1	A bill to be entitled
2	An act relating to the Office of Drug Control;
3	amending s. 14.2019, F.S.; relocating the Statewide
4	Office for Suicide Prevention into the Department of
5	Children and Family Services; requiring the director
6	of the Statewide Office for Suicide Prevention to
7	employ a coordinator for the office; requiring
8	revenues from grants accepted by the Statewide Office
9	for Suicide Prevention to be deposited into the Grants
10	and Donations Trust Fund within the Department of
11	Children and Family Services rather than the Executive
12	Office of the Governor; amending s. 14.20195, F.S.;
13	requiring the director of the Statewide Office for
14	Suicide Prevention, rather than the director of the
15	Office of Drug Control, to appoint members to the
16	Suicide Prevention Coordinating Council; providing
17	that the director of the Statewide Office for Suicide
18	Prevention is a nonvoting member of the coordinating
19	council; repealing s. 311.115, F.S., relating to
20	Seaport Security Standards Advisory Council within the
21	Office of Drug Control; amending s. 311.12, F.S.;
22	deleting the provision that requires the Office of
23	Drug Control within the Executive Office of the
24	Governor to maintain a sufficient number of copies of
25	the standards for seaport security at its offices for
26	distribution to the public and provide copies to each
27	affected seaport upon request; conforming provisions
28	to changes made by the act; amending s. 311.123, F.S.;
29	deleting the provision that requires the Office of
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30 Drug Control within the Executive Office of the 31 Governor to create a maritime domain security 32 awareness training program; amending s. 397.331, F.S.; conforming provisions to changes made by the act; 33 34 repealing s. 397.332, F.S., relating to the creation 35 of the Office of Drug Control; amending s. 397.333, 36 F.S.; relocating the Statewide Drug Policy Advisory 37 Council into the Department of Health; requiring the 38 Surgeon General or his or her designee, rather than 39 the director of the Office of Drug Control, to be a 40 nonvoting, ex officio member of the advisory council; 41 requiring the department to provide staff support for 42 the advisory council; revising the state officials that are appointed to serve on the advisory council; 43 44 amending s. 943.031, F.S.; revising the membership of the Florida Violent Crime and Drug Control Council; 45 46 conforming provisions to changes made by the act; 47 revising the membership of the Drug Control Strategy and Criminal Gang Committee; amending s. 943.042, 48 49 F.S.; conforming provisions relating to the Violent 50 Crime Investigative Emergency and Drug Control 51 Strategy Implementation Account to changes made by the 52 act; repealing s. 1006.07(7), F.S., relating to 53 suicide prevention education; requesting the Division 54 of Statutory Revision of the Office of Legislative Services to prepare a reviser's bill to conform the 55 56 Florida Statutes to the changes made by the act; 57 providing an effective date. 58

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Be It Enacted by the Legislature of the State of Florida: 59 60 Section 1. Subsections (1), (3), (4), and (5) of section 61 62 14.2019, Florida Statutes, are amended to read: 63 14.2019 Statewide Office for Suicide Prevention.-(1) The Statewide Office for Suicide Prevention is created 64 65 as a unit of the Office of Drug Control within the Department of 66 Children and Family Services Executive Office of the Governor. 67 (3) Contingent upon a specific appropriation, the director 68 of the Office of Drug Control shall employ a coordinator for the 69 Statewide office for Suicide Prevention who shall work under the 70 direction of the director to achieve the goals and objectives set forth in this section. 71 72 (3) (4) The Statewide Office for Suicide Prevention may seek 73 and accept grants or funds from any federal, state, or local 74 source to support the operation and defray the authorized 75 expenses of the office and the Suicide Prevention Coordinating 76 Council. Revenues from grants shall be deposited in the Grants 77 and Donations Trust Fund within the Department of Children and 78 Family Services Executive Office of the Governor. In accordance 79 with s. 216.181(11), the Executive Office of the Governor may 80 request changes to the approved operating budget to allow the 81 expenditure of any additional grant funds collected pursuant to 82 this subsection.

<u>(4) (5)</u> Agencies under the control of the Governor or the
 Governor and Cabinet are directed, and all others are
 encouraged, to provide information and support to the Statewide
 Office for Suicide Prevention as requested.

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Section 2. Subsection (2) of section 14.20195, Florida

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Statutes, is amended to read: 14.20195 Suicide Prevention Coordinating Council; creation; membership; duties.-There is created within the Statewide Office for Suicide Prevention a Suicide Prevention Coordinating Council. The council shall develop strategies for preventing suicide. (2) MEMBERSHIP.-The Suicide Prevention Coordinating Council shall consist of 27 28 voting members and one nonvoting member. (a) Thirteen members shall be appointed by the director of the Statewide Office for Suicide Prevention of Drug Control and shall represent the following organizations: 1. The Florida Association of School Psychologists. 2. The Florida Sheriffs Association. 3. The Suicide Prevention Action Network USA. 4. The Florida Initiative of Suicide Prevention. 5. The Florida Suicide Prevention Coalition. 6. The American Foundation of Suicide Prevention. 7. The Florida School Board Association. 8. The National Council for Suicide Prevention. 9. The state chapter of AARP. 10. The Florida Alcohol and Drug Abuse Association. 11. The Florida Council for Community Mental Health. 12. The Florida Counseling Association. 13. NAMI Florida. (b) The following state officials or their designees shall serve on the coordinating council: 1. The Secretary of Elderly Affairs. 2. The State Surgeon General. 3. The Commissioner of Education.

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117 4. The Secretary of Health Care Administration. 118 5. The Secretary of Juvenile Justice. 119 6. The Secretary of Corrections. 120 7. The executive director of the Department of Law 121 Enforcement. 122 8. The executive director of the Department of Veterans' 123 Affairs. 124 9. The Secretary of Children and Family Services. 125 10. The director of the Agency for Workforce Innovation. (c) The Governor shall appoint four additional members to 126 127 the coordinating council. The appointees must have expertise 128 that is critical to the prevention of suicide or represent an 129 organization that is not already represented on the coordinating 130 council. 131 (d) For the members appointed by the director of the 132 Statewide Office for Suicide Prevention of Drug Control, seven 133 members shall be appointed to initial terms of 3 years, and 134 seven members shall be appointed to initial terms of 4 years. 135 For the members appointed by the Governor, two members shall be 136 appointed to initial terms of 4 years, and two members shall be 137 appointed to initial terms of 3 years. Thereafter, such members 138 shall be appointed to terms of 4 years. Any vacancy on the 139 coordinating council shall be filled in the same manner as the 140 original appointment, and any member who is appointed to fill a vacancy occurring because of death, resignation, or 141 142 ineligibility for membership shall serve only for the unexpired 143 term of the member's predecessor. A member is eligible for 144 reappointment. (e) The director of the Statewide Office for Suicide 145

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146 Prevention of Drug Control shall be a nonvoting member of the 147 coordinating council and shall act as chair. (f) Members of the coordinating council shall serve without 148 149 compensation. Any member of the coordinating council who is a 150 public employee is entitled to reimbursement for per diem and 151 travel expenses as provided in s. 112.061. 152 Section 3. Section 311.115, Florida Statutes, is repealed. 153 Section 4. Subsections (1), (3), (8), (10), and (11) of 154 section 311.12, Florida Statutes, are amended to read: 155 311.12 Seaport security.-156 (1) SECURITY STANDARDS.-157 (a) The statewide minimum standards for seaport security applicable to seaports listed in s. 311.09 shall be those based 158 159 on the Florida Seaport Security Assessment 2000 and set forth in the Port Security Standards Compliance Plan delivered to the 160 161 Speaker of the House of Representatives and the President of the 162 Senate on December 11, 2000. The Office of Drug Control within the Executive Office of the Governor shall maintain a sufficient 163 164 number of copies of the standards at its offices for 165 distribution to the public and provide copies to each affected 166 seaport upon request. 167 (b) A seaport may implement security measures that are more stringent, more extensive, or supplemental to the minimum 168 169 security standards established by this subsection. 170 (c) The provisions of s. 790.251 are not superseded,

171 preempted, or otherwise modified in any way by the provisions of 172 this section.

173 (3) SECURITY PLAN.—Each seaport listed in s. 311.09 shall
 174 adopt and maintain a security plan specific to that seaport

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175 which provides for a secure seaport infrastructure that promotes 176 the safety and security of state residents and visitors and the 177 flow of legitimate trade and travel.

178 (a) Every 5 years after January 1, 2007, each seaport 179 director, with the assistance of the Regional Domestic Security 180 Task Force and in conjunction with the United States Coast 181 Guard, shall revise the seaport's security plan based on the 182 director's ongoing assessment of security risks, the risks of terrorist activities, and the specific and identifiable needs of 183 184 the seaport for ensuring that the seaport is in substantial 185 compliance with the minimum security standards established under 186 subsection (1).

187 (b) Each adopted or revised security plan must be reviewed 188 and approved by the Office of Drug Control and the Department of 189 Law Enforcement for compliance with federal facility security 190 assessment requirements under 33 C.F.R. s. 105.305 and the 191 minimum security standards established under subsection (1). 192 Within 30 days after completion, a copy of the written review 193 shall be delivered to the United States Coast Guard, the 194 Regional Domestic Security Task Force, and the Domestic Security 195 Oversight Council.

196 (8) WAIVER FROM SECURITY REQUIREMENTS. - The Office of Drug 197 Control and the Department of Law Enforcement may modify or 198 waive any physical facility requirement or other requirement contained in the minimum security standards upon a determination 199 200 that the purposes of the standards have been reasonably met or 201 exceeded by the seaport requesting the modification or waiver. 202 An alternate means of compliance must not diminish the safety or 203 security of the seaport and must be verified through an

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204 extensive risk analysis conducted by the seaport director.

(a) Waiver requests shall be submitted in writing, along with supporting documentation, to the Office of Drug Control and the Department of Law Enforcement. The office and the department <u>has have</u> 90 days to jointly grant or reject the waiver, in whole or in part.

(b) The seaport may submit any waivers that are not granted or are jointly rejected to the Domestic Security Oversight Council for review within 90 days. The council shall recommend that the Office of Drug Control and the Department of Law Enforcement grant the waiver or reject the waiver, in whole or in part. The office and the department shall give great weight to the council's recommendations.

(c) A request seeking a waiver from the seaport law
enforcement personnel standards established under s. 311.122(3)
may not be granted for percentages below 10 percent.

(d) Any modifications or waivers granted under this
subsection shall be noted in the annual report submitted by the
Department of Law Enforcement pursuant to subsection (10).

223 (10) REPORTS.-The Department of Law Enforcement, in 224 consultation with the Office of Drug Control, shall annually 225 complete a report indicating the observations and findings of 226 all reviews, inspections, or other operations relating to the 227 seaports conducted during the year and any recommendations 228 resulting from such reviews, inspections, and operations. A copy 229 of the report shall be provided to the Governor, the President 230 of the Senate, the Speaker of the House of Representatives, the 231 governing body of each seaport or seaport authority, and each seaport director. The report must include each director's 232

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233 response indicating what actions, if any, have been taken or are 234 planned to be taken pursuant to the observations, findings, and 235 recommendations reported by the department.

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(11) FUNDING.-

(a) In making decisions regarding security projects or 238 other funding applicable to each seaport listed in s. 311.09, 239 the Legislature may consider the Department of Law Enforcement's 240 annual report under subsection (10) as authoritative, especially regarding each seaport's degree of substantial compliance with 241 242 the minimum security standards established in subsection (1).

243 (b) The Legislature shall regularly review the ongoing 244 costs of operational security on seaports, the impacts of this section on those costs, mitigating factors that may reduce costs 245 246 without reducing security, and the methods by which seaports may implement operational security using a combination of sworn law 247 248 enforcement officers and private security services.

249 (c) Subject to the provisions of this chapter and 250 appropriations made for seaport security, state funds may not be 251 expended for security costs without certification of need for 252 such expenditures by the Office of Ports Administrator within 253 the Department of Law Enforcement.

254 (d) If funds are appropriated for seaport security, the 255 Office of Drug Control, the Department of Law Enforcement, and 256 the Florida Seaport Transportation and Economic Development 257 Council shall mutually determine the allocation of such funds 258 for security project needs identified in the approved seaport 259 security plans. Any seaport that receives state funds for 260 security projects must enter into a joint participation 261 agreement with the appropriate state entity and use the seaport

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262 security plan as the basis for the agreement. 263 1. If funds are made available over more than 1 fiscal 264 year, the agreement must reflect the entire scope of the project 265 approved in the security plan and, as practicable, allow for 266 reimbursement for authorized projects over more than 1 year. 267 2. The agreement may include specific timeframes for 268 completion of a security project and the applicable funding 269 reimbursement dates. The agreement may also require a 270 contractual penalty of up to \$1,000 per day to be imposed for 271 failure to meet project completion dates if state funding is 272 available. Any such penalty shall be deposited into the State 273 Transportation Trust Fund and used for seaport security 274 operations and capital improvements. 275 Section 5. Subsection (1) of section 311.123, Florida 276 Statutes, is amended to read: 277 311.123 Maritime domain security awareness training 278 program.-279 (1) The Florida Seaport Transportation and Economic 280 Development Council, in conjunction with the Department of Law 281 Enforcement and the Office of Drug Control within the Executive 282 Office of the Governor, shall create a maritime domain security 283 awareness training program to instruct all personnel employed 284 within a seaport's boundaries about the security procedures 285 required of them for implementation of the seaport security plan 286 required under s. 311.12(3). 287 Section 6. Subsection (2) of section 397.331, Florida 288 Statutes, is amended to read: 289 397.331 Definitions; legislative intent.-290 (2) It is the intent of the Legislature to establish and

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291 institutionalize a rational process for long-range planning, 292 information gathering, strategic decisionmaking, and funding for 293 the purpose of limiting substance abuse. The Legislature finds 294 that the creation of a state Office of Drug Control and a 295 Statewide Drug Policy Advisory Council affords the best means of 296 establishing and institutionalizing such a process. 297 Section 7. Section 397.332, Florida Statutes, is repealed. Section 8. Paragraphs (a), (b), and (c) of subsection (1) 298 of section 397.333, Florida Statutes, are amended to read: 299 397.333 Statewide Drug Policy Advisory Council.-300 301 (1) (a) The Statewide Drug Policy Advisory Council shall be 302 located in the Department of Health is created within the Executive Office of the Governor. The Surgeon General or his or 303 304 her designee director of the Office of Drug Control shall be a 305 nonvoting, ex officio member of the advisory council and shall 306 act as chairperson. The director of the Office of Planning and 307 Budgeting or his or her designee shall be a nonvoting, ex 308 officio member of the advisory council. The Department of Health 309 or it successor agency Office of Drug Control and the Office of 310 Planning and Budgeting shall provide staff support for the 311 advisory council. 312 (b) The following state officials shall be appointed to serve on the advisory council: 313 1. The Attorney General, or his or her designee. 314 315 2. The executive director of the Department of Law 316 Enforcement, or his or her designee. 317 3. The Secretary of Children and Family Services, or his or 318 her designee. 4. The director of the Office of Planning and Budgeting in 319

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320 the Executive Office of the Governor State Surgeon General, or 321 his or her designee. 5. The Secretary of Corrections, or his or her designee. 322 323 6. The Secretary of Juvenile Justice, or his or her 324 designee. 325 7. The Commissioner of Education, or his or her designee. 326 8. The executive director of the Department of Highway 327 Safety and Motor Vehicles, or his or her designee. 328 9. The Adjutant General of the state as the Chief of the 329 Department of Military Affairs, or his or her designee. 330 (c) In addition, the Governor shall appoint 7 11 members of 331 the public to serve on the advisory council. Of the 7 $\frac{11}{11}$ appointed members, one member must have professional or 332 333 occupational expertise in drug enforcement, one member must have 334 professional or occupational expertise in substance abuse 335 prevention, one member must have professional or occupational 336 expertise in substance abuse treatment, and two members must 337 have professional or occupational expertise in faith-based 338 substance abuse treatment services. The remainder of the members 339 appointed should have professional or occupational expertise in, 340 or be generally knowledgeable about, issues that relate to drug 341 enforcement and substance abuse programs and services. The 342 members appointed by the Governor must, to the extent possible, 343 equitably represent all geographic areas of the state. 344 Section 9. Subsections (2) and (5) and paragraph (a) of

345 subsection (6) of section 943.031, Florida Statutes, are amended 346 to read:

347 943.031 Florida Violent Crime and Drug Control Council.348 (2) MEMBERSHIP.-The council shall consist of 14 members, as

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349	follows:
350	(a) The Attorney General or a designate.
351	(b) A designate of the executive director of the Department
352	of Law Enforcement.
353	(c) The secretary of the Department of Corrections or a
354	designate.
355	(d) The Secretary of Juvenile Justice or a designate.
356	(e) The Commissioner of Education or a designate.
357	(f) The president of the Florida Network of Victim/Witness
358	Services, Inc., or a designate.
359	(g) The policy coordinator in the Public Safety Unit of the
360	Governor's Office of Planning and Budgeting director of the
361	Office of Drug Control within the Executive Office of the
362	Governor, or a designate.
363	(h) The Chief Financial Officer, or a designate.
364	(i) Six members appointed by the Governor, consisting of
365	two sheriffs, two chiefs of police, one medical examiner, and
366	one state attorney or their designates.
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368	The Governor, when making appointments under this subsection,
369	must take into consideration representation by geography,
370	population, ethnicity, and other relevant factors to ensure that
371	the membership of the council is representative of the state at
372	large. Designates appearing on behalf of a council member who is
373	unable to attend a meeting of the council are empowered to vote
374	on issues before the council to the same extent the designating
375	council member is so empowered.
376	(5) DUTIES OF COUNCIL.—The council shall provide advice and
377	make recommendations, as necessary, to the executive director of

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378 the department.

(a) The council may advise the executive director on the feasibility of undertaking initiatives which include, but are not limited to, the following:

382 1. Establishing a program that which provides grants to 383 criminal justice agencies that develop and implement effective 384 violent crime prevention and investigative programs and which 385 provides grants to law enforcement agencies for the purpose of 386 drug control, criminal gang, and illicit money laundering 387 investigative efforts or task force efforts that are determined 388 by the council to significantly contribute to achieving the 389 state's goal of reducing drug-related crime as articulated by the Office of Drug Control, that represent significant criminal 390 391 gang investigative efforts, that represent a significant illicit money laundering investigative effort, or that otherwise 392 393 significantly support statewide strategies developed by the Statewide Drug Policy Advisory Council established under s. 394 395 397.333, subject to the limitations provided in this section. 396 The grant program may include an innovations grant program to 397 provide startup funding for new initiatives by local and state 398 law enforcement agencies to combat violent crime or to implement 399 drug control, criminal gang, or illicit money laundering 400 investigative efforts or task force efforts by law enforcement agencies, including, but not limited to, initiatives such as: 401

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a. Providing enhanced community-oriented policing.

b. Providing additional undercover officers and other
investigative officers to assist with violent crime
investigations in emergency situations.

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c. Providing funding for multiagency or statewide drug

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407 control, criminal gang, or illicit money laundering 408 investigative efforts or task force efforts that cannot be 409 reasonably funded completely by alternative sources and that significantly contribute to achieving the state's goal of 410 411 reducing drug-related crime as articulated by the Office of Drug 412 Control, that represent significant criminal gang investigative 413 efforts, that represent a significant illicit money laundering investigative effort, or that otherwise significantly support 414 415 statewide strategies developed by the Statewide Drug Policy Advisory Council established under s. 397.333. 416

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2. Expanding the use of automated fingerprint 418 identification systems at the state and local level.

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3. Identifying methods to prevent violent crime.

420 4. Identifying methods to enhance multiagency or statewide 421 drug control, criminal gang, or illicit money laundering 422 investigative efforts or task force efforts that significantly 423 contribute to achieving the state's goal of reducing drug-424 related crime as articulated by the Office of Drug Control, that 425 represent significant criminal gang investigative efforts, that 426 represent a significant illicit money laundering investigative 427 effort, or that otherwise significantly support statewide 428 strategies developed by the Statewide Drug Policy Advisory 429 Council established under s. 397.333.

430 5. Enhancing criminal justice training programs that which 431 address violent crime, drug control, illicit money laundering 432 investigative techniques, or efforts to control and eliminate 433 criminal gangs.

434 6. Developing and promoting crime prevention services and educational programs that serve the public, including, but not 435

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436 limited to:

a. Enhanced victim and witness counseling services that
also provide crisis intervention, information referral,
transportation, and emergency financial assistance.

440 b. A well-publicized rewards program for the apprehension 441 and conviction of criminals who perpetrate violent crimes.

442 7. Enhancing information sharing and assistance in the 443 criminal justice community by expanding the use of community 444 partnerships and community policing programs. Such expansion may 445 include the use of civilian employees or volunteers to relieve 446 law enforcement officers of clerical work in order to enable the 447 officers to concentrate on street visibility within the 448 community.

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(b) The full council shall:

450 1. Receive periodic reports from regional violent crime 451 investigation and statewide drug control strategy implementation 452 coordinating teams which relate to violent crime trends or the 453 investigative needs or successes in the regions, including 454 discussions regarding the activity of significant criminal gangs 455 in the region, factors, and trends relevant to the 456 implementation of the statewide drug strategy, and the results 457 of drug control and illicit money laundering investigative 458 efforts funded in part by the council.

459 2. Maintain and use criteria for the disbursement of funds 460 from the Violent Crime Investigative Emergency and Drug Control 461 Strategy Implementation Account or any other account from which 462 the council may disburse proactive investigative funds as may be 463 established within the Department of Law Enforcement Operating 464 Trust Fund or other appropriations provided to the Department of

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465 Law Enforcement by the Legislature in the General Appropriations 466 Act. The criteria shall allow for the advancement of funds to reimburse agencies regarding violent crime investigations as 467 468 approved by the full council and the advancement of funds to 469 implement proactive drug control strategies or significant 470 criminal gang investigative efforts as authorized by the Drug 471 Control Strategy and Criminal Gang Committee or the Victim and 472 Witness Protection Review Committee. Regarding violent crime investigation reimbursement, an expedited approval procedure 473 474 shall be established for rapid disbursement of funds in violent 475 crime emergency situations.

(c) As used in this section, "significant criminal gang investigative efforts" eligible for proactive funding must involve at a minimum an effort against a known criminal gang that:

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1. Involves multiple law enforcement agencies.

481 2. Reflects a dedicated significant investigative effort on 482 the part of each participating agency in personnel, time devoted 483 to the investigation, and agency resources dedicated to the 484 effort.

3. Reflects a dedicated commitment by a prosecuting
authority to ensure that cases developed by the investigation
will be timely and effectively prosecuted.

488 4. Demonstrates a strategy and commitment to dismantling
489 the criminal gang via seizures of assets, significant money
490 laundering and organized crime investigations and prosecutions,
491 or similar efforts.

493 The council may require satisfaction of additional elements, to

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494	include reporting criminal investigative and criminal
495	intelligence information related to criminal gang activity and
496	members in a manner required by the department, as a
497	prerequisite for receiving proactive criminal gang funding.
498	(6) DRUG CONTROL STRATEGY AND CRIMINAL GANG COMMITTEE
499	(a) The Drug Control Strategy and Criminal Gang Committee
500	is created within the Florida Violent Crime and Drug Control
501	Council, consisting of the following council members:
502	1. The Attorney General or a designate.
503	2. The designate of the executive director of the
504	Department of Law Enforcement.
505	3. The secretary of the Department of Corrections or a
506	designate.
507	4. The director of the Office of Planning and Budgeting in
508	the Executive Office of the Governor Drug Control within the
509	Executive Office of the Governor or a designate.
510	5. The state attorney, the two sheriffs, and the two chiefs
511	of police, or their designates.
512	Section 10. Subsection (1) of section 943.042, Florida
513	Statutes, is amended to read:
514	943.042 Violent Crime Investigative Emergency and Drug
515	Control Strategy Implementation Account
516	(1) There is created a Violent Crime Investigative
517	Emergency and Drug Control Strategy Implementation Account
518	within the Department of Law Enforcement Operating Trust Fund.
519	The account shall be used to provide emergency supplemental
520	funds to:
521	(a) State and local law enforcement agencies <u>that</u> which are
522	involved in complex and lengthy violent crime investigations, or

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523 matching funding to multiagency or statewide drug control or 524 illicit money laundering investigative efforts or task force 525 efforts that significantly contribute to achieving the state's 526 goal of reducing drug-related crime as articulated by the Office 527 of Drug Control, that represent a significant illicit money 528 laundering investigative effort, or that otherwise significantly 529 support statewide strategies developed by the Statewide Drug 530 Policy Advisory Council established under s. 397.333; 531 (b) State and local law enforcement agencies that which are 532 involved in violent crime investigations which constitute a 533 significant emergency within the state; or 534 (c) Counties that which demonstrate a significant hardship 535 or an inability to cover extraordinary expenses associated with a violent crime trial. 536 537 Section 11. Subsection (7) of section 1006.07, Florida 538 Statutes, is repealed. 539 Section 12. In accordance with s. 11.242, Florida Statutes, 540 the Division of Statutory Revision of the Office of Legislative 541 Services is requested to prepare a reviser's bill for 542 consideration by the 2012 Regular Session of the Legislature to 543 conform the Florida Statutes to the changes made by this act. 544 Section 13. This act shall take effect July 1, 2011.

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