CS for SB 758

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2	An act relating to tracking devices and applications;
3	amending s. 934.425, F.S.; prohibiting the placement
4	or use of a tracking device or tracking application to
5	determine the location or movement of another person
6	or another person's property without that person's
7	consent; revising exceptions; providing criminal
8	penalties; conforming provisions to changes made by
9	the act; amending s. 493.6118, F.S.; conforming a
10	provision to changes made by the act; providing an
11	effective date.
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13	Be It Enacted by the Legislature of the State of Florida:
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15	Section 1. Section 934.425, Florida Statutes, is amended to
16	read:
17	934.425 Installation <u>or use</u> of tracking devices or tracking
18	applications; exceptions; penalties
19	(1) As used in this section, the term:
20	(a) "Business entity" means any form of corporation,
21	partnership, association, cooperative, joint venture, business
22	trust, or sole proprietorship that conducts business in this
23	state.
24	(b) "Tracking application" means any software program whose
25	primary purpose is to track or identify the location or movement
26	of an individual.
27	(c) "Tracking device" means any device whose primary
28	purpose is to reveal its location or movement by the
29	transmission of electronic signals.
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30	(d) "Person" means an individual but does not include a
31	business entity.
32	(2) Except as provided in subsection (4), a person may not
33	knowingly <u>:</u>
34	<u>(a)</u> Install <u>or place</u> a tracking device or tracking
35	application on another person's property without that the other
36	person's consent <u>; or</u>
37	(b) Use a tracking device or tracking application to
38	determine the location or movement of another person or another
39	person's property without that person's consent.
40	(3) For purposes of this section, a person's consent is
41	presumed to be revoked if:
42	(a) The consenting person and the person to whom consent
43	was given are lawfully married and one person files a petition
44	for dissolution of marriage from the other; or
45	(b) The consenting person or the person to whom consent was
46	given files an injunction for protection against the other
47	person pursuant to s. 741.30, s. 741.315, s. 784.046, or s.
48	784.0485.
49	(4) This section does not apply to:
50	(a) A law enforcement officer as defined in s. 943.10, or
51	any local, state, federal, or military law enforcement agency,
52	that lawfully installs <u>, places, or uses</u> a tracking device or
53	tracking application on another person's property as part of a
54	criminal investigation.
55	(b) A parent or legal guardian of a minor child who
56	installs, places, or uses a tracking device or tracking
57	application on the minor child's property if:
58	1. The parents or legal guardians are lawfully married to

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2024758er 59 each other and are not separated or otherwise living apart, and 60 either parent or legal guardian consents to the installation, 61 placement, or use of the tracking device or tracking 62 application; 63 2. The parent or legal guardian is the sole surviving 64 parent or legal guardian of the minor child; 65 3. The parent or legal guardian has sole custody of the 66 minor child; or 67 4. The parents or legal guardians are divorced, separated, 68 or otherwise living apart and both consent to the installation, 69 placement, or use of the tracking device or tracking 70 application. 71 (c) A caregiver of an elderly person or disabled adult, as 72 those terms are defined in s. 825.101, if the elderly person's or disabled adult's treating physician certifies that the 73 74 installation or placement of a tracking device or tracking 75 application onto the elderly person's or disabled adult's property or the use of a tracking device or tracking application 76 77 to determine the location or movement of the elderly person or 78 disabled person or his or her property is necessary to ensure 79 the safety of the elderly person or disabled adult. 80 (d) A person acting in good faith on behalf of a business entity for a legitimate business purpose. This paragraph does 81 82 not apply to a person engaged in private investigation, as 83 defined in s. 493.6101, on behalf of another person unless such activities would otherwise be exempt under this subsection if 84 85 performed by the person engaging the private investigator. 86 (e) An owner or lessee of a motor vehicle that installs, 87 places, or uses, or directs the installation, placement, or use

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2024758er 88 of, a tracking device or tracking application on such vehicle 89 during the period of ownership or lease, provided that: 90 1. The tracking device or tracking application is removed 91 before the vehicle's title is transferred or the vehicle's lease 92 expires; 2. The new owner of the vehicle, in the case of a sale, or 93 94 the lessor of the vehicle, in the case of an expired lease, 95 consents in writing to the nonremoval of the tracking device or 96 tracking application; or 3. The owner of the vehicle at the time of the installation 97 or placement of the tracking device or tracking application was 98 the original manufacturer of the vehicle and the next owner of 99 the vehicle was informed of the location and how to remove the 100 device before the vehicle title is transferred. 101 102 (5) A person who violates this section commits a felony 103 misdemeanor of the third second degree, punishable as provided 104 in s. 775.082, or s. 775.083, or s. 775.084. Section 2. Paragraph (y) of subsection (1) of section 105 106 493.6118, Florida Statutes, is amended to read: 107 493.6118 Grounds for disciplinary action.-108 (1) The following constitute grounds for which disciplinary 109 action specified in subsection (2) may be taken by the 110 department against any licensee, agency, or applicant regulated 111 by this chapter, or any unlicensed person engaged in activities 112 regulated under this chapter: (y) Installation, placement, or use of a tracking device or 113 tracking application in violation of s. 934.425. 114 115 Section 3. This act shall take effect October 1, 2024.

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