20221844er 1 2 An act relating to mental health and substance abuse; 3 amending s. 394.4625, F.S.; revising provisions relating to the voluntary admission of minors to a 4 facility for examination and treatment; requiring that 5 6 a minor's assent to voluntary care be verified through 7 a clinical review; amending s. 394.463, F.S.; 8 requiring law enforcement officers transporting 9 individuals for involuntary treatment to take certain 10 actions; creating s. 397.341, F.S.; requiring law enforcement officers transporting individuals for 11 12 certain treatment to take certain actions; providing an effective date. 13 14 15 Be It Enacted by the Legislature of the State of Florida: 16 17 Section 1. Paragraph (a) of subsection (1) and subsection (4) of section 394.4625, Florida Statutes, are amended to read: 18 19 394.4625 Voluntary admissions.-20 (1) AUTHORITY TO RECEIVE PATIENTS.-(a) A facility may receive for observation, diagnosis, or 21 treatment any person 18 years of age or older who applies making 22 application by express and informed consent for admission or any 23 24 person age 17 or younger whose parent or legal guardian applies 25 under for admission whom such application is made by his or her 26 quardian. If found to show evidence of mental illness, to be 27 competent to provide express and informed consent, and to be 28 suitable for treatment, such person 18 years of age or older may be admitted to the facility. A person age 17 or younger under 29

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20221844er 30 may be admitted only after a clinical review hearing to verify 31 the voluntariness of the minor's assent consent. 32 (4) TRANSFER TO VOLUNTARY STATUS. - An involuntary patient 33 who applies to be transferred to voluntary status shall be 34 transferred to voluntary status immediately, unless the patient 35 has been charged with a crime, or has been involuntarily placed 36 for treatment by a court pursuant to s. 394.467 and continues to 37 meet the criteria for involuntary placement. When transfer to voluntary status occurs, notice shall be given as provided in s. 38 39 394.4599, and if the patient is a minor, the minor's assent to voluntary care must be verified as provided in paragraph (1)(a). 40 41 Section 2. Paragraph (a) of subsection (2) of section 42 394.463, Florida Statutes, is amended to read: 394.463 Involuntary examination.-43 (2) INVOLUNTARY EXAMINATION.-44 45 (a) An involuntary examination may be initiated by any one 46 of the following means: 1. A circuit or county court may enter an ex parte order 47 stating that a person appears to meet the criteria for 48 49 involuntary examination and specifying the findings on which 50 that conclusion is based. The ex parte order for involuntary examination must be based on written or oral sworn testimony 51 52 that includes specific facts that support the findings. If other 53 less restrictive means are not available, such as voluntary 54 appearance for outpatient evaluation, a law enforcement officer, 55 or other designated agent of the court, shall take the person 56 into custody and deliver him or her to an appropriate, or the 57 nearest, facility within the designated receiving system 58 pursuant to s. 394.462 for involuntary examination. The order of

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59 the court shall be made a part of the patient's clinical record. 60 A fee may not be charged for the filing of an order under this 61 subsection. A facility accepting the patient based on this order 62 must send a copy of the order to the department within 5 working 63 days. The order may be submitted electronically through existing data systems, if available. The order shall be valid only until 64 65 the person is delivered to the facility or for the period 66 specified in the order itself, whichever comes first. If a time 67 limit is not specified in the order, the order is valid for 7 68 days after the date that the order was signed.

69 2. A law enforcement officer shall take a person who 70 appears to meet the criteria for involuntary examination into 71 custody and deliver the person or have him or her delivered to 72 an appropriate, or the nearest, facility within the designated receiving system pursuant to s. 394.462 for examination. A law 73 74 enforcement officer transporting a person pursuant to this 75 subparagraph shall restrain the person in the least restrictive 76 manner available and appropriate under the circumstances. The 77 officer shall execute a written report detailing the 78 circumstances under which the person was taken into custody, 79 which must be made a part of the patient's clinical record. Any 80 facility accepting the patient based on this report must send a 81 copy of the report to the department within 5 working days.

3. A physician, a physician assistant, a clinical
psychologist, a psychiatric nurse, an advanced practice
registered nurse registered under s. 464.0123, a mental health
counselor, a marriage and family therapist, or a clinical social
worker may execute a certificate stating that he or she has
examined a person within the preceding 48 hours and finds that

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88 the person appears to meet the criteria for involuntary 89 examination and stating the observations upon which that 90 conclusion is based. If other less restrictive means, such as 91 voluntary appearance for outpatient evaluation, are not 92 available, a law enforcement officer shall take into custody the 93 person named in the certificate and deliver him or her to the 94 appropriate, or nearest, facility within the designated 95 receiving system pursuant to s. 394.462 for involuntary 96 examination. The law enforcement officer shall execute a written 97 report detailing the circumstances under which the person was taken into custody. The report and certificate shall be made a 98 99 part of the patient's clinical record. Any facility accepting the patient based on this certificate must send a copy of the 100 certificate to the department within 5 working days. The 101 102 document may be submitted electronically through existing data 103 systems, if applicable. 104 105 When sending the order, report, or certificate to the 106 department, a facility shall, at a minimum, provide information 107 about which action was taken regarding the patient under 108 paragraph (g), which information shall also be made a part of the patient's clinical record. 109 Section 3. Section 397.341, Florida Statutes, is created to 110 111 read: 112 397.341 Transportation of individuals by law enforcement officers.-A law enforcement officer transporting an individual 113 114 pursuant to this chapter shall restrain that individual in the 115 least restrictive manner available and appropriate under the 116 circumstances.

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Section 4. This act shall take effect July 1, 2022.

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