1	A bill to be entitled
2	An act relating to criminal justice standards and
3	training; amending s. 943.125, F.S.; revising
4	legislative intent; requiring that a voluntary
5	accreditation program be mandatory; requiring the
6	Department of Law Enforcement to establish a review
7	process to assist agencies that fail to obtain or
8	maintain accreditation; providing an effective date.
9	
10	Be It Enacted by the Legislature of the State of Florida:
11	
12	Section 1. Subsections (1) through (5) of section 943.125,
13	Florida Statutes, are amended to read:
14	943.125 Accreditation of state and local law enforcement
15	agencies, correctional facilities, public agency offices of
16	inspectors general, and certain pretrial diversion programs;
17	intent
18	(1) It is the intent of the legislature that law
19	enforcement agencies, correctional facilities, public agency
20	offices of inspectors general, and those agencies offering
21	pretrial diversion programs within offices of the state
22	attorneys, county government, or sheriff's offices in the state
23	must be upgraded and strengthened through the adoption of
24	meaningful standards of operation for those agencies and their
25	functions.

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(2) It is the further intent of the Legislature that These
agencies shall voluntarily adopt standards designed to promote
enhanced professionalism:

(a) For law enforcement, to maximize the capability of law
enforcement agencies to enforce the law and prevent and control
criminal activities.

32 (b) For correctional facilities, to maintain best33 practices for the care, custody, and control of inmates.

34 (c) Within public agency offices of inspector general, to
 35 promote more effective scrutiny of public agency operations and
 36 greater accountability of those serving in those agencies.

37 (d) In the operation and management of pretrial diversion
38 programs offered by and through the state attorney's offices,
39 county government, or sheriff's offices.

(3) The Legislature also intends to encourage the 40 41 continuation of a voluntary state accreditation program shall to 42 facilitate the enhanced professionalism identified in subsection 43 (2). Other than the staff support by the department as 44 authorized in subsection (5), the accreditation program must be 45 independent of any law enforcement agency, the Department of 46 Corrections, the Florida Sheriffs Association, or the Florida Police Chiefs Association. 47

48 (4) The law enforcement accreditation program must
49 address, at a minimum, the following aspects of law enforcement:
50 (a) Vehicle pursuits.

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Seizure and forfeiture of contraband articles. 51 (b) 52 Recording and processing citizens' complaints. (C) 53 (d) Use of force. 54 Traffic stops. (e) 55 (f) Handling natural and manmade disasters. 56 Special operations. (g) Prisoner transfer. 57 (h) Collection and preservation of evidence. 58 (i) Recruitment and selection. 59 (j) Officer training. 60 (k) (1) Performance evaluations. 61 62 (m) Law enforcement disciplinary procedures and rights. (n) Use of criminal investigative funds. 63 64 (5)(a) Subject to available funding, the department shall 65 employ and assign adequate support staff to the Commission for 66 Florida Law Enforcement Accreditation, Inc., and the Florida 67 Corrections Accreditation Commission, Inc., in support of the 68 accreditation programs established in this section. 69 The department shall establish a review process to (b) 70 assist an agency that has failed to obtain or maintain accreditation as required under this section. The process shall 71 72 require such an agency to submit an accreditation action plan and any agency that fails to demonstrate progress in developing 73 74 or implementing any such accreditation action plan to enter into 75 a memorandum of understanding with the department.

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76	Section	2.	This	act	shall	take	effect	July	1,	2021.	
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