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1 A bill to be entitled 2 An act relating to interception and disclosure of 3 wire, oral, or electronic communications; amending s. 4 934.03, F.S.; permitting the intercept and recording 5 of an oral communication by the parent of a child 6 under a specified age in certain circumstances if the 7 recording is provided to a law enforcement agency; 8 permitting the intercept and recording of an oral 9 communication in certain circumstances concerning specified offenses; providing an effective date. 10 11 12 Be It Enacted by the Legislature of the State of Florida: 13 Section 1. Paragraph (1) of subsection (2) of section 14 15 934.03, Florida Statutes, is redesignated as paragraph (n), and 16 new paragraphs (1) and (m) are added to that subsection, to 17 read: 18 934.03 Interception and disclosure of wire, oral, or 19 electronic communications prohibited. -20 (2) 21 (1)1. It is lawful under this section and ss. 934.04-934.09 for a parent or legal guardian of a child under 18 years 22 23 of age to intercept and record an oral communication if the

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child is a party to the communication and the parent or legal

guardian has reasonable grounds to believe that recording the

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communication will capture a statement by another party to the communication that the other party intends to commit, is committing, or has committed an unlawful sexual act or an unlawful act of physical force or violence against the child.

- 2. A recording authorized under this paragraph and which captures a statement by a party that the party intends to commit, is committing, or has committed an unlawful sexual act or an unlawful act of physical force or violence against a child must be provided to a law enforcement agency and may be used for the purpose of evidencing the intent to commit or the commission of an unlawful sexual act or an unlawful act of physical force or violence against a child. A recording authorized under this paragraph may not be otherwise disseminated or shared.
- (m)1. It is lawful under this section and ss. 934.04934.09 for a person to intercept and record an oral
 communication if the person is a party to the communication and
 has reasonable grounds to believe that recording the
 communication will capture a statement by another party to the
 communication that the other party intends to commit, is
 committing, or has committed against the party intercepting and
 recording the communication an unlawful act of domestic violence
 under s. 741.30; or repeat violence, sexual violence, or dating
 violence under s. 784.046.
- 2. A recording authorized under this paragraph may be provided to a law enforcement agency, an attorney, or a court

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for the purpose of evidencing that a crime as listed in	
subparagraph 1. has been committed. A recording authorized unde	er
this paragraph may not be otherwise disseminated or shared.	
Section 2. This act shall take effect upon becoming a law	v .

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