correction of judicial records containing criminal history 29 information to the extent such procedures are not inconsistent with the conditions, responsibilities, and duties established 30 by this section. Any court of competent jurisdiction may order 31

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1 a criminal justice agency to expunde the criminal history 2 record of a minor or an adult who complies with the requirements of this section. The court shall not order a 3 criminal justice agency to expunge a criminal history record 4 5 until the person seeking to expunge a criminal history record 6 has applied for and received a certificate of eligibility for 7 expunction pursuant to subsection (2). A criminal history 8 record that relates to a violation of s. 393.135, s. 394.4593, s. 787.025, chapter 794, s. 796.03, s. 800.04, s. 817.034, s. 9 825.1025, s. 827.071, chapter 839, s. 847.0133, s. 847.0135, 10 s. 847.0145, s. 893.135, s. 916.1075, or a violation 11 12 enumerated in s. 907.041 may not be expunded, without regard 13 to whether adjudication was withheld, if the defendant was found guilty of or pled guilty or nolo contendere to the 14 offense, or if the defendant, as a minor, was found to have 15 committed, or pled quilty or nolo contendere to committing, 16 17 the offense as a delinquent act. The court may only order 18 expunction of a criminal history record pertaining to one arrest or one incident of alleged criminal activity, except as 19 provided in this section. The court may, at its sole 20 21 discretion, order the expunction of a criminal history record 22 pertaining to more than one arrest if the additional arrests 23 directly relate to the original arrest. If the court intends to order the expunction of records pertaining to such 2.4 additional arrests, such intent must be specified in the 25 26 order. A criminal justice agency may not expunge any record 27 pertaining to such additional arrests if the order to expunge 2.8 does not articulate the intention of the court to expunge a 29 record pertaining to more than one arrest. This section does not prevent the court from ordering the expunction of only a 30 portion of a criminal history record pertaining to one arrest 31

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1 or one incident of alleged criminal activity. Notwithstanding 2 any law to the contrary, a criminal justice agency may comply with laws, court orders, and official requests of other 3 jurisdictions relating to expunction, correction, or 4 confidential handling of criminal history records or 5 6 information derived therefrom. This section does not confer 7 any right to the expunction of any criminal history record, 8 and any request for expunction of a criminal history record may be denied at the sole discretion of the court. 9 (1) PETITION TO EXPUNGE A CRIMINAL HISTORY 10 RECORD. -- Each petition to a court to expunge a criminal 11 12 history record is complete only when accompanied by: 13 (a) A certificate of eligibility for expunction issued by the department pursuant to subsection (2). 14 15 (b) The petitioner's sworn statement attesting that the petitioner: 16 17 1. Has never, prior to the date on which the petition 18 is filed, been adjudicated guilty of a criminal offense or comparable ordinance violation or adjudicated delinquent for 19 committing a felony or a misdemeanor specified in s. 2.0 21 943.051(3)(b). 22 2. Has not been adjudicated guilty of, or adjudicated 23 delinquent for committing, any of the acts stemming from the arrest or alleged criminal activity to which the petition 2.4 25 pertains. 3. Has never secured a prior sealing or expunction of 26 27 a criminal history record under this section, former s. 2.8 893.14, former s. 901.33, or former s. 943.058, or from any 29 jurisdiction outside the state. 30 4. Is eligible for such an expunction to the best of his or her knowledge or belief and does not have any other 31 60

1 petition to expunde or any petition to seal pending before any 2 court. 3 Any person who knowingly provides false information on such 4 5 sworn statement to the court commits a felony of the third 6 degree, punishable as provided in s. 775.082, s. 775.083, or 7 s. 775.084. (2) CERTIFICATE OF ELIGIBILITY FOR EXPUNCTION. -- Prior 8 to petitioning the court to expunge a criminal history record, 9 a person seeking to expunge a criminal history record shall 10 apply to the department for a certificate of eligibility for 11 12 expunction. The department shall, by rule adopted pursuant to 13 chapter 120, establish procedures pertaining to the application for and issuance of certificates of eligibility 14 for expunction. The department shall issue a certificate of 15 eligibility for expunction to a person who is the subject of a 16 17 criminal history record if that person: 18 (a) Has obtained, and submitted to the department, a written, certified statement from the appropriate state 19 attorney or statewide prosecutor which indicates: 20 21 1. That an indictment, information, or other charging 2.2 document was not filed or issued in the case. 23 2. That an indictment, information, or other charging document, if filed or issued in the case, was dismissed or 2.4 nolle prosequi by the state attorney or statewide prosecutor, 25 26 or was dismissed by a court of competent jurisdiction. 27 3. That the criminal history record does not relate to 2.8 a violation of s. 393.135, s. 394.4593, s. 787.025, chapter 794, s. 796.03, s. 800.04, s. 817.034, s. 825.1025, s. 29 827.071, chapter 839, s. 847.0133, s. 847.0135, s. 847.0145, 30 s. 893.135, s. 916.1075, or a violation enumerated in s. 31

1 907.041, where the defendant was found quilty of, or pled 2 guilty or nolo contendere to any such offense, or that the defendant, as a minor, was found to have committed, or pled 3 guilty or nolo contendere to committing, such an offense as a 4 5 delinquent act, without regard to whether adjudication was 6 withheld. 7 (b) Remits a \$75 processing fee to the department for 8 placement in the Department of Law Enforcement Operating Trust Fund, unless such fee is waived by the executive director. 9 10 (c) Has submitted to the department a certified copy of the disposition of the charge to which the petition to 11 12 expunge pertains. 13 (d) Has never, prior to the date on which the application for a certificate of eligibility is filed, been 14 adjudicated guilty of a criminal offense or comparable 15 ordinance violation or adjudicated delinquent for committing a 16 17 felony or a misdemeanor specified in s. 943.051(3)(b). (e) Has not been adjudicated guilty of, or adjudicated 18 delinquent for committing, any of the acts stemming from the 19 arrest or alleged criminal activity to which the petition to 20 21 expunge pertains. 22 (f) Has never secured a prior sealing or expunction of 23 a criminal history record under this section, former s. 893.14, former s. 901.33, or former s. 943.058. 24 (g) Is no longer under court supervision applicable to 25 the disposition of the arrest or alleged criminal activity to 26 27 which the petition to expunge pertains. 2.8 (h) Is not required to wait a minimum of 10 years 29 prior to being eligible for an expunction of such records because all charges related to the arrest or criminal activity 30 to which the petition to expunge pertains were dismissed prior 31

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1 to trial, adjudication, or the withholding of adjudication. Otherwise, such criminal history record must be sealed under 2 this section, former s. 893.14, former s. 901.33, or former s. 3 943.058 for at least 10 years before such record is eligible 4 for expunction. 5 б (3) PROCESSING OF A PETITION OR ORDER TO EXPUNGE. ---7 (a) In judicial proceedings under this section, a copy 8 of the completed petition to expunge shall be served upon the 9 appropriate state attorney or the statewide prosecutor and upon the arresting agency; however, it is not necessary to 10 make any agency other than the state a party. The appropriate 11 12 state attorney or the statewide prosecutor and the arresting 13 agency may respond to the court regarding the completed petition to expunge. 14 (b) If relief is granted by the court, the clerk of 15 the court shall certify copies of the order to the appropriate 16 17 state attorney or the statewide prosecutor and the arresting 18 agency. The arresting agency is responsible for forwarding the order to any other agency to which the arresting agency 19 disseminated the criminal history record information to which 20 21 the order pertains. The department shall forward the order to 22 expunge to the Federal Bureau of Investigation. The clerk of 23 the court shall certify a copy of the order to any other agency which the records of the court reflect has received the 2.4 criminal history record from the court. 25 (c) For an order to expunge entered by a court prior 26 27 to July 1, 1992, the department shall notify the appropriate 2.8 state attorney or statewide prosecutor of an order to expunge 29 which is contrary to law because the person who is the subject of the record has previously been convicted of a crime or 30 comparable ordinance violation or has had a prior criminal 31

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1 history record sealed or expunded. Upon receipt of such notice, the appropriate state attorney or statewide prosecutor 2 shall take action, within 60 days, to correct the record and 3 petition the court to void the order to expunge. The 4 department shall seal the record until such time as the order 5 6 is voided by the court. 7 (d) On or after July 1, 1992, the department or any 8 other criminal justice agency is not required to act on an order to expunge entered by a court when such order does not 9 comply with the requirements of this section. Upon receipt of 10 such an order, the department must notify the issuing court, 11 12 the appropriate state attorney or statewide prosecutor, the 13 petitioner or the petitioner's attorney, and the arresting agency of the reason for noncompliance. The appropriate state 14 attorney or statewide prosecutor shall take action within 60 15 days to correct the record and petition the court to void the 16 17 order. No cause of action, including contempt of court, shall arise against any criminal justice agency for failure to 18 comply with an order to expunge when the petitioner for such 19 order failed to obtain the certificate of eligibility as 20 21 required by this section or such order does not otherwise 22 comply with the requirements of this section.

23 (4) EFFECT OF CRIMINAL HISTORY RECORD EXPUNCTION. -- Any criminal history record of a minor or an adult which is 2.4 ordered expunged by a court of competent jurisdiction pursuant 25 to this section must be physically destroyed or obliterated by 26 any criminal justice agency having custody of such record; 27 2.8 except that any criminal history record in the custody of the 29 department must be retained in all cases. A criminal history record ordered expunged that is retained by the department is 30 confidential and exempt from the provisions of s. 119.07(1) 31

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1 and s. 24(a), Art. I of the State Constitution and not 2 available to any person or entity except upon order of a court of competent jurisdiction. A criminal justice agency may 3 retain a notation indicating compliance with an order to 4 5 expunge. б (a) The person who is the subject of a criminal 7 history record that is expunged under this section or under 8 other provisions of law, including former s. 893.14, former s. 901.33, and former s. 943.058, may lawfully deny or fail to 9 acknowledge the arrests covered by the expunged record, except 10 when the subject of the record: 11 12 1. Is a candidate for employment with a criminal 13 justice agency; 2. Is a defendant in a criminal prosecution; 14 3. Concurrently or subsequently petitions for relief 15 under this section or s. 943.059; 16 17 4. Is a candidate for admission to The Florida Bar; 18 5. Is seeking to be employed or licensed by or to contract with the Department of Children and Family Services 19 or the Department of Juvenile Justice or to be employed or 20 21 used by such contractor or licensee in a sensitive position 22 having direct contact with children, the developmentally 23 disabled, the aged, or the elderly as provided in s. 110.1127(3), s. 393.063, s. 394.4572(1), s. 397.451, s. 2.4 402.302(3), s. 402.313(3), s. 409.175(2)(i), s. 415.102(4), s. 25 26 916.106(10) and (13), s. 985.407, or chapter 400; or 27 6. Is seeking to be employed or licensed by the 2.8 Department of Education, any district school board, any university laboratory school, any charter school, any private 29 or parochial school, or any local governmental entity that 30 licenses child care facilities. 31

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1 (b) Subject to the exceptions in paragraph (a), a 2 person who has been granted an expunction under this section, former s. 893.14, former s. 901.33, or former s. 943.058 may 3 not be held under any provision of law of this state to commit 4 perjury or to be otherwise liable for giving a false statement 5 б by reason of such person's failure to recite or acknowledge an 7 expunged criminal history record. 8 (c) Information relating to the existence of an expunged criminal history record which is provided in 9 accordance with paragraph (a) is confidential and exempt from 10 the provisions of s. 119.07(1) and s. 24(a), Art. I of the 11 12 State Constitution, except that the department shall disclose 13 the existence of a criminal history record ordered expunged to the entities set forth in subparagraphs (a)1., 4., 5., and 6. 14 for their respective licensing and employment purposes, and to 15 criminal justice agencies for their respective criminal 16 17 justice purposes. It is unlawful for any employee of an entity 18 set forth in subparagraph (a)1., subparagraph (a)4., subparagraph (a)5., or subparagraph (a)6. to disclose 19 information relating to the existence of an expunged criminal 20 21 history record of a person seeking employment or licensure 22 with such entity or contractor, except to the person to whom 23 the criminal history record relates or to persons having direct responsibility for employment or licensure decisions. 2.4 Any person who violates this paragraph commits a misdemeanor 25 26 of the first degree, punishable as provided in s. 775.082 or 27 s. 775.083. 2.8 (5) STATUTORY REFERENCES. -- Any reference to any other chapter, section, or subdivision of the Florida Statutes in 29 this section constitutes a general reference under the 30

31 doctrine of incorporation by reference.

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1 Section 23. For the purpose of incorporating the 2 amendment to section 893.135, Florida Statutes, in a reference thereto, section 943.059, Florida Statutes, is reenacted to 3 4 read: 5 943.059 Court-ordered sealing of criminal history 6 records .-- The courts of this state shall continue to have 7 jurisdiction over their own procedures, including the 8 maintenance, sealing, and correction of judicial records containing criminal history information to the extent such 9 procedures are not inconsistent with the conditions, 10 responsibilities, and duties established by this section. Any 11 12 court of competent jurisdiction may order a criminal justice 13 agency to seal the criminal history record of a minor or an adult who complies with the requirements of this section. The 14 court shall not order a criminal justice agency to seal a 15 criminal history record until the person seeking to seal a 16 17 criminal history record has applied for and received a certificate of eligibility for sealing pursuant to subsection 18 (2). A criminal history record that relates to a violation of 19 s. 393.135, s. 394.4593, s. 787.025, chapter 794, s. 796.03, 20 s. 800.04, s. 817.034, s. 825.1025, s. 827.071, chapter 839, 21 22 s. 847.0133, s. 847.0135, s. 847.0145, s. 893.135, s. 23 916.1075, or a violation enumerated in s. 907.041 may not be sealed, without regard to whether adjudication was withheld, 2.4 if the defendant was found guilty of or pled guilty or nolo 25 26 contendere to the offense, or if the defendant, as a minor, 27 was found to have committed or pled quilty or nolo contendere 2.8 to committing the offense as a delinquent act. The court may 29 only order sealing 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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1 discretion, order the sealing of a criminal history record 2 pertaining to more than one arrest if the additional arrests directly relate to the original arrest. If the court intends 3 to order the sealing of records pertaining to such additional 4 arrests, such intent must be specified in the order. A 5 6 criminal justice agency may not seal any record pertaining to 7 such additional arrests if the order to seal does not articulate the intention of the court to seal records 8 pertaining to more than one arrest. This section does not 9 prevent the court from ordering the sealing of only a portion 10 of a criminal history record pertaining to one arrest or one 11 12 incident of alleged criminal activity. Notwithstanding any law 13 to the contrary, a criminal justice agency may comply with laws, court orders, and official requests of other 14 jurisdictions relating to sealing, correction, or confidential 15 handling of criminal history records or information derived 16 17 therefrom. This section does not confer any right to the 18 sealing of any criminal history record, and any request for sealing a criminal history record may be denied at the sole 19 discretion of the court. 20 21 (1) PETITION TO SEAL A CRIMINAL HISTORY RECORD.--Each 22 petition to a court to seal a criminal history record is 23 complete only when accompanied by: (a) A certificate of eligibility for sealing issued by 2.4 25 the department pursuant to subsection (2). (b) The petitioner's sworn statement attesting that 26 27 the petitioner: 2.8 1. Has never, prior to the date on which the petition is filed, been adjudicated guilty of a criminal offense or 29 comparable ordinance violation or adjudicated delinquent for 30 31

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1 committing a felony or a misdemeanor specified in s. 2 943.051(3)(b). 2. Has not been adjudicated guilty of or adjudicated 3 delinquent for committing any of the acts stemming from the 4 arrest or alleged criminal activity to which the petition to 5 6 seal pertains. 7 3. Has never secured a prior sealing or expunction of 8 a criminal history record under this section, former s. 893.14, former s. 901.33, former s. 943.058, or from any 9 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 Any person who knowingly provides false information on such 16 17 sworn statement to the court commits a felony of the third 18 degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 19 (2) CERTIFICATE OF ELIGIBILITY FOR SEALING. -- Prior to 20 21 petitioning the court to seal a criminal history record, a 22 person seeking to seal a criminal history record shall apply 23 to the department for a certificate of eligibility for sealing. The department shall, by rule adopted pursuant to 2.4 chapter 120, establish procedures pertaining to the 25 26 application for and issuance of certificates of eligibility 27 for sealing. The department shall issue a certificate of 2.8 eligibility for sealing to a person who is the subject of a 29 criminal history record provided that such person: 30 31

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1 (a) Has submitted to the department a certified copy 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 placement in the Department of Law Enforcement Operating Trust 5 6 Fund, unless such fee is waived by the executive director. 7 (c) Has never, prior to the date on which the application for a certificate of eligibility is filed, been 8 adjudicated guilty of a criminal offense or comparable 9 10 ordinance violation or adjudicated delinquent for committing a felony or a misdemeanor specified in s. 943.051(3)(b). 11 12 (d) Has not been adjudicated guilty of or adjudicated 13 delinquent for committing any of the acts stemming from the arrest or alleged criminal activity to which the petition to 14 seal pertains. 15 (e) Has never secured a prior sealing or expunction of 16 17 a criminal history record under this section, former s. 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 20 21 which the petition to seal pertains. 22 (3) PROCESSING OF A PETITION OR ORDER TO SEAL.--23 (a) In judicial proceedings under this section, a copy of the completed petition to seal shall be served upon the 2.4 appropriate state attorney or the statewide prosecutor and 25 upon the arresting agency; however, it is not necessary to 26 27 make any agency other than the state a party. The appropriate 2.8 state attorney or the statewide prosecutor and the arresting 29 agency may respond to the court regarding the completed 30 petition to seal. 31

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1 (b) If relief is granted by the court, the clerk of 2 the court shall certify copies of the order to the appropriate state attorney or the statewide prosecutor and to the 3 arresting agency. The arresting agency is responsible for 4 5 forwarding the order to any other agency to which the 6 arresting agency disseminated the criminal history record 7 information to which the order pertains. The department shall forward the order to seal to the Federal Bureau of 8 Investigation. The clerk of the court shall certify a copy of 9 the order to any other agency which the records of the court 10 reflect has received the criminal history record from the 11 12 court. 13 (c) For an order to seal entered by a court prior to July 1, 1992, the department shall notify the appropriate 14 state attorney or statewide prosecutor of any order to seal 15 which is contrary to law because the person who is the subject 16 17 of the record has previously been convicted of a crime or 18 comparable ordinance violation or has had a prior criminal history record sealed or expunged. Upon receipt of such 19 notice, the appropriate state attorney or statewide prosecutor 20 21 shall take action, within 60 days, to correct the record and 22 petition the court to void the order to seal. The department 23 shall seal the record until such time as the order is voided 2.4 by the court. (d) On or after July 1, 1992, the department or any 25

other criminal justice agency is not required to act on an order to seal entered by a court when such order does not comply with the requirements of this section. Upon receipt of such an order, the department must notify the issuing court, the appropriate state attorney or statewide prosecutor, the petitioner or the petitioner's attorney, and the arresting

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1 agency of the reason for noncompliance. The appropriate state 2 attorney or statewide prosecutor shall take action within 60 days to correct the record and petition the court to void the 3 order. No cause of action, including contempt of court, shall 4 arise against any criminal justice agency for failure to 5 б comply with an order to seal when the petitioner for such 7 order failed to obtain the certificate of eligibility as 8 required by this section or when such order does not comply with the requirements of this section. 9 10 (e) An order sealing a criminal history record pursuant to this section does not require that such record be 11 12 surrendered to the court, and such record shall continue to be 13 maintained by the department and other criminal justice 14 agencies. (4) EFFECT OF CRIMINAL HISTORY RECORD SEALING. -- A 15 criminal history record of a minor or an adult which is 16 17 ordered sealed by a court of competent jurisdiction pursuant to this section is confidential and exempt from the provisions 18 of s. 119.07(1) and s. 24(a), Art. I of the State Constitution 19 and is available only to the person who is the subject of the 20 21 record, to the subject's attorney, to criminal justice 22 agencies for their respective criminal justice purposes, or to 23 those entities set forth in subparagraphs (a)1., 4., 5., and 6. for their respective licensing and employment purposes. 2.4 (a) The subject of a criminal history record sealed 25 under this section or under other provisions of law, including 26 27 former s. 893.14, former s. 901.33, and former s. 943.058, may 2.8 lawfully deny or fail to acknowledge the arrests covered by the sealed record, except when the subject of the record: 29 30 1. Is a candidate for employment with a criminal justice agency; 31

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2. Is a defendant in a criminal prosecution; 1 2 3. Concurrently or subsequently petitions for relief under this section or s. 943.0585; 3 4 4. Is a candidate for admission to The Florida Bar; 5. Is seeking to be employed or licensed by or to 5 6 contract with the Department of Children and Family Services 7 or the Department of Juvenile Justice or to be employed or 8 used by such contractor or licensee in a sensitive position 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, s. 394.4572(1), s. 397.451, s. 11 12 402.302(3), s. 402.313(3), s. 409.175(2)(i), s. 415.102(4), s. 13 415.103, s. 916.106(10) and (13), s. 985.407, or chapter 400; 14 or 6. Is seeking to be employed or licensed by the 15 Department of Education, any district school board, any 16 17 university laboratory school, any charter school, any private or parochial school, or any local governmental entity that 18 licenses child care facilities. 19 20 Subject to the exceptions in paragraph (a), a (b) 21 person who has been granted a sealing under this section, 22 former s. 893.14, former s. 901.33, or former s. 943.058 may 23 not be held under any provision of law of this state to commit perjury or to be otherwise liable for giving a false statement 2.4 by reason of such person's failure to recite or acknowledge a 25 26 sealed criminal history record. 27 (c) Information relating to the existence of a sealed 2.8 criminal record provided in accordance with the provisions of paragraph (a) is confidential and exempt from the provisions 29 of s. 119.07(1) and s. 24(a), Art. I of the State 30 Constitution, except that the department shall disclose the 31 73

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1 sealed criminal history record to the entities set forth in 2 subparagraphs (a)1., 4., 5., and 6. for their respective licensing and employment purposes. It is unlawful for any 3 employee of an entity set forth in subparagraph (a)1., 4 5 subparagraph (a)4., subparagraph (a)5., or subparagraph (a)6. 6 to disclose information relating to the existence of a sealed 7 criminal history record of a person seeking employment or 8 licensure with such entity or contractor, except to the person to whom the criminal history record relates or to persons 9 having direct responsibility for employment or licensure 10 decisions. Any person who violates the provisions of this 11 12 paragraph commits a misdemeanor of the first degree, 13 punishable as provided in s. 775.082 or s. 775.083. (5) STATUTORY REFERENCES. -- Any reference to any other 14 chapter, section, or subdivision of the Florida Statutes in 15 this section constitutes a general reference under the 16 17 doctrine of incorporation by reference. 18 Section 24. For the purpose of incorporating the amendment to section 893.13, Florida Statutes, in references 19 thereto, subsections (1) and (2) of section 948.034, Florida 20 21 Statutes, are reenacted to read: 22 948.034 Terms and conditions of probation; community 23 residential drug punishment centers.--(1) On or after October 1, 1993, any person who 2.4 violates s. 893.13(1)(a)1., (1)(c)2., (1)(d)2., (2)(a)1., or 25 26 (5)(a) may, in the discretion of the trial court, be required 27 to successfully complete a term of probation in lieu of 2.8 serving a term of imprisonment as required or authorized by s. 775.084, former s. 921.001, or s. 921.002, as follows: 29 30 (a) If the person has not previously been convicted of violating s. 893.13(1)(a)1., (1)(c)2., (1)(d)2., (2)(a)1., or 31

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1 (5)(a), adjudication may be withheld and the offender may be 2 placed on probation for not less than 18 months, as a condition of which the court shall require the offender to 3 reside at a community residential drug punishment center for 4 90 days. The offender must comply with all rules and 5 6 regulations of the center and must pay a fee for the costs of 7 room and board and residential supervision. Placement of an 8 offender into a community residential drug punishment center is subject to budgetary considerations and availability of bed 9 space. If the court requires the offender to reside at a 10 community residential drug punishment center, the court shall 11 12 also require the offender to comply with one or more of the 13 other following terms and conditions: 1. Pay a fine of not less than \$500 nor more than 14 \$10,000 pursuant to s. 775.083(1)(c). 15 2. Enter, regularly attend, and successfully complete 16 17 a substance abuse education program of at least 40 hours or a 18 prescribed substance abuse treatment program provided by a treatment resource licensed pursuant to chapter 397 or by a 19 hospital licensed pursuant to chapter 395, as specified by the 20 21 court. In addition, the court may refer the offender to a 22 licensed agency for substance abuse evaluation and, if 23 appropriate, substance abuse treatment subject to the ability of the offender to pay for such evaluation and treatment. If 2.4 such referral is made, the offender must comply and must pay 25 for the reasonable cost of the evaluation and treatment. 26 27 3. Perform at least 100 hours of public service. 2.8 4. Submit to routine and random drug testing which may be conducted during the probationary period, with the 29 30 reasonable costs thereof borne by the offender. 31

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1 5. Participate, at his or her own expense, in an 2 appropriate self-help group, such as Narcotics Anonymous, Alcoholics Anonymous, or Cocaine Anonymous, if available. 3 (b) If the person has been previously convicted of one 4 felony violation of s. 893.13(1)(a)1., (1)(c)2., (1)(d)2., 5 б (2)(a)1., or (5)(a), adjudication may not be withheld and the 7 offender may be placed on probation for not less than 24 8 months, as a condition of which the court shall require the offender to reside at a community residential drug punishment 9 10 center for 180 days. The offender must comply with all rules and regulations of the center and must pay a fee for the costs 11 12 of room and board and residential supervision. Placement of an 13 offender into a community residential drug punishment center is subject to budgetary considerations and availability of bed 14 space. If the court requires the offender to reside at a 15 community residential drug punishment center, the court shall 16 17 also require the offender to comply with one or more of the 18 other following terms and conditions: 1. Pay a fine of not less than \$1,000 nor more than 19 \$10,000 pursuant to s. 775.083(1)(c). 20 21 2. Enter, regularly attend, and successfully complete 22 a substance abuse education program of at least 40 hours or a 23 prescribed substance abuse treatment program provided by a treatment resource licensed pursuant to chapter 397 or by a 2.4 hospital licensed pursuant to chapter 395, as specified by the 25 court. In addition, the court may refer the offender to a 26 27 licensed agency for substance abuse evaluation and, if 2.8 appropriate, substance abuse treatment subject to the ability 29 of the offender to pay for such evaluation and treatment. If such referral is made, the offender must comply and must pay 30 for the reasonable cost of the evaluation and treatment. 31

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1 3. Perform at least 200 hours of public service. 2 4. Submit to routine and random drug testing which may be conducted during the probationary period, with the 3 reasonable costs thereof borne by the offender. 4 5 5. Participate, at his or her own expense, in an б appropriate self-help group, such as Narcotics Anonymous, 7 Alcoholics Anonymous, or Cocaine Anonymous, if available. 8 (c) If the person has been previously convicted of two felony violations of s. 893.13(2)(a)1. or (5)(a), adjudication 9 may not be withheld and the offender may be placed on 10 probation for not less than 36 months, as a condition of which 11 12 the court shall require the offender to reside at a community 13 residential drug punishment center for 360 days. The offender must comply with all rules and regulations of the center and 14 must pay a fee for the costs of room and board and residential 15 supervision. Placement of an offender into a community 16 17 residential drug punishment center is subject to budgetary considerations and availability of bed space. If the court 18 requires the offender to reside at a community residential 19 drug punishment center, the court shall also require the 20 21 offender to comply with one or more of the other following 2.2 terms and conditions: 23 1. Pay a fine of not less than \$1,500 nor more than \$10,000 pursuant to s. 775.083(1)(c). 2.4 Enter, regularly attend, and successfully complete 25 2. a substance abuse education program of at least 40 hours or a 26 27 prescribed substance abuse treatment program provided by a 2.8 treatment resource licensed pursuant to chapter 397 or by a 29 hospital licensed pursuant to chapter 395, as specified by the court. In addition, the court may refer the offender to a 30 licensed agency for substance abuse evaluation and, if 31

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1 appropriate, substance abuse treatment subject to the ability 2 of the offender to pay for such evaluation and treatment. If such referral is made, the offender must comply and must pay 3 for the reasonable cost of the evaluation and treatment. 4 3. Perform at least 300 hours of public service. 5 б 4. Submit to routine and random drug testing which may 7 be conducted during the probationary period, with the 8 reasonable costs thereof borne by the offender. 9 5. Participate, at his or her own expense, in an appropriate self-help group, such as Narcotics Anonymous, 10 Alcoholics Anonymous, or Cocaine Anonymous, if available. 11 12 (d) An offender who violates probation imposed 13 pursuant to this section shall be sentenced in accordance with s. 921.002. 14 (2) On or after October 1, 1993, any person who 15 16 violates s. 893.13(1)(a)2., (2)(a)2., (5)(b), or (6)(a) may, 17 in the discretion of the trial court, be required to 18 successfully complete a term of probation in lieu of serving a term of imprisonment as required or authorized by s. 775.084, 19 former s. 921.001, or s. 921.002, as follows: 20 21 (a) If the person has not previously been convicted of 22 violating s. 893.13(1)(a)2., (2)(a)2., (5)(b), or (6)(a), 23 adjudication may be withheld and the offender shall be placed on probation for not less than 12 months, as a condition of 2.4 which the court may require the offender to comply with one or 25 more of the following terms and conditions: 26 27 1. Pay a fine of not less than \$250 nor more than 2.8 \$5,000 pursuant to s. 775.083(1)(c). 2. Enter, regularly attend, and successfully complete 29 a substance abuse education program of at least 40 hours or a 30 prescribed substance abuse treatment program provided by a 31 78

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1 treatment resource licensed pursuant to chapter 397 or by a 2 hospital licensed pursuant to chapter 395, as specified by the court. In addition, the court may refer the offender to a 3 licensed agency for substance abuse evaluation and, if 4 appropriate, substance abuse treatment subject to the ability 5 6 of the offender to pay for such evaluation and treatment. If 7 such referral is made, the offender must comply and must pay for the reasonable cost of the evaluation and treatment. 8 3. Perform at least 50 hours of public service. 9 10 4. Submit to routine and random drug testing which may be conducted during the probationary period, with the 11 12 reasonable costs thereof borne by the offender. 13 5. Participate, at his or her own expense, in an appropriate self-help group, such as Narcotics Anonymous, 14 Alcoholics Anonymous, or Cocaine Anonymous, if available. 15 (b) If the person has been previously convicted of one 16 17 felony violation of s. 893.13(1)(a)2., (2)(a)2., (5)(b), or 18 (6)(a), adjudication may not be withheld and the offender may be placed on probation for not less than 18 months, as a 19 condition of which the court shall require the offender to 20 21 reside at a community residential drug punishment center for 22 90 days. The offender must comply with all rules and 23 regulations of the center and must pay a fee for the costs of room and board and residential supervision. Placement of an 2.4 offender into a community residential drug punishment center 25 is subject to budgetary considerations and availability of bed 26 27 space. If the court requires the offender to reside at a 2.8 community residential drug punishment center, the court shall 29 also require the offender to comply with one or more of the 30 other following terms and conditions: 31

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1 1. Pay a fine of not less than \$500 nor more than 2 \$5,000 pursuant to s. 775.083(1)(c). 3 2. Enter, regularly attend, and successfully complete a substance abuse intervention program of a least 80 hours 4 provided by a treatment resource licensed pursuant to chapter 5 6 397 or by a hospital licensed pursuant to chapter 395, as 7 specified by the court. In addition, the court may refer the 8 offender to a licensed agency for substance abuse evaluation 9 and, if appropriate, substance abuse treatment subject to the ability of the offender to pay for such evaluation and 10 treatment. If such referral is made, the offender must comply 11 12 and must pay for the reasonable cost of the evaluation and 13 treatment. 3. Perform at least 100 hours of public service. 14 4. Submit to routine and random drug testing which may 15 be conducted during the probationary period, with the 16 17 reasonable costs thereof borne by the offender. 18 5. Participate, at his or her own expense, in an appropriate self-help group, such as Narcotics Anonymous, 19 Alcoholics Anonymous, or Cocaine Anonymous, if available. 20 21 (c) If the person has been previously convicted of two 22 felony violations of s. 893.13(2)(a)2., (5)(b), or (6)(a), 23 adjudication may not be withheld and the offender may be placed on probation for not less than 24 months, as a 2.4 condition of which the court shall require the offender to 25 reside at a community residential drug punishment center for 26 27 120 days. The offender must comply with all rules and 2.8 regulations of the center and must pay a fee for the costs of room and board and residential supervision. Placement of an 29 offender into a community residential drug punishment center 30 is subject to budgetary considerations and availability of bed 31

1 space. If the court requires the offender to reside at a 2 community residential drug punishment center, the court shall also require the offender to comply with one or more of the 3 other following terms and conditions: 4 1. Pay a fine of not less than \$1,000 nor more than 5 б \$5,000 pursuant to s. 775.083(1)(c). 7 2. Enter, regularly attend, and successfully complete 8 a prescribed substance abuse treatment program provided by a treatment resource licensed pursuant to chapter 397 or by a 9 hospital licensed pursuant to chapter 395, as specified by the 10 court. In addition, the court may refer the offender to a 11 12 licensed agency for substance abuse evaluation and, if 13 appropriate, substance abuse treatment subject to the ability of the offender to pay for such evaluation and treatment. If 14 such referral is made, the offender must comply and must pay 15 for the reasonable cost of the evaluation and treatment. 16 17 3. Perform at least 150 hours of public service. 18 4. Submit to routine and random drug testing which may be conducted during the probationary period, with the 19 reasonable costs thereof borne by the offender. 20 21 5. Participate, at his or her own expense, in an 22 appropriate self-help group, such as Narcotics Anonymous, 23 Alcoholics Anonymous, or Cocaine Anonymous, if available. (d) If the person has been previously convicted of 2.4 three felony violations of s. 893.13(2)(a)2., (5)(b), or 25 (6)(a), adjudication may not be withheld and the offender may 26 27 be placed on probation for not less than 30 months, as a 2.8 condition of which the court shall require the offender to reside at a community residential drug punishment center for 29 30 200 days. The offender must comply with all rules and regulations of the center and must pay a fee for the costs of 31

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1 room and board and residential supervision. Placement of an 2 offender into a community residential drug punishment center is subject to budgetary considerations and availability of bed 3 space. If the court requires the offender to reside at a 4 community residential drug punishment center, the court shall 5 б also require the offender to comply with one or more of the 7 other following terms and conditions: 8 1. Pay a fine of not less than \$1,500 nor more than \$5,000 pursuant to s. 775.083(1)(c). 9 10 2. Enter, regularly attend, and successfully complete a prescribed substance abuse treatment program provided by a 11 12 treatment resource licensed pursuant to chapter 397 or by a 13 hospital licensed pursuant to chapter 395, as specified by the court. In addition, the court may refer the offender to a 14 licensed agency for substance abuse evaluation and, if 15 appropriate, substance abuse treatment subject to the ability 16 17 of the offender to pay for such evaluation and treatment. If 18 such referral is made, the offender must comply and must pay for the reasonable cost of the evaluation and treatment. 19 3. Perform at least 200 hours of public service. 20 21 4. Submit to routine and random drug testing which may 22 be conducted during the probationary period, with the 23 reasonable costs thereof borne by the offender. 5. Participate, at his or her own expense, in an 2.4 appropriate self-help group, such as Narcotics Anonymous, 25 Alcoholics Anonymous, or Cocaine Anonymous, if available. 26 27 (e) If the person has been previously convicted of 2.8 four felony violations of s. 893.13(2)(a)2., (5)(b), or 29 (6)(a), adjudication may not be withheld and the offender may be placed on probation for not less than 36 months, as a 30 condition of which the court shall require the offender to 31

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1 reside at a community residential drug punishment center for 2 360 days. The offender must comply with all rules and regulations of the center and must pay a fee for the costs of 3 room and board and residential supervision. Placement of an 4 offender into a community residential drug punishment center 5 6 is subject to budgetary considerations and availability of bed 7 space. If the court requires the offender to reside at a 8 community residential drug punishment center, the court shall also require the offender to comply with one or more of the 9 other following terms and conditions: 10 1. Pay a fine of not less than \$2,000 nor more than 11 12 \$5,000 pursuant to s. 775.083(1)(c). 13 2. Enter, regularly attend, and successfully complete a prescribed substance abuse treatment program provided by a 14 treatment resource licensed pursuant to chapter 397 or by a 15 hospital licensed pursuant to chapter 395, as specified by the 16 17 court. In addition, the court may refer the offender to a licensed agency for substance abuse evaluation and, if 18 appropriate, substance abuse treatment subject to the ability 19 of the offender to pay for such evaluation and treatment. If 20 21 such referral is made, the offender must comply and must pay 2.2 for the reasonable cost of the evaluation and treatment. 23 3. Perform at least 250 hours of public service. 4. Submit to routine and random drug testing which may 2.4 be conducted during the probationary period, with the 25 reasonable costs thereof borne by the offender. 26 27 5. Participate, at his or her own expense, in an 2.8 appropriate self-help group, such as Narcotics Anonymous, 29 Alcoholics Anonymous, or Cocaine Anonymous, if available. 30 31

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1	(f) An offender who violates probation imposed
2	pursuant to this section shall be sentenced in accordance with
3	s. 921.002.
4	Section 25. This act shall take effect July 1, 2005,
5	and shall apply to offenses committed on or after that date.
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