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A bill to be entitled

2 An act relating to drug-related task forces; creating the 3 Drug Paraphernalia Abatement Task Force within the Executive Office of the Governor; prescribing task force 4 membership; providing for meetings and duties of the task 5 force; providing that meetings and records of the task 6 7 force are subject to statutory public meetings and records 8 requirements; providing for members of the task force to 9 be reimbursed for per diem and travel expenses; requiring the Office of Drug Control within the Executive Office of 10 the Governor to provide staff support; requiring reports; 11 requiring cooperation by state agencies; abolishing the 12 task force on a specified date; creating within the 13 Executive Office of the Governor the Task Force for the 14 Remediation of Illicit Drug Labs; prescribing the 15 16 membership of the task force; providing for meetings and duties of the task force; requiring public hearings; 17 providing for members of the task force to be reimbursed 18 19 for per diem and travel expenses; requiring the Office of Drug Control within the Executive Office of the Governor 20 and other specified state agencies to provide staff 21 support; requiring that the task force file reports and 22 23 recommendations to the Governor and the Legislature; 24 requiring cooperation by state agencies; providing an effective date. 25 26

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Be It Enacted by the Legislature of the State of Florida:

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29	Section 1. Drug Paraphernalia Abatement Task Force
30	(1)(a) There is created within the Executive Office of the
31	Governor the Drug Paraphernalia Abatement Task Force for the
32	purpose of recommending strategies and actions for abating
33	access to and the use and proliferation of drug paraphernalia,
34	as that term is defined in s. 893.145, Florida Statutes.
35	(b) The task force shall consist of the following nine
36	members:
37	1. The Secretary of Business and Professional Regulation
38	or his or her designee.
39	2. The Secretary of Health or his or her designee.
40	3. The director of the Office of Drug Control within the
41	Executive Office of the Governor.
42	4. A representative from a corporation that is licensed to
43	do business in this state and that sells any of the items
44	described in s. 893.145, Florida Statutes, which may be used as
45	drug paraphernalia.
46	5. A local law enforcement official or officer.
47	6. A member of a faith-based community.
48	7. A superintendent of a school district or a principal of
49	a secondary school.
50	8. A member of a community organization concerned about
51	issues relating to illicit activities involving controlled
52	substances, including access to and the use and proliferation of
53	drug paraphernalia.
54	9. A former or recovering drug addict.
55	(c) Members of the task force shall be appointed by the
56	Governor by July 1, 2007, and shall be representative of the
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57	geographic regions and ethnic and gender diversity of this
58	state. The first meeting of the task force shall be held by July
59	15, 2007, at which time the members shall select by majority
60	vote a chairperson from among the task force members. All
61	recommendations of the task force shall be by majority vote.
62	(d) The task force shall meet at the call of the
63	chairperson, as approved by the Governor, and shall conduct at
64	least three public meetings, which shall be held in localities
65	throughout this state that have a significant urban business
66	district or have experienced problems with illicit controlled-
67	substance activity resulting, in part, from access to and the
68	use and proliferation of drug paraphernalia.
69	(e) Meetings of the task force shall be open to the public
70	and are subject to the requirements of chapter 286, Florida
71	Statutes. Records of the task force are public records and
72	subject to the requirements of chapter 119, Florida Statutes,
73	except to the extent that public access to any of those records
74	may be restricted pursuant to that chapter.
75	(f) Members of the task force shall serve without
76	compensation but are entitled to reimbursement for per diem and
77	travel expenses in accordance with s. 112.061, Florida Statutes.
78	(g) The Office of Drug Control within the Executive Office
79	of the Governor shall provide staff support for the task force
80	within existing appropriations.
81	(2)(a) The task force shall study and take testimony
82	regarding:
83	1. The nature and extent of the problem of access to and
84	the use and proliferation of drug paraphernalia in this state,
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2007 85 including the extent to which the marketing, selling, or purchasing of items that may be used as drug paraphernalia may 86 contribute to that problem. 87 2. Businesses that sell items that may be used as drug 88 89 paraphernalia, including, but not limited to, consideration of: 90 a. The types, ownership, organization, and operation of 91 those businesses. 92 b. The regulation of those businesses and the state and 93 federal laws applicable to them. c. The marketing or selling of those items by those 94 businesses. 95 The inventory and sale of those items relative to the 96 d. total inventory and total sales of those businesses. 97 98 e. Measures taken by those businesses to restrict purchases of those items by minors or otherwise restrict 99 100 purchases of those items. 101 f. The clientele of those businesses. 102 The prevalence of civil or criminal enforcement actions q. 103 taken against those businesses for violations of state or 104 federal rules or laws that are relevant to prohibited activities 105 involving drug paraphernalia. 106 The location of those businesses relative to the h. 107 location of schools; churches or places of worship; 108 neighborhoods; and buildings, facilities, and areas where 109 children may regularly congregate. i. The opinions and concerns of local residents, community 110 and neighborhood activists and leaders, faith-based community 111 112 members and leaders, school personnel and students, businesses, Page 4 of 9

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2007 service providers, local law enforcement officials and officers, 113 and local government officials regarding those businesses. 114 j. Local or community efforts to restrict or regulate 115 116 those businesses. 117 3. Current rules and laws and current efforts by 118 regulatory agencies and law enforcement agencies to abate access 119 to and the use and proliferation of drug paraphernalia in this state, including, but not limited to, consideration of whether 120 121 it is necessary to amend those rules or laws or propose new 122 rules or new legislation. 123 4. Approaches to abate access to and the use and 124 proliferation of drug paraphernalia, including, but not limited 125 to: 126 a. Conforming the rules or laws of this state to federal rules or laws that are relevant to abating access to and the use 127 128 and proliferation of drug paraphernalia. 129 b. Restricting the marketing, selling, or purchasing of 130 any item that may be used as drug paraphernalia and legal 131 concerns relevant to that restriction. c. Adopting provisions of rules or laws of other states 132 133 that are relevant to abating access to and the use and 134 proliferation of drug paraphernalia. 135 5. Any other subject that is relevant to abating access to 136 and the use and proliferation of drug paraphernalia. (b) The task force shall submit a preliminary draft report 137 138 of its findings and recommendations to the Governor, the President of the Senate, and the Speaker of the House of 139 Representatives at least 45 days before the first day of the 140

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141	2008 Regular Session of the Legislature. The final report shall
142	be filed with the Governor, the President of the Senate, and the
143	Speaker of the House of Representatives at least 30 days before
144	the first day of the 2008 Regular Session. In addition to the
145	findings and recommendations included in the final report of the
146	task force, the final report must include a draft of proposed
147	rules and proposed legislation for any recommendations requiring
148	proposed rules and proposed legislation.
149	(c) Each state agency shall fully cooperate with the task
150	force in the performance of its duties.
151	(3)(a) All meetings of the task force and all business of
152	the task force for which reimbursement may be requested shall be
153	concluded before the final report is filed.
154	(b) The task force is abolished July 1, 2008.
155	Section 2. <u>Task Force for the Remediation of Illicit Drug</u>
156	Labs
157	(1)(a) There is created within the Executive Office of the
158	Governor the Task Force for the Remediation of Illicit Drug
159	Labs, a task force as defined in s. 20.03, Florida Statutes. The
160	task force is created for the purpose of recommending strategies
161	and actions for reducing or eliminating health risks from
162	buildings in this state where methamphetamine or other
163	contraband has been manufactured in violation of law.
164	(b) The task force shall consist of the following 13
165	members:
166	1. The director of the Office of Drug Control within the
167	Executive Office of the Governor, who shall serve as chairperson
168	of the task force.

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169	2. The executive director of the Department of Law
170	Enforcement or his or her designee.
171	3. The Secretary of Health or his or her designee.
172	4. The Secretary of Environmental Protection or his or her
173	designee.
174	5. The Secretary of Community Affairs or his or her
175	designee.
176	6. A member of the Senate, appointed by the President of
177	the Senate.
178	7. A member of the House of Representatives, appointed by
179	the Speaker of the House of Representatives.
180	8. A state attorney or his or her designee.
181	9. A representative of the Florida League of Cities.
182	10. A representative of the Florida Association of
183	Counties.
184	11. A sheriff or his or her designee.
185	12. A police chief or his or her designee.
186	13. A representative of the Florida Association of
187	Realtors.
188	(c) The Governor shall appoint the task force members
189	described in subparagraphs (b)813. by July 1, 2007. Such
190	appointees must be representative of the geographic regions and
191	ethnic and gender diversity of this state. The first meeting of
192	the task force shall be held by August 1, 2007. All
193	recommendations of the task force shall be by majority vote.
194	Seven members constitute a quorum.
195	(d) The task force shall meet at the call of the
196	chairperson and shall conduct at least three public meetings in
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197 the state. (e) Members of the task force shall serve without 198 compensation but are entitled to reimbursement for per diem and 199 200 travel expenses in accordance with s. 112.061, Florida Statutes. 201 The Office of Drug Control within the Executive Office (f) 202 of the Governor, the Department of Law Enforcement, the 203 Department of Health, the Department of Community Affairs, and 204 the Department of Environmental Protection shall provide staff 205 support for the task force within existing appropriations. The task force shall study, take testimony, and 206 (2) 207 develop findings and recommendations regarding the remediation 208 of health risks from buildings in this state where methamphetamine or other contraband has been manufactured in 209 210 violation of law, including, but not limited to: The nature and extent of such remediation; the 211 (a) standards, training, and funding that are relevant to such 212 213 remediation; and the responsibility for such remediation. 214 Current state or local laws governing remediation, (b) 215 including consideration of revisions to such laws. (C) Current federal laws or laws of other states which are 216 217 relevant to such remediation, including the effectiveness of those laws in remediating health risks from buildings where 218 219 contraband has been manufactured. 220 (d) Any other subject that is relevant to reducing or eliminating the health risks from buildings in this state where 221 222 methamphetamine or other contraband has been manufactured. The task force shall submit a preliminary draft report 223 (3) of its findings and recommendations to the Governor, the 224

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President of the Senate, and the Speaker of the House of Representatives at least 90 days before the first day of the 2008 Regular Session of the Legislature. The final report shall be filed with the Governor, the President of the Senate, and the Speaker of the House of Representatives at least 30 days before the first day of the 2008 Regular Session. In addition to the findings and recommendations included in the final report, the report must include a draft of proposed rules and proposed legislation for any recommendations requiring a change in rules or legislation. (4) Each state agency shall fully cooperate with the task force in the performance of its duties. (5) All meetings of the task force and all business of the

237 (5) All meetings of the task force and all business of the
238 task force for which reimbursement may be requested shall be
239 concluded before the final report is filed.

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Section 3. This act shall take effect upon becoming a law.

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