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1 2 An act relating to human trafficking; amending s. 3 95.11, F.S.; conforming provisions to changes made by 4 the act; amending s. 450.045, F.S.; increasing criminal penalties for specified offenses involving 5 6 adult theaters; amending s. 787.06, F.S.; directing 7 the proceeds from the sale of specified property to be 8 allocated to pay restitution to human trafficking 9 victims; specifying the allocation of proceeds if 10 there are multiple human trafficking victims; specifying the allocation of any remaining proceeds; 11 creating s. 787.061, F.S.; providing legislative 12 findings; providing definitions; providing a civil 13 cause of action for victims of human trafficking 14 15 against certain entities or persons; providing 16 procedures and requirements for claims; providing for 17 damages, penalties, punitive damages, attorney fees, expenses, and costs; providing a statute of 18 19 limitations; amending s. 796.07, F.S.; authorizing 20 judicial circuits to establish educational programs 21 for persons convicted of or charged with certain 22 violations; specifying contents of such programs; 23 providing that such programs may be offered by faith-2.4 based providers; amending s. 943.17297, F.S.; revising 25 requirements for law enforcement training in 26 identifying and investigating human trafficking; 27 creating s. 1004.343, F.S.; creating the Statewide 28 Data Repository for Anonymous Human Trafficking Data 29 at the University of South Florida; providing purposes

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20237064er 30 of the data repository; specifying duties of university faculty and staff; designating required 31 32 reporting entities; requiring specified information to be reported; providing for reporting; providing for 33 34 future repeal; providing an effective date. 35 36 Be It Enacted by the Legislature of the State of Florida: 37 38 Section 1. Subsections (7) and (9) of section 95.11, 39 Florida Statutes, are amended to read: 95.11 Limitations other than for the recovery of real 40 41 property.-Actions other than for recovery of real property shall 42 be commenced as follows: 43 (7) FOR INTENTIONAL TORTS BASED ON ABUSE. - An action founded 44 on alleged abuse, as defined in s. 39.01, s. 415.102, or s. 45 984.03; - or incest, as defined in s. 826.04; or an action 46 brought pursuant to s. 787.061, may be commenced at any time within 7 years after the age of majority, or within 4 years 47 after the injured person leaves the dependency of the abuser, or 48 49 within 4 years from the time of discovery by the injured party 50 of both the injury and the causal relationship between the 51 injury and the abuse, whichever occurs later. 52 (9) SPECIFIED SEXUAL BATTERY OFFENSES ON VICTIMS UNDER AGE 53 16.-An action related to an act constituting a violation of s. 54 794.011 or an action brought pursuant to s. 787.061 involving a 55 victim who was under the age of 16 at the time of the act may be 56 commenced at any time. This subsection applies to any such action other than one which would have been time barred on or 57 58 before July 1, 2010.

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Section 2. Paragraph (d) of subsection (3) of section 450.045, Florida Statutes, is amended, and paragraphs (a), (b), 61 and (c) of that subsection are republished, to read:

> 450.045 Proof of identity and age; posting of notices.-(3) (a) In order to provide the department and law

63 enforcement agencies the means to more effectively identify, 64 65 investigate, and arrest persons engaging in human trafficking, 66 an adult theater, as defined in s. 847.001(2)(b), shall obtain 67 proof of the identity and age of each of its employees or 68 independent contractors, and shall verify the validity of the 69 identification and age verification document with the issuer, 70 before his or her employment or provision of services as an 71 independent contractor.

72 (b) The adult theater shall obtain and keep on record a photocopy of the person's driver license or state or federal 73 74 government-issued photo identification card, along with a record 75 of the verification of the validity of the identification and 76 age verification document with the issuer, during the entire 77 period of employment or business relationship with the 78 independent contractor and for at least 3 years after the 79 employee or independent contractor ceases employment or the 80 provision of services.

(c) The department and its agents have the authority to 81 82 enter during operating hours, unannounced and without prior 83 notice, and inspect at any time a place or establishment covered by this subsection and to have access to age verification 84 85 documents kept on file by the adult theater and such other records as may aid in the enforcement of this subsection. 86 87 (d) A person who owns, operates, or manages an adult

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88	theater <del>owner, operator, or manager</del> who <del>knowingly</del> violates this
89	subsection commits a <u>felony of</u> <del>misdemeanor in</del> the <u>third</u> <del>first</del>
90	degree, punishable as provided in s. 775.082 <u>, <del>or</del> s. 775.083, or</u>
91	<u>s. 775.084</u> .
92	Section 3. Subsection (7) of section 787.06, Florida
93	Statutes, is amended to read:
94	787.06 Human trafficking
95	(7) Any real property or personal property that was used,
96	attempted to be used, or intended to be used in violation of any
97	<del>provision of</del> this section may be seized and shall be forfeited
98	as provided by <del>subject to the provisions of</del> the Florida
99	Contraband Forfeiture Act. After satisfying any liens on the
100	property, the remaining proceeds from the sale of any property
101	seized under this section and owned by a defendant convicted of
102	a violation of this section must first be allocated to pay any
103	order of restitution of a human trafficking victim in the
104	criminal case for which the owner was convicted. If there are
105	multiple human trafficking victims in the criminal case, the
106	remaining proceeds must be allocated equally among the victims
107	to pay restitution. If the proceeds are sufficient to pay any
108	such order of restitution, any remaining proceeds must be
109	disbursed as required by s. 932.7055(5)-(9).
110	Section 4. Section 787.061, Florida Statutes, is created to
111	read:
112	787.061 Civil actions by victims of human trafficking
113	(1) FINDINGS.—The Legislature finds that it is necessary to
114	provide a civil cause of action for the recovery of specified
115	damages and costs in order to achieve the intent of the
116	Legislature relating to human trafficking as expressed in s.

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117	787.06(1)(d).
118	(2) DEFINITIONSAs used in this section, the term:
119	(a) "Human trafficking" has the same meaning as provided in
120	<u>s. 787.06(2).</u>
121	(b) "Victim of human trafficking" means a person subjected
122	to coercion, as defined in s. 787.06(2), or by any other means,
123	for the purpose of being used in human trafficking; a child
124	under 18 years of age subjected to human trafficking; or an
125	individual subjected to human trafficking as defined by federal
126	law.
127	(3) CIVIL CAUSE OF ACTION
128	(a) A victim of human trafficking has a civil cause of
129	action against an adult theater, as defined in s. 847.001(2)(b),
130	or an owner, an operator, or a manager of such theater, that
131	knowingly allows a victim of human trafficking to work, perform,
132	or dance at the adult theater. Such victim may recover damages
133	as provided in this section.
134	(b) The action may be brought in any circuit court of
135	competent jurisdiction in this state.
136	(c) A victim who prevails in any such action may recover
137	economic and noneconomic damages; punitive damages, as provided
138	in ss. 768.72, 768.725, and 768.73; reasonable attorney fees;
139	and costs.
140	1. Economic damages include, but are not limited to, past
141	and future medical and mental health expenses; repatriation
142	expenses, when a victim elects repatriation; and all other
143	reasonable costs and expenses incurred by the victim in the past
144	or estimated to be incurred by the victim in the future as a
145	result of the human trafficking.

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20237064er 146 2. Noneconomic damages are nonfinancial losses that would not have occurred but for the victimization, and include pain 147 148 and suffering, inconvenience, physical impairment, mental 149 anguish, disfigurement, loss of capacity for enjoyment of life, and other nonfinancial losses. 150 151 (d) The civil remedies provided for in this section do not 152 preempt any other remedy or cause of action provided by law, 153 except that a victim may not recover against the same defendant 154 under both this section and s. 772.104(2). 155 (e) If the factfinder determines a parent or legal quardian knowingly trafficked the victim, facilitated such trafficking, 156 157 or otherwise participated in the human trafficking of the 158 victim, the court may not allow such parent or legal guardian to 159 receive any distribution of damages awarded under this section. 160 (f) The court shall have specific authority to consolidate 161 civil actions for the same defendant for the purpose of case 162 resolution and aggregate jurisdiction. (4) STATUTE OF LIMITATIONS. - The statute of limitations as 163 164 specified in s. 95.11(7) or (9), as applicable, governs an action brought under this section. 165 Section 5. Paragraph (b) of subsection (5) of section 166 796.07, Florida Statutes, is amended, subsection (8) is added to 167 that section, and paragraph (f) of subsection (2) and paragraph 168 169 (a) of subsection (5) of that section are republished, to read: 170 796.07 Prohibiting prostitution and related acts.-(2) It is unlawful: 171 (f) To solicit, induce, entice, or procure another to 172 173 commit prostitution, lewdness, or assignation. 174 (5) (a) A person who violates paragraph (2) (f) commits:

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175	1. A misdemeanor of the first degree for a first violation,
176	punishable as provided in s. 775.082 or s. 775.083.
177	2. A felony of the third degree for a second violation,
178	punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
179	3. A felony of the second degree for a third or subsequent
180	violation, punishable as provided in s. 775.082, s. 775.083, or
181	s. 775.084.
182	(b) In addition to any other penalty imposed, the court
183	shall order a person convicted of a violation of paragraph
184	(2)(f) to:
185	1. Perform 100 hours of community service <u>.; and</u>
186	2. Pay for and attend an educational program as described
187	in subsection (8), about the negative effects of prostitution
188	and human trafficking, such as a sexual violence prevention
189	education program, including such programs offered by faith-
190	<del>based providers,</del> if such <u>a program exists</u> <del>programs exist</del> in the
191	judicial circuit in which the offender is sentenced.
192	(8)(a) A judicial circuit may establish an educational
193	program for persons convicted of or charged with a violation of
194	paragraph (2)(f), to include education on:
195	1. The relationship between demand for commercial sex and
196	human trafficking.
197	2. The impact of human trafficking on victims.
198	3. Coercion, consent, and sexual violence.
199	4. The health and legal consequences of commercial sex.
200	5. The negative impact of commercial sex on prostituted
201	persons and the community.
202	6. The reasons and motivations for engaging in
203	prostitution.

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20237064er 204 (b) An educational program may include a program offered by 205 a faith-based provider. 206 Section 6. Section 943.17297, Florida Statutes, is amended 207 to read: 208 943.17297 Continuing employment Training in identifying and 209 investigating human trafficking.-Within 1 year after beginning 210 employment, Each certified law enforcement officer must successfully complete 4 hours of training in identifying and 211 212 investigating human trafficking as part of the basic recruit training of the officer required in s. 943.13(9) or additional 213 training required in s. 943.131(4). Completion of the training 214 215 component may count toward the 40 hours of instruction for 216 continued employment or appointment as a law enforcement officer 217 required under s. 943.135. This training component must be completed by current law enforcement officers by July 1, 2022. 218 219 The training must be developed by the commission in consultation 220 with the Department of Legal Affairs and the Statewide Council 221 on Human Trafficking. If an officer fails to complete the 222 required training, his or her certification must be placed on 223 inactive status until the employing agency notifies the 224 commission that the officer has completed the training. 225 Section 7. Section 1004.343, Florida Statutes, is created 226 to read: 227 1004.343 Statewide Data Repository for Anonymous Human 228 Trafficking Data.-(1) The University of South Florida Trafficking in Persons 229 230 - Risk to Resilience Lab shall house and operate the state's 231 unified Statewide Data Repository for Anonymous Human 232 Trafficking Data.

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233	(a) The purposes of the data repository are to:
234	1. Collect and analyze anonymous human trafficking data to
235	better understand the magnitude and trends in human trafficking
236	in the state over time.
237	2. Help evaluate the effectiveness of various state-funded
238	initiatives to combat human trafficking to determine the impact
239	of such initiatives and to use evidence-based decisionmaking in
240	the determination of state investments in such initiatives.
241	3. Inform statewide efforts among law enforcement agencies,
242	state agencies, and other entities to combat human trafficking
243	and apprehend and prosecute those persons responsible for human
244	trafficking; and
245	4. Better serve victims of human trafficking through
246	evidence-based interventions that have proven effective.
247	(b) University of South Florida faculty and staff assigned
248	to the lab shall:
249	1. Design, operate, maintain, and protect the integrity of
250	the statewide human trafficking data repository.
251	2. Design, in consultation with the Department of Law
252	Enforcement and other law enforcement partners, and launch a
253	user-friendly system for uploading anonymous human trafficking
254	data to the repository in a manner that can be accomplished
255	quickly and at no additional cost to the required reporting
256	entities.
257	3. Analyze such data to identify initiatives and
258	interventions that worked best in combatting human trafficking,
259	prosecuting individuals conducting human trafficking, and
260	assisting victims of human trafficking.
261	4. Work with law enforcement agencies and state agencies to

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262	report data on human trafficking investigations and prosecutions
263	which can aid those agencies in combatting human trafficking and
264	prosecuting those individuals responsible for human trafficking.
265	(2)(a) The following agencies and organizations are
266	considered required reporting entities under this section:
267	1. Law enforcement agencies operating with state or local
268	government tax proceeds, including, but not limited to,
269	municipal police departments, county sheriff's departments,
270	county attorney's offices, and state attorney's offices.
271	2. The Department of Law Enforcement and any other state
272	agencies that hold any data related to human trafficking.
273	3. Service providers and other nongovernmental
274	organizations that serve victims of human trafficking through
275	state or federal funding for such purpose.
276	(b) Notwithstanding paragraph (a), any required reporting
277	entity that submits the data required under subsection (3) from
278	its local jurisdiction to the Department of Law Enforcement's
279	Uniform Crime Report (UCR) system or Florida Incident-Based
280	Reporting System (FIBRS) may, but is not required to, submit any
281	additional data to the statewide human trafficking data
282	repository. However, the Department of Law Enforcement shall
283	upload or otherwise share with the statewide human trafficking
284	data repository, at least quarterly, the relevant data required
285	by this section which has been reported by local jurisdictions
286	to the UCR system and the FIBRS.
287	(3) All of the following human trafficking data shall be
288	submitted by required reporting entities to the statewide human
289	trafficking data repository, unless such entity is exempt from
290	the reporting under paragraph (2)(b):

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291	(a) The alleged offense that was being investigated or
292	prosecuted and a description of the alleged prohibited conduct.
293	(b) The age, gender, and race or ethnicity of each suspect
294	and victim and the case number associated with that suspect and
295	victim.
296	(c) The date, time, and location of the alleged offense.
297	(d) The type of human trafficking involved.
298	(e) Any other related prosecution charges.
299	(f) Information regarding any victim services organization
300	or program to which the victim was referred, if available.
301	(g) The disposition of the investigation or prosecution,
302	regardless of its manner of disposition.
303	(4)(a) A required reporting entity located in a county with
304	a population of more than 500,000 must begin reporting its
305	jurisdiction's human trafficking data required by this section
306	to the statewide human trafficking data repository, or to the
307	UCR system or the FIBRS, on or before July 1, 2024, and at least
308	quarterly each year thereafter.
309	(b) A required reporting entity located in a county with a
310	population of 500,000 or less must begin reporting its
311	jurisdiction's human trafficking data required by this section
312	to the statewide human trafficking data repository, or to the
313	UCR system or the FIBRS, on or before July 1, 2024, and at least
314	biannually each year thereafter.
315	(5) Beginning July 1, 2025, and annually thereafter, the
316	<u>University of South Florida Trafficking in Persons - Risk to</u>
317	Resilience Lab shall submit an annual report and analysis on its
318	findings to the Governor, the Attorney General, the President of
319	the Senate, and the Speaker of the House of Representatives.

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#### ENROLLED 2023 Legislature

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