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2	An act relating to convenience business security;
3	amending s. 812.171, F.S.; revising the definition of
4	the term "convenience business" to delete an exception
5	for certain businesses in which the owner or family
6	members work between specified hours; amending s.
7	812.173, F.S.; exempting certain businesses in which
8	the owner or family members work between specified
9	hours from specified requirements; amending s.
10	812.174, F.S.; deleting obsolete provisions; deleting
11	administrative fees required to be submitted to the
12	Attorney General with proposed and biennial robbery
13	deterrence and safety training curriculum for
14	convenience store employees; deleting a requirement
15	for the Attorney General to biennially reapprove such
16	curriculum; providing an effective date.
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18	Be It Enacted by the Legislature of the State of Florida:
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20	Section 1. Section 812.171, Florida Statutes, is amended
21	to read:
22	812.171 DefinitionAs used in <u>ss. 812.1701-812.175</u> this
23	act, the term "convenience business" means any place of business
24	that is primarily engaged in the retail sale of groceries, or
25	both groceries and gasoline, and that is open for business at
26	any time between the hours of 11 p.m. and 5 a.m. The term
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27	"convenience business" does not include:
28	(1) A business that is solely or primarily a restaurant.
29	(2) A business that always has at least five employees on
30	the premises after 11 p.m. and before 5 a.m.
31	(3) A business that has at least 10,000 square feet of
32	retail floor space.
33	
34	The term "convenience business" does not include any business in
35	which the owner or members of his or her family work between the
36	hours of 11 p.m. and 5 a.m.
37	Section 2. Subsection (4) of section 812.173, Florida
38	Statutes, is amended to read:
39	812.173 Convenience business security
40	(4) If a murder, robbery, sexual battery, aggravated
41	assault, aggravated battery, or kidnapping or false
42	imprisonment, as those crimes are identified and defined by
43	Florida Statutes, occurs or has occurred at a convenience
44	business since July 1, 1989, and arises out of the operation of
45	the convenience business, that convenience business, unless it
46	is a convenience business in which the owner or members of his
47	or her family work between the hours of 11 p.m. and 5 a.m.,
48	shall implement at least one of the following security measures:
49	(a) Provide at least two employees on the premises at all
50	times after 11 p.m. and before 5 a.m.;
51	(b) Install for use by employees at all times after 11
52	p.m. and before 5 a.m. a secured safety enclosure of transparent
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53 polycarbonate or other material that meets at least one of the following minimum standards: 54 55 American Society for Testing and Materials Standard 1. D3935 (classification PC110 B 3 0800700) and that has a 56 57 thickness of at least 0.375 inches and has an impact strength of at least 200 foot pounds; or 58 59 2. Underwriters Laboratory Standard UL 752 for medium power small arms (level one), Bullet Resisting Equipment; 60 Provide a security guard on the premises at all times 61 (C) 62 after 11 p.m. and before 5 a.m.; Lock the business premises throughout the hours of 11 63 (d) 64 p.m. to 5 a.m., and only transact business through an indirect 65 pass-through trough, trapdoor, or window; or 66 (e) Close the business at all times after 11 p.m. and 67 before 5 a.m. 68 Section 3. Section 812.174, Florida Statutes, is amended 69 to read: Training of employees.-70 812.174 71 The owner or principal operator of a convenience (1)72 business or convenience businesses shall provide proper robbery 73 deterrence and safety training by an approved curriculum to its retail employees within 60 days after of employment. Existing 74 75 retail employees shall receive training within 6 months of April 76 8, 1992. 77 A proposed curriculum shall be submitted in writing to (2) 78 the Attorney General with an administrative fee not to exceed Page 3 of 4

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79 \$100. The Attorney General shall review and approve or disapprove the curriculum in writing within 60 days after 80 receipt. The state shall have no liability for approving or 81 disapproving a training curriculum under this section. Approval 82 83 shall be given to a curriculum that which trains and 84 familiarizes retail employees with the security principles, 85 devices, and measures required by s. 812.173. Disapproval of a curriculum shall be subject to the provisions of chapter 120. 86 A No person shall not be liable for ordinary 87 (3) 88 negligence due to implementing an approved curriculum if the 89 training was actually provided. A curriculum shall be submitted 90 for reapproval biennially with an administrative fee not to

91 exceed \$100. Any curriculum approved by the Attorney General

- 92 since September 1990 shall be subject to reapproval 2 years from
- 93 the anniversary of initial approval and biennially thereafter.
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Section 4. This act shall take effect July 1, 2015.

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