FOR CONSIDERATION By the Committee on Infrastructure and Security

596-02084D-20 20207028pb 1 A bill to be entitled 2 An act relating to public safety; amending s. 401.30, 3 F.S.; requiring emergency medical technicians and 4 paramedics to disclose certain confidential 5 communications to law enforcement agencies to 6 communicate a threat under certain circumstances; 7 requiring law enforcement agencies receiving such 8 notifications to take appropriate actions to reduce the risk of harm to the potential victims; providing 9 10 emergency medical technicians and paramedics with 11 immunity from specified legal action or liability for such disclosure; amending s. 456.059, F.S.; defining 12 13 the term "specified licensee"; requiring specified licensees, rather than psychiatrists, to disclose 14 certain confidential communications to law enforcement 15 16 agencies to communicate a threat under certain 17 circumstances; providing specified licensees with 18 immunity from specified legal action or liability for 19 such disclosure; amending s. 790.065, F.S.; 20 authorizing a person who is not a licensed importer, a 21 licensed manufacturer, or a licensed dealer and who 22 chooses to not use a licensed importer, a licensed 23 manufacturer, or a licensed dealer to facilitate a 24 private sale of his or her firearm to sell the firearm 25 if he or she complies with specified requirements; 2.6 providing criminal penalties; creating s. 790.0653, 27 F.S.; defining the term "property to which the public 28 has the right of access"; prohibiting a person from 29 selling, offering for sale, delivering, or

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30	transferring a firearm to another person for
31	consideration if any part of the transaction is
32	conducted on property to which the public has the
33	right of access, unless that person first meets
34	certain requirements; providing that a seller or
35	transferor who is not a licensed importer, a licensed
36	manufacturer, or a licensed dealer may comply by
37	requesting that a licensed importer, a licensed
38	manufacturer, or a licensed dealer meet certain
39	requirements on behalf of the seller or transferor;
40	authorizing a licensed importer, a licensed
41	manufacturer, or a licensed dealer to charge an
42	administrative fee; requiring unlicensed sellers or
43	transferors to prominently display specified
44	information next to firearms being sold on property to
45	which the public has the right of access; requiring
46	firearm transaction records to be maintained in
47	accordance with federal law; providing criminal
48	penalties; providing applicability; amending s.
49	790.0655, F.S.; conforming a provision to changes made
50	by the act; amending 790.174, F.S.; revising a
51	provision related to requiring a person who stores or
52	leaves a loaded firearm on a premises under his or her
53	control to keep the firearm securely stored; revising
54	applicability; redefining the term "minor"; amending
55	s. 943.0311, F.S.; requiring the Chief of Domestic
56	Security to oversee the development of a statewide
57	strategy for targeted violence prevention; requiring
58	the chief to coordinate with state and local law

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59	enforcement agencies in the development of the
60	statewide strategy and in its implementation;
61	requiring periodic evaluation of the statewide
62	strategy; providing construction; providing an
63	appropriation; providing effective dates.
64	
65	Be It Enacted by the Legislature of the State of Florida:
66	
67	Section 1. Present subsection (5) of section 401.30,
68	Florida Statutes, is redesignated as subsection (6), and a new
69	subsection (5) is added to that section, to read:
70	401.30 Records
71	(5)(a) Notwithstanding subsection (4), an emergency medical
72	technician or a paramedic must disclose confidential
73	communications to a law enforcement agency to the extent
74	necessary to communicate a threat if:
75	1. A person has received basic life support or advanced
76	life support from an emergency medical technician or a paramedic
77	within the scope of the emergency medical technician's or the
78	paramedic's employment pursuant to this part;
79	2. Such person has communicated to the emergency medical
80	technician or paramedic a specific threat to cause serious
81	bodily injury or death to an identified or a readily available
82	person; and
83	3. The emergency medical technician or paramedic in good
84	faith believes that the person has the apparent intent and
85	ability to imminently or immediately carry out such threat.
86	(b) A law enforcement agency that receives notification of
87	such threat under this subsection must take appropriate action

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88	to prevent the risk of harm, including, but not limited to,
89	notifying the potential victim of the threat or initiating a
90	risk protection order.
91	(c) An emergency medical technician's or a paramedic's
92	disclosure of confidential communications pursuant to this
93	subsection may not be the basis of any legal action or criminal
94	or civil liability against the emergency medical technician or
95	paramedic.
96	Section 2. Section 456.059, Florida Statutes, is amended to
97	read:
98	456.059 Communications confidential; exceptions
99	(1) As used in this section, the term "specified licensee"
100	means any health care practitioner certified or licensed under
101	chapter 458, chapter 459, chapter 462, part I of chapter 464,
102	chapter 490, or chapter 491.
103	(2) Communications between a patient and a psychiatrist, as
104	defined in s. 394.455, shall be held confidential and may not be
105	disclosed except upon the request of the patient or the
106	patient's legal representative. Provision of psychiatric records
107	and reports is governed by s. 456.057.
108	(3) Notwithstanding subsection (2) or any other law
109	relating to the confidentiality of communications between a
110	specified licensee and a patient, if provision of this section
111	<del>or s. 90.503, when</del> :
112	(a) (1) A patient has received health care services provided
113	by a specified licensee <del>is engaged in a treatment relationship</del>
114	with a psychiatrist;
115	(b) (2) Such patient has communicated to the specified
116	<u>licensee</u> <del>psychiatrist</del> a specific threat to cause serious bodily
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117	- injury or death to an identified or a readily available person;
118	and
119	(c) <del>(3)</del> The specified licensee in good faith believes
120	treating psychiatrist makes a clinical judgment that the patient
121	has the apparent intent and ability to imminently or immediately
122	carry out such threat,
123	
124	the <u>specified licensee</u> <del>psychiatrist</del> may disclose patient
125	communications to the extent necessary to warn any potential
126	victim and must disclose patient communications to the extent
127	necessary to communicate the threat to a law enforcement agency.
128	A law enforcement agency that receives notification of a
129	specific threat under this section must take appropriate action
130	to prevent the risk of harm, including, but not limited to,
131	notifying the intended victim of such threat or initiating a
132	risk protection order. A <u>specified licensee's</u> <del>psychiatrist's</del>
133	disclosure of confidential communications when communicating a
134	threat pursuant to this section may not be the basis of any
135	legal action or criminal or civil liability against the
136	specified licensee psychiatrist.
137	Section 3. Present subsection (14) of section 790.065,
138	Florida Statutes, is redesignated as subsection (15), and a new
139	subsection (14) is added to that section, to read:
140	790.065 Sale and delivery of firearms
141	(14)(a) A person who is not a licensed importer, a licensed
142	manufacturer, or a licensed dealer and who chooses not to use a
143	licensed importer, a licensed manufacturer, or a licensed dealer
144	to facilitate a private sale may sell his or her firearm to
145	another person if all of the following requirements are met:

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146	1. The seller confirms by examining the purchaser's valid
147	government-issued photo identification that the purchaser is 21
148	years of age or older and is therefore of a lawful age to
149	purchase a firearm.
150	2. The seller makes and preserves a dated record of the
151	sale for each firearm which includes:
152	a. The make, model, and serial number of the firearm sold
153	to the purchaser. This information about the firearm must match
154	the information provided on the affidavit required under this
155	paragraph for the private sale of a firearm;
156	b. The date of the sale;
157	c. The purchaser's name and date of birth and the
158	identification number on the purchaser's valid government-issued
159	photo identification. This information about the purchaser must
160	match the information provided on the affidavit for private sale
161	of a firearm; and
162	d. A copy of an affidavit for the private sale of a firearm
163	signed by the purchaser and a notary public. At a minimum, the
164	affidavit must be in substantially the following general form,
165	but such form is not exclusive:
166	
167	STATE OF FLORIDA
168	COUNTY OF
169	
170	Before the undersigned authority personally appeared(Firearm
171	purchaser's full legal name), who on oath does solemnly swear
172	(or affirm) that she or he has knowledge of the matters stated
173	herein; that a purchase of a firearm is being made for a
174	(Manufacturer of firearm) (Model of firearm)

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175	(Type of firearm) with a serial number of(Firearm
176	serial number), and who has provided a yes or no response to
177	each of the following questions:
178	
179	1. Are you the actual purchaser of the firearm listed on this
180	affidavit? Yes No
181	2. Are you under indictment or information in any court for a
182	felony, or any other crime for which the judge could imprison
183	you for more than 1 year? Yes No
184	3. Have you ever been convicted in any court of a felony, or any
185	other crime for which the judge could have imprisoned you for
186	more than 1 year, even if you received a shorter sentence,
187	including probation, and not had your rights restored pursuant
188	to law? Yes No
189	4. Are you a fugitive from justice? Yes No
190	5. Are you an unlawful user of, or addicted to, marijuana or any
191	depressant, stimulant, narcotic drug, or any other controlled
192	substance? Yes No
193	6. Have you ever been adjudicated as mentally defective or have
194	you ever been committed to a mental institution and not had a
195	petition for relief from the firearm disabilities imposed by
196	such adjudication or commitment approved? Yes No
197	7. Have you been discharged from the United States Armed Forces
198	under dishonorable conditions? Yes No
199	8. Are you subject to a court order restraining you from
200	harassing, stalking, or threatening your child or an intimate
201	partner or child of such partner? Yes No
202	9. Have you ever been convicted in any court of a misdemeanor
203	crime of domestic violence? Yes No

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204	10. Are you under indictment or information in any court for a
205	crime of domestic violence? Yes No
206	11. Have you ever renounced your United States citizenship? Yes
207	No
208	12. Are you an alien illegally or unlawfully in the United
209	States? Yes No
210	13. Are you an alien who has been admitted to the United States
211	under a nonimmigrant visa? Yes No
212	
213	(Firearm purchaser's full legal name) has a valid
214	government-issued photo identification in the form of a $\dots$ (Type
215	of valid government photo identification) with an
216	identification number of(Identification number of valid
217	government photo identification), which indicates the
218	purchaser's date of birth as(Date of birth on valid
219	government photo identification), has indicated the physical
220	address of the purchaser's current residence as(Physical
221	address of current residence), and will provide a copy of
222	this affidavit to(Firearm seller's full legal name)
223	
224	I,(Firearm purchaser's full legal name), understand that
225	I am swearing or affirming under oath to the truthfulness of the
226	above information and statements made in this affidavit, and
227	that the punishment for knowingly making a false statement may
228	include fines or imprisonment, or both.
229	
230	Dated(Day, month, year)
231	Signed (Signature of firearm purchaser)
232	

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233	
234	Sworn to (or affirmed) and subscribed before me this day of
235	(Month), (Year), by (Firearm purchaser's full
236	legal name)
237	
238	(Signature of Notary Public - State of Florida)
239	(Print, type, or stamp Commissioned Name of Notary Public)
240	
241	Personally Known or Produced Identification
242	
243	Type of Identification Produced
244	
245	3. The seller has confirmed the purchaser's answer to each
246	question on the affidavit for private sale of a firearm is "No."
247	4. The seller has no knowledge or reason to believe that
248	the purchaser is of unsound mind.
249	(b) A seller who violates this subsection commits a
250	misdemeanor of the second degree, punishable as provided in s.
251	775.082 or 775.083.
252	Section 4. Section 790.0653, Florida Statutes, is created
253	to read:
254	790.0653 Sale, delivery, or transfer of firearms conducted
255	on property to which the public has the right of access
256	(1) As used in this section, the term "property to which
257	the public has the right of access" means any property that is
258	open for public access, regardless of whether an admission fee
259	is charged, and includes, but is not limited to, a flea market,
260	a gun show, or a firearm exhibit.
261	(2) A person may not sell, offer for sale, deliver, or

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262	transfer a firearm to another person for consideration if any
263	part of the transaction is conducted on property to which the
264	public has the right of access, unless he or she first meets the
265	requirements that apply to a licensed importer, a licensed
266	manufacturer, or a licensed dealer under s. 790.065(1)(a)1., 3.,
267	and 4.
268	(a) A seller or transferor who is not a licensed importer,
269	a licensed manufacturer, or a licensed dealer may comply with
270	this subsection by requesting that a licensed importer, a
271	licensed manufacturer, or a licensed dealer, on behalf of the
272	seller or transferor, for the purpose of a sale or transfer,
273	perform the functions required under s. 790.065(1)(a). The
274	licensed importer, licensed manufacturer, or licensed dealer may
275	charge the unlicensed seller or transferor an administrative fee
276	to cover the costs associated with the performance of those
277	functions. The unlicensed seller or transferor shall prominently
278	display next to any firearms being sold on property to which the
279	public has the right of access the following information:
280	1. The full legal name of the seller or transferor; and
281	2. The full legal name and the license number of the
282	licensed importer, licensed manufacturer, or licensed dealer who
283	will be completing a transaction on behalf of the seller or
284	transferor.
285	(b) A licensed importer, a licensed manufacturer, or a
286	licensed dealer who conducts a criminal history records check
287	pursuant to this subsection shall maintain the firearms
288	transaction records in accordance with federal law and shall
289	provide a copy of the firearms transaction record to the seller
290	or transferor if he or she is not a licensed importer, a

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291	licensed manufacturer, or a licensed dealer.
292	(3) A person who violates subsection (2):
293	(a) Commits a misdemeanor of the first degree, punishable
294	as provided in s. 775.082 or s. 775.083 for a first offense.
295	(b) Commits a felony of the third degree, punishable as
296	provided in s. 775.082, s. 775.083, or s. 775.084 for a second
297	or subsequent offense.
298	(4) The mandatory waiting period, exceptions, and penalties
299	of s. 790.0655 apply to this section.
300	Section 5. Paragraph (b) of subsection (3) of section
301	790.0655, Florida Statutes, is redesignated as paragraph (c) of
302	that subsection, a new paragraph (b) is added to that
303	subsection, and subsections (1) and (2) of that section are
304	republished, to read:
305	790.0655 Purchase and delivery of firearms; mandatory
306	waiting period; exceptions; penalties
307	(1)(a) A mandatory waiting period is imposed between the
308	purchase and delivery of a firearm. The mandatory waiting period
309	is 3 days, excluding weekends and legal holidays, or expires
310	upon the completion of the records checks required under s.
311	790.065, whichever occurs later. "Purchase" means the transfer
312	of money or other valuable consideration to the retailer.
313	"Retailer" means and includes a licensed importer, licensed
314	manufacturer, or licensed dealer engaged in the business of
315	making firearm sales at retail or for distribution, or use, or
316	consumption, or storage to be used or consumed in this state, as
317	defined in s. 212.02(13).
318	(b) Records of firearm sales must be available for
319	inspection by any law enforcement agency, as defined in s.

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596-02084D-20 20207028pb 320 934.02, during normal business hours. 321 (2) The waiting period does not apply in the following 322 circumstances: 323 (a) When a firearm is being purchased by a holder of a 324 concealed weapons permit as defined in s. 790.06. 325 (b) To a trade-in of another firearm. 326 (c) To the purchase of a rifle or shotgun, upon a person's 327 successfully completing a minimum of a 16-hour hunter safety 328 course and possessing a hunter safety certification card issued 329 under s. 379.3581. A person who is exempt from the hunter safety 330 course requirements under s. 379.3581 and holds a valid Florida 331 hunting license is exempt from the mandatory waiting period 332 under this section for the purchase of a rifle or shotgun. 333 (d) When a rifle or shotgun is being purchased by a law enforcement officer or correctional officer, as those terms are 334 335 defined in s. 943.10(1), (2), (3), (6), (7), (8), or (9), or a servicemember as defined in s. 250.01. 336 337 (3) It is a felony of the third degree, punishable as 338 provided in s. 775.082, s. 775.083, or s. 775.084: 339 (a) For any retailer, or any employee or agent of a 340 retailer, to deliver a firearm before the expiration of the 341 waiting period, subject to the exceptions provided in subsection 342 (2). 343 (b) For a seller or transferor under s. 790.0653, or an employee or agent of such seller or transferor, to deliver a 344 345 firearm before the expiration of the waiting period, subject to 346 the exceptions provided in subsection (2). 347 (c) For a purchaser to obtain delivery of a firearm by 348 fraud, false pretense, or false representation.

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596-02084D-20 20207028pb 349 Section 6. Section 790.174, Florida Statutes, is amended to 350 read: 351 790.174 Safe storage of firearms required.-352 (1) A person who stores or leaves, on a premises premise 353 under his or her control, a loaded firearm, as defined in s. 354 790.001, and who has actual knowledge that a person of unsound 355 mind or who knows or reasonably should know that a minor is 356 likely to gain access to the firearm without the lawful 357 permission of the minor's parent or the person having charge of 358 the minor, or without the supervision required by law, shall 359 keep the firearm in a securely locked box or container or in a 360 location which a reasonable person would believe to be secure or 361 shall secure it with a trigger lock, except when the person is 362 carrying the firearm on his or her body or within such close 363 proximity thereto that he or she can retrieve and use it as 364 easily and quickly as if he or she carried it on his or her 365 body. 366 (2) It is a misdemeanor of the second degree, punishable as

provided in s. 775.082 or s. 775.083, if a person violates subsection (1) by failing to store or leave a firearm in the required manner and as a result thereof <u>a person of unsound mind</u> <u>or a minor gains access to the firearm, without the lawful</u> permission of the minor's parent or the person having charge of the minor, and possesses or exhibits it, without the supervision required by law:

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(a) In a public place; or

(b) In a rude, careless, angry, or threatening manner inviolation of s. 790.10.

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378	This subsection does not apply if the person of unsound mind or
379	minor obtains the firearm as a result of an unlawful entry by
380	any person.
381	(3) As used in this <u>section</u> <del>act</del> , the term "minor" means any
382	person under <u>18 years of</u> <del>the</del> age <del>of 16</del> .
383	Section 7. Effective upon the same date that SB $\_\_\_$ or
384	similar legislation takes effect, only if such legislation is
385	adopted in the same legislative session or an extension thereof
386	and becomes a law, present subsection (7) of section 943.0311,
387	Florida Statutes, is redesignated as subsection (10), and a new
388	subsection (7) and subsections (8) and (9) are added to that
389	section, to read:
390	943.0311 Chief of Domestic Security; duties of the
391	department with respect to domestic security
392	(7) The chief shall oversee the development of a statewide
393	strategy for targeted violence prevention to develop a
394	comprehensive threat assessment strategy and appropriate
395	training to be used by state and local law enforcement agencies.
396	The chief shall coordinate with state and local law enforcement
397	agencies in the development of the statewide strategy and its
398	implementation.
399	(8) Any statewide strategy for targeted violence prevention
400	shall be evaluated periodically, as determined by the
401	department, and after any event of targeted violence, to
402	incorporate changes needed to address deficiencies and improve
403	effectiveness.
404	(9) Subsections (7) and (8) may not be construed to
405	abrogate or diminish any person's right to be secure in their
406	persons, houses, papers, and effects against unreasonable

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407	seizures and searches as provided in the United States and
408	Florida Constitutions, and in the laws of this state and the
409	Federal Government, including, but not limited to, s. 933.04.
410	Section 8. Effective upon the same date that SB or
411	similar legislation takes effect, only if such legislation is
412	adopted in the same legislative session or an extension thereof
413	and becomes a law, for the 2020-2021 fiscal year, 37 full-time
414	equivalent positions with an associated total salary rate of
415	2,045,705 are authorized and the recurring sum of \$4,827,538 and
416	the nonrecurring sum of \$1,043,415 is appropriated from the
417	General Revenue Fund to the Department of Law Enforcement for
418	the purpose of implementing a statewide strategy for targeted
419	violence prevention.
420	Section 9. Except as otherwise expressly provided in this
421	act, this act shall take effect July 1, 2020.

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